

## 6.2 Income tax benchmark

### PERSONAL INCOME

#### Tax expenditures for general public services

##### A1 Deduction for expenses incurred by election candidates

General public services - Legislative and executive affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
2	2	2	2	2	2	3	3	
<i>Tax expenditure type:</i>	Deduction					<i>2006 TES code:</i>		A2
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 25-60 <i>Income Tax Assessment Act 1997</i> Section 74A <i>Income Tax Assessment Act 1936</i> (local government provisions)							

Certain expenses incurred by candidates contesting federal, state and territory government elections are deductible. Expenses of up to \$1,000 per election incurred by candidates contesting local government elections are also deductible. Candidates are eligible for the deduction irrespective of whether they successfully contest the election.

##### A2 Exemption of official salaries and certain other income of the Governor-General and Governor of any State

General public services - Legislative and executive affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
..	..	..	..	..	..	..	..	
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		A1
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>	No longer available for appointments after 28 June 2001							
<i>Legislative reference:</i>	Section 51-15 <i>Income Tax Assessment Act 1997</i>							

The ordinary and statutory income of the Governor-General and State Governors derived from a source outside Australia, along with their official salaries, were exempt from income tax. This exemption is not available for appointments made after 28 June 2001.

**A3 Exemption of income earned by Australians from working on approved overseas projects**

General public services - Foreign affairs and economic aid (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
430	420	450	490	500	520	540	570	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A5
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 23AF <i>Income Tax Assessment Act 1936</i>						

Note: estimates include tax expenditures A3 and A4

Income earned by Australians from working on certain overseas approved projects for a continuous period of 91 days or more may be exempt from income tax. To be approved, projects must be considered to be in the national interest by the Minister for Trade (or the Minister's delegate).

**A4 Exemption of income earned by Australians working in a foreign country**

General public services - Foreign affairs and economic aid (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
Included in A3								
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A6
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 23AG <i>Income Tax Assessment Act 1936</i>						

Foreign earnings derived while engaged in foreign service for a continuous period of 91 days or more may be exempt from income tax. This exemption does not apply where the foreign earnings are exempt from income tax in the foreign country for certain reasons.

**A5 Exemption of income of certain visitors to Australia**

General public services - Foreign affairs and economic aid (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
1	1	1	1	1	1	1	1	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A4
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 842-105 <i>Income Tax Assessment Act 1997</i>						

The earnings of certain non-residents and visitors to Australia are exempt from income tax.

## Tax Expenditures Statement

This exemption generally includes income earned by non-residents:

- for provision of expert advice to the Australian Government or State Governments;
- in an official capacity by visiting foreign government representatives;
- for conducting research or attending conferences on behalf of educational scientific or philanthropic societies;
- for overseas press coverage of events relating to the visit of a non-resident referred to in one of the preceding points; or
- for provision of advice to the Australian Government regarding Australia's defence (subject to approval by the Treasurer).

### A6 Exemption of official salary and emoluments of officials of prescribed international organisations

General public services - Foreign affairs and economic aid (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	A3	
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	<i>International Organisations (Privileges and Immunities) Act 1963</i>						

The official salary and emoluments of officials of prescribed international organisations may be exempt from income tax as part of the privileges and immunities required under the terms of certain international agreements. Prescribed international organisations include the United Nations organisations, the OECD, the International Court of Justice and the International Atomic Energy Agency.

### A7 Exemption from income tax and Medicare levy of residents of Norfolk Island

General public services - General services (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
8	8	8	7	7	7	7	8
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	A7	
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 23F and 24G and sections 251T and 251U <i>Income Tax Assessment Act 1936</i>						

Income earned by residents of Norfolk Island is exempt from income tax and the Medicare levy.

## Tax expenditures for defence

### A8 Exemption from the Medicare levy for Australian Defence Force members and their relatives and associates

Defence (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
40	40	45	50	50	55	55	60	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A16
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 251T and 251U <i>Income Tax Assessment Act 1936</i>						

Income earned by Australian Defence Forces personnel (or people who are entitled to free medical treatment because they are relatives of, or individuals otherwise associated with, Australian Defence Force personnel) is generally exempt from the Medicare levy.

### A9 Exemption of certain allowances and bounties and the value of certain rations and quarters to Australian Defence Force personnel

Defence (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
18	13	8	7	18	18	17	16	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A9
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 51-5 <i>Income Tax Assessment Act 1997</i> Regulation 51-5.01 <i>Income Tax Assessment Regulations 1997</i>						

Certain allowances and bounties payable to Australian Defence Force personnel are exempt from income tax. These include the following allowances – separation, living out, living away from home, child education, scholarship, retention of lodging, disturbance, transfer and deployment allowances – and re-engagement bounties.

In the case of living away from home allowances and living allowances paid to Australian Defence Force personnel, the benchmark treatment is compensation for the actual additional cost faced by employees in living away from their homes. Accordingly, this tax expenditure relates solely to that part of the allowance that is in excess of this compensation.

The market value of rations and quarters supplied without charge to Australian Defence Force personnel is exempt from income tax.

*Tax Expenditures Statement*

**A10 Exemption of compensation for loss of deployment allowance paid to Australian Defence Force members**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A12
<i>Commencement date:</i>		1996					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 51-5 and 51-32 <i>Income Tax Assessment Act 1997</i>					

Australian Defence Force personnel may receive compensation for the loss of deployment allowance where the deployment allowance ceases to be paid upon repatriation to Australia due to injuries sustained in a warlike situation. Such compensation payments are exempt from income tax.

**A11 Exemption of compensation for loss of pay and allowances paid to Australian Defence Force Reserve personnel**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A11
<i>Commencement date:</i>		1996					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 51-5 and 51-33 <i>Income Tax Assessment Act 1997</i>					

Australian Defence Force Reserve personnel who are forced to resign due to injuries sustained whilst employed by the Reserves may receive compensation for the loss of pay and allowances. Such compensation payments are exempt from income tax.

**A12 Exemption of pay and allowances earned by members of the Australian Defence Force in operational areas**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
17	23	29	49	50	50	50	50
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A13
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 23AC and 23AD <i>Income Tax Assessment Act 1936</i>					

Pay and allowances made to Australian Defence Force personnel during a period of service in an operational area are exempt from income tax.

**A13 Exemption of pay and allowances earned in Australia by foreign forces**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A10
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 842-105 <i>Income Tax Assessment Act 1997</i>					

Pay and allowances earned in Australia by foreign forces are exempt from income tax. This does not apply if the Australian Government makes the payment.

**A14 Exemption of pay and allowances for part-time Australian Defence Force Reserve personnel**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
25	35	35	40	35	35	35	35
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A8
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 51-5 <i>Income Tax Assessment Act 1997</i>					

The pay and allowances of part-time Australian Defence Force Reserve personnel are exempt from income tax.

**A15 Exemption of some payments to Australian Federal Police and civilian personnel in service with an armed force of the United Nations**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A14
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 23AB <i>Income Tax Assessment Act 1936</i>					

Australian Federal Police and civilian personnel contributed by Australia to an armed force of the United Nations may receive compensation in respect of death, impairment or incapacity resulting from their service. Such compensation payments are exempt from income tax. The estate of a deceased civilian who has performed United Nations service may also receive relief from unpaid tax in respect of pay and allowances. In addition, a partial income tax exemption applies to living allowances paid to civilians who died during periods of United Nations service.

*Tax Expenditures Statement*

**A16 Tax offsets for Australian Defence Force personnel serving overseas and for Australian Federal Police and civilians serving with United Nations forces**

Defence (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
Included in A48								
<i>Tax expenditure type:</i>	Offset					<i>2006 TES code:</i>		A15
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 79B <i>Income Tax Assessment Act 1936</i> and Section 23AB(7) <i>Income Tax Assessment Act 1936</i>							

Australian Defence Force personnel who serve overseas and civilian personnel contributed by Australia to an armed force of the United Nations may be eligible for a tax offset. Personnel or civilians qualify for the full offset amount if their total period of overseas service is more than half the income year or if they die while on service. Personnel or civilians who serve for less than half the income year receive a proportion of the full amount. The offset is made up of a base amount with additional entitlements for individuals who maintain dependants.

**Tax expenditures for education**

**A17 Denial of deductibility for certain self-education expenses**

Education (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>	Denial of deduction					<i>2006 TES code:</i>		A19
<i>Commencement date:</i>	1989					<i>* Category</i>		3-
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 26-20 <i>Income Tax Assessment Act 1997</i>							

Course fees and interest repayments for a Higher Education Contribution Scheme Higher Education Loan Programme (HECS-HELP) place funded by the individual are not tax deductible, even for the proportion that relates to income earning activities.

Self-education expenses would otherwise be deductible to the extent that the self-education is to maintain or improve skills or knowledge which the taxpayer uses in income earning activities.

**A18 Exemption of income from certain educational scholarships, payments to apprentices or similar forms of assistance**

Education (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
9	10	12	15	17	17	16	16	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A17
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 842-105 and 51-10 <i>Income Tax Assessment Act 1997</i>						

Income derived by way of scholarships, bursaries or other educational allowances to a student receiving full-time education at a school, college or university may be exempt from income tax. Income derived as part of an Australian Government scheme to assist secondary education or the education of isolated children is exempt from income tax, excluding federal education or training payments or education entry payments provided under the *Social Security Act 1991*.

Income derived by way of scholarships, allowances, bursaries or other education allowances provided by the Australian Government to an overseas student may also be exempt from income tax.

Grants from the Australian American Educational Foundation (that is, Fulbright Scholarships) are exempt if they are from funds made available to the Foundation under the agreement establishing it.

Commonwealth Trade Learning Scholarships are also exempt. These are payments of \$500 which are made to eligible new apprentices on successful completion of the first and second years of a new apprenticeship in a skill shortage trade, from 1 July 2005.



*Tax Expenditures Statement*

**A19 Threshold for the deductibility of self-education expenses**

Education (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-10	-9	-10	-9	-9	-9	-9	-9	
<i>Tax expenditure type:</i>		Denial of deduction				<i>2006 TES code:</i>		A18
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 82A <i>Income Tax Assessment Act 1936</i>						

Self-education expenses are deductible if the purpose of the self-education is to maintain or improve skills or knowledge which the taxpayer uses in income earning activities. In certain circumstances taxpayers may have to reduce their allowable self-education expenses by \$250, which may reduce the deduction that they can claim for self-education expenses. Self-education expenses that are non-deductible, such as child care costs and non-deductible travel expenses which relate to self-education, can be offset against the \$250 threshold.

**Tax expenditures for health**

**A20 Deduction for payment of United Medical Protection Limited support payments**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	..	..	1	..	-	-	-	
<i>Tax expenditure type:</i>		Deduction				<i>2006 TES code:</i>		A25
<i>Commencement date:</i>		2003						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 25-105 <i>Income Tax Assessment Act 1997</i>						

From 2003-04, a specific tax deduction is available for all medical practitioners (including retirees) who are required to pay United Medical Protection Limited (UMP) support payments, equal to the full amount of the payment. UMP support payments are required of medical practitioners to fund the Australian Government's assumption of certain medical indemnity liabilities from medical defence organisations.

**A21 Exemption from the Medicare levy for residents with a taxable income below a threshold**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
530	560	580	650	670	690	700	710	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A20
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 7 Medicare Levy Act 1986						

The Medicare levy generally applies at a flat rate to a taxpayer's whole taxable income. Residents whose taxable income falls below a threshold are exempt from the Medicare levy, with the levy phased in once the taxpayer's income exceeds the threshold.

**A22 Exemption of 30 per cent private health insurance refund, including expense equivalent**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
740	810	900	980	1000	1040	1110	1180	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A23
<i>Commencement date:</i>		1998						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 52-125 Income Tax Assessment Act 1997						

Taxpayers can receive a 30 per cent refund on the costs of private health insurance either as a refundable tax offset, direct payment or through reduced premiums. These payments are exempt from income tax.

From 1 April 2005, the refund has been increased from 30 per cent to 35 per cent for individuals aged between 65 and 69 years, and to 40 per cent for individuals aged 70 years and over.

*Tax Expenditures Statement*

**A23 Medical expenses tax offset**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
220	250	300	355	385	425	460	510	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		A21
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 159P <i>Income Tax Assessment Act 1936</i>						

A tax offset is available to a taxpayer whose net medical expenses in the income year exceed a certain threshold. Qualifying medical expenses may relate both to resident taxpayers and any resident dependants but are net of available reimbursements, such as Medicare and private health insurance refunds. The value of the offset is currently 20 per cent of the excess of net medical expenses above a threshold of \$1,500.

**A24 Medicare levy exemption for non-residents, repatriation beneficiaries, blind pensioners and foreign government representatives**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
65	60	70	80	85	95	100	110	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A22
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 251T and 251U <i>Income Tax Assessment Act 1936</i>						

The income of non-residents, repatriation beneficiaries, blind pensioners and foreign government representatives is exempt from the Medicare levy.

**A25 Medicare levy surcharge lump sum payment in arrears offset**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	-	-	..	..	..	..	..	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		A26
<i>Commencement date:</i>		1 July 2005						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 61 L <i>Income Tax Assessment Act 1997</i>						

From 2005-06, concessional Medicare levy surcharge treatment has been provided to eligible taxpayers who receive certain lump sum payments in arrears. This measure allows taxpayers who have a Medicare levy surcharge liability, or an increased liability, as a result of certain lump sum payments in arrears to receive concessional treatment in respect of their surcharge liability.

**A26 Medicare levy surcharge on income earners who do not hold private health insurance**

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-150	-190	-260	-330	-410	-490	-570	-640
<i>Tax expenditure type:</i>	Increased rate				<i>2006 TES code:</i>		A24
<i>Commencement date:</i>	1997						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 8B to 8D Medicare Levy Act 1986 A New Tax System (Medicare Levy Surcharge - Fringe Benefits) Act 1999						

Individuals and couples who do not have private health insurance and whose income exceeds a threshold are subject to an increased Medicare levy. The Medicare levy surcharge of 1 per cent is payable by single individuals with total taxable income for surcharge purposes in excess of \$50,000 and couples and families with combined taxable income for surcharge purposes in excess of \$100,000. The surcharge has applied since 1 July 1997 and is a negative tax expenditure.

**Tax expenditures for social security and welfare****A27 Child care tax rebate**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	115	120	130
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2007						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 52-150 Income Tax Assessment Act 1997						

From 1 July 2007 families will receive the Child Care Tax Rebate soon after the financial year in which they incur child care costs, as a direct payment. Families will still receive a rebate for out-of-pocket costs incurred in 2005-06 under the previous arrangements. Families with out-of-pocket costs for both 2005-06 and 2006-07 will receive two rebates in 2007-08 - one through the tax system and one as a direct payment. The new direct payment will be exempt from tax. See also the related tax expenditure, tax offset for child care.

*Tax Expenditures Statement*

**A28 Exemption of the Baby Bonus**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
5	125	135	185	190	220	220	220
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		A27
<i>Commencement date:</i>	1 July 2004						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 52-150 <i>Income Tax Assessment Act 1997</i>						

The Baby Bonus (previously known as the Maternity Payment) is exempt from income tax. The Baby Bonus is available in respect of children born or adopted from 1 July 2004. See also the related tax expenditure exemption of the first child tax offset (Baby Bonus).

The Maternity Immunisation Allowance is also exempt from income tax.

**Tax concessions for certain taxpayers**

**A29 Deduction for tax agent fees for Family Tax Benefit claims lodged through Centrelink**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	..	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		A34
<i>Commencement date:</i>	2003						
<i>Expiry date:</i>	2004						
<i>Legislative reference:</i>	Section 25-7 <i>Income Tax Assessment Act 1997</i>						

A tax deduction was available for tax agent fees for Family Tax Benefit claims relating to the 2001-02 income year lodged through Centrelink between 1 July 2003 and 30 June 2004.

Claims made in 2003-04 relating to the 2001-02 income year could only be lodged through Centrelink, not the Australian Taxation Office.

**A30 Release from particular tax liabilities in cases of serious hardship**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
14	9	12	21	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		A33
<i>Commencement date:</i>	Introduced before 1922				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 340 in Schedule 1 to the <i>Tax Administration Act 1953</i>						

An individual taxpayer can be released from a tax liability where payment of the liability would cause serious hardship. This release from tax liability acts like a tax exemption.

**A31 Senior Australians' Tax Offset**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
1510	1630	1570	1160	1010	900	920	830
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		A30
<i>Commencement date:</i>	1996						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 160AAAA and 160AAAB <i>Income Tax Assessment Act 1936</i>						

The Senior Australians' Tax Offset (SATO) may be available to taxpayers who are eligible to receive the age pension or a veterans' benefit, pension or allowance. This includes individuals who qualify for but do not receive a benefit (for example, because they do not meet the means testing criteria).

**A32 Tax offset for child care**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	290	345	15	-	-
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		A36
<i>Commencement date:</i>	2004						
<i>Expiry date:</i>	2007						
<i>Legislative reference:</i>	Subdivision 61-IA <i>Income Tax Assessment Act 1997</i>						

Taxpayers who receive Child Care Benefit (CCB) for approved child care and meet the CCB work/training/study test (or are otherwise eligible for up to 50 hours of CCB) have been eligible for a 30 per cent rebate for out of pocket expenses, up to a maximum of \$4,000 per child per year until the 2005-06 income year. Taxpayers could claim the rebate in the tax year after child care expenses had been incurred. This program is now covered by the related tax expenditure child care tax rebate.

*Tax Expenditures Statement*

**A33 Tax offset for recipients of certain social security benefits, pensions or allowances**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
1140	1220	1100	1150	1200	1260	1330	1400
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		A29
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 160AAA <i>Income Tax Assessment Act 1936</i>						

Taxpayers who receive certain social security benefits, pensions or allowances may be eligible for a tax offset (the beneficiary or the pensioner tax offsets). Qualifying government payments include:

- various income support payments (for example, Newstart or Sickness Allowance);
- various pensions (for example, age pension - where not eligible for the Senior Australians' Tax Offset - and carer payment);
- Australian Government education and training payments (for example, Youth Allowance); and
- various other payments (for example, payments to Community Development Employment Project (CDEP) participants, equine influenza wage supplement payments and exceptional circumstances relief payments).

**A34 Tax offsets for dependent spouse, child-housekeeper and housekeeper who cares for a prescribed dependant**

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
380	390	420	430	450	560	570	580	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		A31
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 159J and 159L <i>Income Tax Assessment Act 1936</i>						

A taxpayer may be entitled to claim one of the following tax offsets:

- a tax offset for the maintenance of a dependent spouse where there are no dependent children;
- a tax offset for the maintenance of a child-housekeeper, where a dependent spouse is not maintained and neither the taxpayer nor the taxpayer's spouse is eligible for Family Tax Benefit Part B; or
- a tax offset for the maintenance of a housekeeper caring for one or more dependants, where a dependent spouse is not maintained and neither the taxpayer nor the taxpayer's spouse is eligible for Family Tax Benefit Part B.

**A35 Tax offsets for taxpayers supporting a parent, parent-in-law, or invalid relative**

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
15	15	20	35	45	50	50	55	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		A28
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 159J <i>Income Tax Assessment Act 1936</i>						

A taxpayer who contributes to the maintenance of one or more dependants may be entitled to a tax offset. Dependants must be Australian residents and be either an invalid relative or a parent (or parent-in-law).



*Tax Expenditures Statement*

**A36 Mature Age Worker Tax Offset**

Other economic affairs - Total labour and employment affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	-	440	510	480	490	450	440	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		A35
<i>Commencement date:</i>		2004						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 61-K <i>Income Tax Assessment Act 1997</i>						

Workers aged 55 years and over may be entitled to a tax offset, based on the amount of their net income from working. The offset applies from the 2004-05 income year. A maximum offset amount of \$500 is payable on assessment.

**A37 Asian Development Bank – income tax exemption for Australian staff**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	-	..	..	..	..	..	..	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A37
<i>Commencement date:</i>		17 September 2005						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Regulation 7 of the <i>Asian Development Bank (Privileges and Immunities) Regulations 1967</i>						

The income of Australian resident officers of the Asian Development Bank (ADB) is exempt from tax. This exemption is part of the broader arrangement with the ADB that facilitates the day-to-day running of the Australian office which services the needs of the Pacific Island countries.

**A38 International taxation – foreign income exemption for temporary residents**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	-	-	-	35	35	40	40	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A38
<i>Commencement date:</i>		1 July 2006						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 768-R <i>Income Tax Assessment Act 1997</i>						

The majority of foreign source income of temporary residents is exempt from income tax and capital gains on only some Australian assets are taxed. Gains or losses made on employee shares or rights are disregarded unless they relate to employment in Australia. Interest paid to foreign lenders by temporary residents is exempt from withholding tax.

## Tax exemptions for certain government income support payments

### A39 Exemption of certain income support benefits, pensions or allowances

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
980	990	940	970	1000	1040	1080	1120	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A39
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 52-A <i>Income Tax Assessment Act 1997</i>						

Certain social security pensions, benefits and allowances and certain repatriation pensions paid under the *Social Security Act 1991* and the *National Health Act 1953* are exempt from income tax.

Certain amounts of Commonwealth education or training payments and certain parts of payments under the Abstudy scheme are exempt from income tax.

### A40 Exemption of certain pensions, annuities or allowances paid for persecution

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
Included in A41								
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A46
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 768-105 <i>Income Tax Assessment Act 1997</i>						

From 2001-02, certain foreign source World War II payments are exempt from income tax. This applies where the payment is in connection with:

- any wrong or injury;
- loss of, or damage to, property; or
- any other detriment;

suffered as a result of:

- persecution by an enemy of the Commonwealth, or enemy associated regime, during World War II;
- flight from such persecution; or
- participation in a resistance movement against such forces.

### *Tax Expenditures Statement*

Prior to 2001-02, certain pensions, annuities and allowances paid by the Federal Republic of Germany and the Kingdom of the Netherlands, as compensation for persecution or disability arising during World War II, were exempt from income tax.

#### **A41 Exemption of certain war-related payments and pensions**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
300	320	280	240	240	190	190	190
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i> A45		
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivisions 52-B and 52-C <i>Income Tax Assessment Act 1997</i>						

Note: estimates include tax expenditures A41 and A40

Repatriation pensions, or pensions, allowances and payments of a similar nature, and certain war-related payments and pensions are exempt from income tax.

#### **A42 Exemption of Child Care Benefit**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
345	365	385	400	380	410	420	440
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i> A42		
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 52-150 <i>Income Tax Assessment Act 1997</i>						

Child Care Benefit paid by the Australian Government is exempt from income tax.

Child Care Benefit can be paid directly to child care service providers to reduce the fees charged. Alternatively, the payment can be made directly to parents as a lump sum at the end of the income year.

On 1 July 2007, Child Care Benefit increased by 10 per cent in addition to normal Consumer Price Index indexation.

**A43 Exemption of Family Tax Benefit, Parts A and B, including expense equivalent**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
2590	2390	2560	2510	2480	2320	2390	2450
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A40
<i>Commencement date:</i>		2000					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 52-150 <i>Income Tax Assessment Act 1997</i>					

Taxpayers can receive the Family Tax Benefit either as a direct payment or as a refundable tax offset. Payments are exempt from income tax regardless of delivery method.

**A44 Exemption of rent subsidy payments under the Commonwealth/State mortgage and rent relief schemes**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
13	13	12	11	11	11	12	12
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A41
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 51-30 <i>Income Tax Assessment Act 1997</i>					

Rent subsidy payments received by renters and paid under the Mortgage and Rent Relief Scheme by an Australian Government agency are exempt from income tax.

**A45 Exemption of the first child tax offset (Baby Bonus)**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
21	31	32	26	19	10	3	1
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A44
<i>Commencement date:</i>		2002					
<i>Expiry date:</i>		Children born (or legal responsibility gained) on or before 30 June 2004					
<i>Legislative reference:</i>		Subdivision 61-1 <i>Income Tax Assessment Act 1997</i>					

First child tax offset (Baby Bonus) payments are exempt from income tax. The first child tax offset is available to parents who gained legal responsibility for a child between 1 July 2001 and 30 June 2004. See also the related tax expenditure exemption of the Baby Bonus.

*Tax Expenditures Statement*

**A46 Exemption of Utilities Allowance and Seniors' Concession Allowance**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	15	30	40	15	15	16
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		A43
<i>Commencement date:</i>	2004						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 52-10 and 52-65 <i>Income Tax Assessment Act 1997</i>						

Utilities Allowances and Seniors' Concession Allowances payable to senior Australians are exempt from income tax.

**Tax expenditures for housing and community amenities**

**A47 Exemption of payments made under the First Home Owners Grant Scheme**

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
295	250	245	315	320	320	330	335
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		A49
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	<i>A New Tax System (Commonwealth State Financial Arrangements) Act 1999 Appendix D, Intergovernmental Agreement on Commonwealth State Financial Relations, Appropriation Act (No. 2) 2001-02 (for the additional grant) and relevant state legislation</i>						

Payments made under the First Home Owners Grant Scheme are exempt from tax. Eligible applicants purchasing or building their first home from 1 July 2000 are entitled to \$7,000 assistance to compensate for the impact of the GST and tax reform on the price of houses. The Australian Government announced an additional \$7,000 grant where a first homeowner built their first home or purchased a new, but previously unoccupied home, between 9 March 2001 and 31 December 2001. From 1 January 2002 until 30 June 2002 inclusive, the additional grant was reduced to \$3,000.

**A48 Zone tax offsets**

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
185	190	195	200	200	195	190	185
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		A48
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 79A <i>Income Tax Assessment Act 1936</i>						

Note: estimates include tax expenditures A48 and A16

Taxpayers who live in prescribed remote areas of Australia are eligible for a tax offset.

## Tax expenditures for recreation and culture

### A49 Exemption of certain prizes

Recreation and culture (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	-	..	..	..	..
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2006							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Not yet legislated							

The Prime Minister's Prize for Australian History and Prime Minister's Prize for Science will both be exempt from income tax from 1 July 2006.

### A50 Income averaging for authors, inventors, performing artists, production associates and sportspersons

Recreation and culture (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	8	7	8	7	8	8	8	9
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i>		A50
<i>Commencement date:</i>	1987							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Division 405 <i>Income Tax Assessment Act 1997</i>							

Authors (including composers and artists), inventors, performing artists, production associates and sportspersons can be subject to significant fluctuations in their income. These taxpayers may be eligible for an income averaging scheme that provides concessional rates of tax for abnormal receipts above average income.

*Tax Expenditures Statement*

**Tax expenditures for other economic affairs**

**A51 Deductibility of union dues and subscriptions to business associations**

Other economic affairs - Total labour and employment affairs (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>	A53	
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 25-55 <i>Income Tax Assessment Act 1997</i>						

Union dues and subscriptions to trade, business or professional associations are specifically tax deductible up to a maximum amount of \$42. This deduction is available in addition to any work related expense deduction.

**A52 Deferral of tax and exemption for share discounts on qualifying employee share acquisition schemes**

Other economic affairs - Total labour and employment affairs (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption, Deferral				<i>2006 TES code:</i>	A55	
<i>Commencement date:</i>	1995				<i>* Category</i>	3+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 26AAC and Division 13A <i>Income Tax Assessment Act 1936</i>						

Discounts on shares (or rights to acquire shares) acquired under an employee share acquisition scheme are generally included in the taxpayer's assessable income in the year in which the share or right was acquired. A taxpayer may defer the inclusion of discounts on qualifying shares or rights for up to 10 years. Alternatively, the taxpayer may elect to bring the discount on qualifying shares or rights to assessment in the year of acquisition and benefit from an exemption on the first \$1,000. These concessions apply under certain conditions, in particular the share or right must be acquired after 28 March 1995. The concessions also apply to stapled securities that include an ordinary share and are listed on the Australian Stock Exchange with effect from 1 July 2006. Certain other shares or rights acquired before 28 March 1995 were eligible for an exemption on the first \$200 of the discount.

**A53 Tax deferral advantage arising from return of after-tax contributions to a pension or annuity**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		A51
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 27H <i>Income Tax Assessment Act 1936</i>						

The value of a pension or annuity may partly consist of contributions towards the income stream from the recipient's after-tax income. This part of the income stream is not taxed again when it is returned in the form of pension or annuity payments. A tax expenditure arises because the tax free part of a pension or annuity is apportioned evenly over the term of the income stream, providing a tax deferral advantage.

**A54 Denial of deductions for illegal activities**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		A56
<i>Commencement date:</i>	1 July 1999				<i>* Category</i>		1-
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 26-52, 26-53 and 26-54 of the <i>Income Tax Assessment Act 1997</i>						

Deductibility is denied for a loss or outgoing that is a bribe to a public official, including a foreign public official.

From 30 April 2005, deductions are also denied for expenditure to the extent it is incurred in the furtherance of, or directly in relation to, activities in respect of which the taxpayer has been convicted of an indictable offence. Indictable offences are those punishable by imprisonment for at least one year.



*Tax Expenditures Statement*

**A55 Distributions to charitable funds**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A57
<i>Commencement date:</i>		1 July 2005			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 50-5 and 50-60 <i>Income Tax Assessment Act 1997</i>					

Note: estimates include tax expenditures A55, A56 and A59

Charitable funds can claim income tax exemptions where they provide money, property and benefits solely to charities based in Australia, or solely to charitable deductible gift recipients, or to a combination of these.

**A56 Income tax exemption for funds that distribute to certain entities**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in A55							
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		A58
<i>Commencement date:</i>		1 July 2005					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 50-20 <i>Income Tax Assessment Act 1997</i>					

Non-charitable public ancillary funds and prescribed private funds that provide money, property and benefits solely to income tax exempt deductible gift recipients will qualify for income tax exemptions where the Commissioner of Taxation has endorsed these funds as being eligible for tax exemptions.

**A57 Increased tax rates for certain minors**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-27	-25	-22	-18	-14	-11	-8	-6
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>		A52
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Division 6AA <i>Income Tax Assessment Act 1936</i>					

Higher rates of taxation apply to the 'unearned income' of certain minors. 'Unearned income' includes dividend, interest, rent, royalties and other income from property. The special rates do not apply to minors classed as being in a full-time occupation.

**A58 Part-year tax free threshold**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-20	-35	-40	-40	-40	-40	-45	-45	
<i>Tax expenditure type:</i>		Increased rate				<i>2006 TES code:</i>		A54
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 16 to 20 <i>Income Tax Rates Act 1986</i>						

Taxpayers who become an Australian resident for the first time, or cease to be an Australian resident, receive a pro-rated tax free threshold. This corresponds to the number of months that the taxpayer is an Australian resident.

Prior to the 2006-07 income year, a student who ceased full-time education for the first time received a pro-rated tax free threshold, corresponding to the number of months that the student was not enrolled in full-time education.

**A59 Refund of franking credits for eligible funds**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
Included in A55								
<i>Tax expenditure type:</i>		Rebate				<i>2006 TES code:</i>		A59
<i>Commencement date:</i>		1 July 2005						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 207-E <i>Income Tax Assessment Act 1997</i>						

Non-charitable public ancillary funds and prescribed private funds that provide money, property and benefits solely to income tax exempt deductible gift recipients can claim a refund on franking credits where the Commissioner of Taxation has endorsed these funds as being eligible for tax exemptions.

## Concessions under the substantiation provisions for employment-related expenses

### A60 A reasonable overtime meal allowance

Other economic affairs - Total labour and employment affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction					<i>2006 TES code:</i>		A60
<i>Commencement date:</i>	1987					<i>* Category</i>		0
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 8-1 and 900-60 <i>Income Tax Assessment Act 1997</i>							

A taxpayer is able to claim a deduction for a 'reasonable' overtime meal allowance expense payable under an industrial instrument.

### A61 Alternatives to the logbook method of substantiating car expenses

Other economic affairs - Total labour and employment affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction					<i>2006 TES code:</i>		A62
<i>Commencement date:</i>	1987					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Division 28 and Subdivision 900-C <i>Income Tax Assessment Act 1997</i>							

Three alternative methods to the logbook method (which is based on actual expenditure) are available to value car expense deductions:

- the one third of actual expenses method (only available if business use exceeds 5,000 kilometres);
- the 12 per cent of original value method (only available if business use exceeds 5,000 kilometres); and
- the cents per kilometre method (only available up to a maximum of 5,000 business kilometres).

**A62 Certain travel expenses in and outside Australia**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		A61
<i>Commencement date:</i>	1987				<i>* Category</i>		0
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 8-1, 900-50 and 900-55 <i>Income Tax Assessment Act 1997</i>						

A taxpayer is able to claim a deduction in relation to a travel allowance for reasonable expenses on accommodation, meals and incidental costs of travel in Australia, and meals and incidental costs of travel outside Australia.

**Miscellaneous tax expenditures****A63 Tax offset on certain payments of income received in arrears**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
5	4	4	3	3	3	3	3
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		A63
<i>Commencement date:</i>	1986						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 159ZR to 159ZRD <i>Income Tax Assessment Act 1936</i>						

Individual taxpayers that receive lump sum payments of certain income that accrued in earlier income years may be entitled to a tax offset. Income that qualifies for the tax offset includes certain back payments of salary or wages, lump sum payments of workers' or accident compensation, and social security and other benefits, received on or after 1 July 1986.

*Tax Expenditures Statement*

**A64 Deduction for contributions with an associated minor benefit**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	3	3	5	9	9	9
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		A65
<i>Commencement date:</i>	1 July 2004						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 30 <i>Income Tax Assessment Act 1997</i>						

Individual taxpayers may claim an income tax deduction for the net amount of contributions made to a deductible gift recipient even though the taxpayer receives an associated minor benefit (subject to certain conditions). The deduction available is the contribution less the market value of the minor benefit.

From 1 January 2007, the thresholds of the minor benefits provision will be changed to improve the measure's accessibility and allow a larger benefit to be received. The minimum contribution an individual must make to be eligible for a deduction is reduced from \$250 to \$150, and the value of the benefit that can be received is increased from 10 to 20 per cent of the contribution. The maximum capped benefit allowed for each contribution is increased from \$100 to \$150.

**A65 Deduction for donations to prescribed private funds**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
25	70	85	160	350	190	185	185
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		A66
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 30 <i>Income Tax Assessment Act 1997</i> <i>Income Tax Assessment Regulations 1997</i>						

Donations of \$2 or more to approved prescribed private funds are tax deductible. Complying funds are prescribed in regulations under the *Income Tax Assessment Act 1997*.

Prescribed private funds allow businesses, families and individuals to establish and donate to a charitable or discretionary trust, for the purpose of disbursing funds to a range of other deductible gift recipients.

**A66 Deduction for gifts to approved donees**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
540	560	710	710	870	950	1010	1110	
<i>Tax expenditure type:</i>		Deduction				<i>2006 TES code:</i>		A64
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Division 30 <i>Income Tax Assessment Act 1997</i>						

Gifts of cash and property (subject to certain conditions) of a value of \$2 or more to certain approved recipients are tax deductible. Eligible recipients are listed in tables in Subdivision 30-B of the *Income Tax Assessment Act 1997*.

**A67 Exemption for structured settlements and structured orders**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
3	4	5	6	7	8	9	10	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A69
<i>Commencement date:</i>		2001						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 54 <i>Income Tax Assessment Act 1997</i>						

Certain annuities provided to personal injury victims under structured settlements and structured orders are exempt from income tax. These provisions allow personal injury victims who would be eligible to receive large tax free lump sum compensation payments to receive all or part of their compensation in the form of a tax free annuity or annuities.

**A68 Exemption of post-judgment interest awards in personal injury compensation cases**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
2	2	2	2	2	2	2	2	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		A67
<i>Commencement date:</i>		1992						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 51-57 <i>Income Tax Assessment Act 1997</i>						

Interest may accrue on a judgment debt arising in personal injury compensation cases relating to the period between the original judgment and when the judgment is finalised. Such interest is exempt from tax.

The provisions, introduced in 1999-00, apply to compensation paid in the 1992-93 and later income years.

*Tax Expenditures Statement*

**A69 Immediate deduction for low-value depreciating assets not used in business**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		A70
<i>Commencement date:</i>		2001			<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 40-25 and 40-80 of the <i>Income Tax Assessment Act 1997</i>					

An immediate deduction is available for depreciating assets costing \$300 or less where those assets are used predominantly for the purpose of producing assessable income and where that income is not income from carrying on a business.

**A70 Tax offset of interest on certain government securities**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	-	-	-	-	-	-
<i>Tax expenditure type:</i>		Offset			<i>2006 TES code:</i>		A68
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 160AB <i>Income Tax Assessment Act 1936</i>					

Taxpayers are entitled to a tax offset equal to 10 cents for each dollar of interest on certain government or semi-government securities issued before 1 November 1968.

## BUSINESS INCOME

### Tax expenditures for general public services

#### B1 Exemption for certain payments made out of the National Guarantee Fund

General public services - Financial and fiscal affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	2	-	-	-	-	-	-	
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>			B1
<i>Commencement date:</i>		2003			<i>Expiry date:</i>			
<i>Legislative reference:</i>		Taxation Laws (Clearing and Settlement Facility Support) Act 2004						

No income tax consequences arise when certain payments are made out of the National Guarantee Fund.

Up until 31 March 2005 the National Guarantee Fund undertook the dual roles of investor protection and clearing support for the Australian Stock Exchange. The *Corporations Act 2001* provides for the splitting of these functions by allowing the transfer of funds for clearing and settlement system support to another entity. A tax expenditure arises because these transfers are permitted free of tax consequences.

### International tax expenditures

#### B2 Exemptions for prescribed international organisations

General public services - Foreign affairs and economic aid (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>			B67
<i>Commencement date:</i>		1963			<i>* Category</i>			2+
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 6, <i>International Organisations (Privileges and Immunities) Act 1963</i>						

The income of certain international organisations is exempt from income tax. Furthermore, interest and dividends received by these organisations are exempt from the interest and dividend withholding tax, respectively. Prescribed international organisations include the United Nations, the World Trade Organisation, the Organisation for Economic Cooperation and Development and various United Nations specialised agencies.



*Tax Expenditures Statement*

**B3 Interest withholding tax and dividend withholding tax exemptions for overseas charitable institutions**

General public services - Foreign affairs and economic aid (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		B68
<i>Commencement date:</i>	1936					<i>* Category</i>		2+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Paragraph 128B(3)(aa) <i>Income Tax Assessment Act 1936</i>							

Interest and dividends received by certain overseas charitable institutions are exempt from the interest and dividend withholding tax, respectively. This exemption only applies where the institutions are exempt from tax in their home country. Tax exempt organisations generally cannot claim credit for foreign taxes paid.

**B4 Income tax exemption for certain US projects in Australia**

Defence (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		B80
<i>Commencement date:</i>	Introduced before 1985					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 23AA <i>Income Tax Assessment Act 1936</i>							

The profits and remuneration of United States contractors, United States armed forces members, or other United States residents or citizens in connection with certain United States Government projects in Australia are exempt from Australian income tax. This exemption only applies where the income is subject to tax in the United States.

**B5 Concessional tax treatment for foreign authorised deposit-taking institutions**

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	-	-	-	-
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i>		B76
<i>Commencement date:</i>	1993					<i>* Category</i>		2+
<i>Expiry date:</i>	2006							
<i>Legislative reference:</i>	Part B <i>Income Tax Assessment Act 1936</i> , Sections 7(6)(c), 20(2)(bb)(ii)(B) and 24(2)(bb)(ii)(B), Schedules 1 and 2, Sections 170-33(2) and 170-133(2) <i>Financial Corporations (Transfer of Assets and Liabilities) Act 1993</i>							

Foreign banks could transfer a tax loss or a net capital loss from locally incorporated subsidiaries to their Australian branches. A similar regime applied to other non-bank financial entities. As a result, such banks and financial entities could benefit from a reduced tax liability.

Foreign banks were also able to transfer assets and liabilities from their subsidiaries to their branches without creating a tax liability.

### B6 Concessional tax treatment of income of offshore banking units

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
55	75	90	160	160	160	160	160	
<i>Tax expenditure type:</i>		Concessional rate				<i>2006 TES code:</i>		B73
<i>Commencement date:</i>		1992						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Part III, Division 9A <i>Income Tax Assessment Act 1936</i>						

Income (other than capital gains) derived by an offshore banking unit (OBU) from offshore banking activities is taxed at a concessional rate of 10 per cent. Interest paid by an OBU on qualifying offshore borrowings, and gold fees paid by an OBU on certain offshore gold borrowings, are exempt from withholding tax.

### B7 Deductibility of costs of setting up a regional headquarters

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
..	..	..	..	..	..	..	..	
<i>Tax expenditure type:</i>		Deduction				<i>2006 TES code:</i>		B72
<i>Commencement date:</i>		1994						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 82C to CE <i>Income Tax Assessment Act 1936</i>						

Eligible regional headquarters (RHQs) are entitled to deductions in respect of set-up costs. Set-up costs include relocation and incorporation costs. These costs must be incurred within a two-year period commencing 12 months before and ending 12 months after the RHQ first derives assessable income from the provision of 'regional headquarters support'.

### B8 Deemed tax credits under tax sparing provisions in Australia's tax treaties

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
5	5	7	11	7	5	5	..	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		B69
<i>Commencement date:</i>		Date of effect depends on the date of effect of the tax treaty						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Provided for in Australia's tax treaties						

The tax sparing provisions in Australia's tax treaties apply to tax incentives (for example, tax holidays) offered by developing countries to foreign investors. The effect

## Tax Expenditures Statement

of these tax sparing provisions is that income earned by Australian taxpayers who invest in certain developing countries is effectively subject to a tax exemption. Under tax sparing, the tax forgone by the country providing the tax concession to Australian resident investors is deemed to have been paid for the purposes of Australia's foreign tax credit system. This enables Australian residents to claim a tax credit in relation to their investments despite receiving a tax concession by the foreign country. Tax sparing arrangements in most tax treaties have now expired.

### B9 Exemption for foreign branch profits from income tax

Other economic affairs - Other economic affairs, nec (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>	B70
<i>Commencement date:</i>	1990					<i>* Category</i>	3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 23AH <i>Income Tax Assessment Act 1936</i>						

In general, income from a business carried on by an Australian company through a permanent establishment (branch) in a foreign country is exempt from income tax. For income years starting before 1 July 2004, the exemption was only available for branches in listed countries. The exempt income broadly comprises operating profits and capital gains but does not include passive or other tainted income where the branch fails an active income test.

### B10 Exemption from accrual taxation for certain transferor trusts

Other economic affairs - Other economic affairs, nec (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>	B79
<i>Commencement date:</i>	1990					<i>* Category</i>	2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sub subparagraph 102AAT(1)(a)(i)(F) and paragraph 102AAT(1)(c) <i>Income Tax Assessment Act 1936</i>						

Under the transferor trust rules, accrual taxation would normally be applied to the transferor. Transfers made to an offshore discretionary trust are not subject to the rules if the transfer was made before the transferor came to Australia or before the original trust measures were announced, provided the transferor does not control the trust.

**B11 Exemption from accrual taxation for controlled foreign companies**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B78
<i>Commencement date:</i>	1990				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 384-5 <i>Income Tax Assessment Act 1936</i>						

Most tainted income derived by controlled foreign companies (CFCs) in broad exemption listed countries is exempt from accrual taxation (applied to the attributable taxpayer) as it is generally comparably taxed. An exemption also applies to CFCs that derive more than 95 per cent of their income from genuine business activities.

**B12 Exemption from interest withholding tax on widely held debentures**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
510	440	580	770	1030	1370	1820	2420
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B81
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 128F and 128FA <i>Income Tax Assessment Act 1936</i>						

Note: estimates include tax expenditures B12 and B14

Certain widely held debentures are exempt from interest withholding tax. This exemption was extended to publicly offered corporate securities issued in Australia, as well as securities issued by non-resident companies operating through a permanent establishment in Australia. The exemption is available where it will not be exploited by a group of associated companies seeking to move profits offshore through a series of intra-group loans.

**B13 Exemption of inbound non-portfolio dividends from income tax**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
20	20	80	110	120	130	140	140
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B77
<i>Commencement date:</i>	1990						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 23AJ <i>Income Tax Assessment Act 1936</i>						

Non-portfolio dividends are exempt from income tax where they are paid to an Australian resident company by a company resident in a foreign country. For dividends paid on or before 30 June 2004, the exemption only applied for non-portfolio dividends paid from a listed country.

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**B14 Interest withholding tax concession on interest payments by Australian branches to foreign banks**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in B12							
<i>Tax expenditure type:</i>	Concessional rate				<i>2006 TES code:</i>		B71
<i>Commencement date:</i>	1994						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 160ZZZJ <i>Income Tax Assessment Act 1936</i>						

The notional interest paid to a foreign bank from its Australian branch attracts a reduced interest withholding tax rate. Tax is paid on only half of the taxable amount. For amounts of interest paid to, and derived by, a foreign bank during an income year that began before 1 July 2001, tax was paid on half of the taxable amount less the notional equity requirement. The notional equity requirement was removed with effect from the 2001-02 income year when the new thin capitalisation rules commenced.

**B15 Threshold exemption for thin capitalisation**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B75
<i>Commencement date:</i>	2001				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 820-35 and 820-37 of <i>Income Tax Assessment Act 1997</i>						

A taxpayer may claim debt deductions of up to \$250,000 in any income year without being subject to thin capitalisation rules. An additional rule excludes outward investing entities from the thin capitalisation regime if at least 90 per cent of their assets (excluding those of a private or domestic nature) are Australian assets.

**B16 Unfranked dividends paid to foreign shareholders by Pooled Development Funds**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
1	1	1	1	1	1	1	2
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B74
<i>Commencement date:</i>	1992						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 128B(3)(ba) and 124ZM of the <i>Income Tax Assessment Act 1936</i>						

The unfranked portion of a dividend paid by a Pooled Development Fund to a foreign shareholder is exempt from withholding tax.

## Tax expenditures for health

### B17 Income tax exemption for public and non-profit hospitals

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	B3	
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 50-30 <i>Income Tax Assessment Act 1997</i>						

The income of public hospitals as well as hospitals operated by a society or association, provided they are not operated for gain or profit of their individual members, is exempt from income tax. Furthermore, these hospitals must incur expenditure principally in Australia.

### B18 Income tax exemption for registered health benefit organisations

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
45	105	150	240	275	325	380	430
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	B2	
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 50-30 <i>Income Tax Assessment Act 1997</i>						

The income of health benefit organisations registered under the *National Health Act 1953* is exempt from income tax. This exemption is only available where the organisations are not operated for the gain or profit of their individual members.

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**Tax expenditures for social security and welfare**

**B19 Concessional taxation of life insurance investment income**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption, Offset, Concessional rate				<i>2006 TES code:</i>	B6	
<i>Commencement date:</i>	2000				<i>* Category</i>	2+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 26AH and 160AAB of the <i>Income Tax Assessment Act 1936</i>						

Some life insurance investment policyholders receive a concessional rate of tax because the policyholders' undistributed income is taxed at the company rate.

When a life insurance policy matures, is forfeited, or is surrendered the income distributed is known as a reversionary bonus. Reversionary bonuses that are distributed to policyholders more than 10 years after the commencement of the policy are exempt from further tax. If the bonuses are distributed in the ninth or tenth year after commencement of the policy, then only a fraction (two thirds or one third respectively) of the bonuses are taxable. If the bonuses are distributed within eight years of the commencement of the policy, they are fully taxable. To the extent that reversionary bonuses are taxable, then policyholders are allowed a rebate at the company rate of tax.

This tax expenditure ensures that reversionary bonuses, on which a life insurance company has paid tax, are not subject to a form of double taxation when paid to policyholders during the taxable period of a policy.

**B20 Concessional taxation treatment of mining payments made in respect of mining and exploration activities on Aboriginal land**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	B5	
<i>Commencement date:</i>	2000				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 59-15 of the <i>Income Tax Assessment Act 1997</i>						

Certain mining payments to Aboriginal and Torres Strait Islander persons or certain distributing bodies are exempt from income tax where those payments have already attracted mining withholding tax. Payments that are subject to the mining withholding tax of four per cent include royalties for mining on Aboriginal land and payments to Aboriginal Land Councils.

**B21 Deductibility of charitable entertainment**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B7
<i>Commencement date:</i>	1985				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 32-50 of the <i>Income Tax Assessment Act 1997</i>						

The cost of gratuitous entertainment provided to members of the public who are sick, disabled, poor or otherwise disadvantaged is tax deductible.

**B22 Income tax exemption for religious, scientific, charitable or public educational institutions**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B4
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 50-5 <i>Income Tax Assessment Act 1997</i>						

The income of the following organisations is exempt from tax:

- religious, scientific, charitable and public educational institutions;
- funds established by will or trust for public charitable purposes;
- funds established to enable scientific research to be conducted by or in conjunction with a public university or public hospital; and
- non-profit societies, associations or clubs established for the encouragement of science.

These funds, societies, associations or clubs must satisfy certain conditions to qualify for this exemption.



*Tax Expenditures Statement*

**Tax concessions for certain taxpayers**

**B23 Exemption of foreign currency gains and losses from certain low balance accounts**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		B8
<i>Commencement date:</i>		1 July 2003				<i>* Category</i>		2+
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 775-D of the <i>Income Tax Assessment Act 1997</i>						

Taxpayers with low balance bank accounts or credit card accounts denominated in a foreign currency may elect to disregard gains and losses attributable to changes in exchange rates (made in respect of the account). This option is available to all taxpayers other than authorised deposit-taking institutions (ADIs) and non-ADI financial institutions. Accounts with a combined credit or debit balance that does not exceed the foreign currency equivalent of A\$250,000 will generally be eligible.

**B24 Off-market share buy-backs**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
315	550	440	660	*	*	*	*	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		B9
<i>Commencement date:</i>		1990				<i>* Category</i>		3+
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Division 16K of Part III and 177EA <i>Income Tax Assessment Act 1936</i>						

The proceeds paid to shareholders who participate in an off-market share buy-back are split into a dividend component and a capital component. The dividend component of the buy-back proceeds may be fully franked. This allows companies that undertake off-market share buy-backs to distribute franking credits to participating shareholders beyond the level that would normally be available. Treating part of the proceeds as a dividend makes off-market share buy-backs more attractive to low rate taxpayers. This facilitates streaming of franking credits to those shareholders that can obtain the most benefit with the tax expenditure equal to the difference in tax payable had those franking credits been distributed uniformly to all shareholders.

The tax expenditure from off-market share buy-backs may be partly offset by the anti-streaming provisions in the income tax law that operate to ensure that part of the buy-back proceeds are treated as capital (and therefore give rise to a capital gain or a capital loss rather than a franked dividend).

Projections beyond 2006-07 are not reported because of the likely volatility of this item.

## Tax exemptions for certain government income support payments

### B25 Exemption of Tobacco Growers Adjustment Assistance grants

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	-	1	1	-	-
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2006							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Not yet legislated							

Tobacco growers who receive a Restructuring Grant of up to \$150,000 under the Tobacco Growers Adjustment Assistance Program 2006 are exempt from tax if they undertake to exit all agricultural enterprises for at least five years.

### B26 Business Assistance Fund for disasters

Other economic affairs - Total labour and employment affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	10	11	8	5	3
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		B10
<i>Commencement date:</i>	22 March 2006							
<i>Expiry date:</i>	30 June 2007							
<i>Legislative reference:</i>	Tax Laws Amendment (2006 Measures No. 3) Act 2006							

Payments from the Business Assistance Fund to businesses adversely affected by Cyclone Larry or flooding owing to the cumulative effects of Cyclones Larry and Monica are exempt from tax.

### B27 Cyclone Larry – fuel excise relief

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	1	..	..	..	..
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		B11
<i>Commencement date:</i>	26 March 2006							
<i>Expiry date:</i>	30 June 2007							
<i>Legislative reference:</i>	Schedule 2 of the Tax Laws Amendment (2006 Measures No. 3) Act 2006							

Taxpayers are exempt from tax on Government reimbursements for fuel excise paid to businesses adversely affected by Cyclone Larry.

**Tax expenditures for recreation and culture**

**B28 Exemption of Refundable Film Tax Offset payments**

Recreation and culture (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
3	16	7	10	18	38	42	48	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		B15
<i>Commencement date:</i>		2001						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Division 376 of the <i>Income Tax Assessment Act 1997</i>						

Payments made under the refundable tax offset for large scale film production are exempt from tax. Producers of qualifying large scale films are eligible to receive a refundable tax offset equivalent to 12.5 per cent of qualifying Australian production expenditure on a film. The offset is paid through the tax system directly to producers.

Producers of qualifying Australian films are eligible to receive a refundable producer tax offset equivalent to 40 per cent of qualifying Australian production expenditure incurred on a feature film, or 20 per cent of qualifying Australian production expenditure incurred on films that are not feature films. The producer tax offset is available in relation to qualifying Australian production expenditure incurred on or after 1 July 2007.

Producers of qualifying large scale films are eligible to receive a refundable location tax offset equivalent to 15 per cent of qualifying Australian production expenditure on a film which commenced principal photography on or after 8 May 2007. Films which commenced principal photography prior to 8 May 2007 will continue to be eligible for the 12.5 per cent offset.

A refundable tax offset is available for qualifying Australian production expenditure that relates to the post, digital and visual effects production of a film. The offset is equivalent to 15 per cent of qualifying Australian production expenditure and is available for post, digital and visual effects production that commences on or after 1 July 2007.

**B29 Income tax exemption for certain not-for-profit societies**

Recreation and culture (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
10	15	20	15	15	15	15	15	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		B12
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 50-10 and 50-45 <i>Income Tax Assessment Act 1997</i>						

Subject to certain conditions, the income of not-for-profit societies, associations or clubs established for the encouragement of sport or games, music, art, animal racing, literature, or for community service purposes is exempt from income tax.

For those not-for-profit societies, associations or clubs to which the 'mutuality principle' applies, this tax expenditure exempts from income tax those amounts that are not already excluded by the 'mutuality principle'. (For a brief explanation of the mutuality principle, refer to section 4.2 of chapter 4.)

**B30 Income tax exemption for certain promotion and development not-for-profit societies**

Recreation and culture (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
25	25	25	25	25	25	25	30	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		B14
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 50-40 <i>Income Tax Assessment Act 1997</i>						

An income tax exemption applies to the income of not-for-profit societies or associations predominantly devoted to promoting the development of aviation or tourism, or of agricultural, pastoral, horticultural, viticultural, manufacturing or industrial resources of Australia. This expenditure includes the income tax exemption applying to not-for-profit societies or associations established for the purpose of promoting the development of Australian information and communication technology resources.

For those not-for-profit societies, associations or clubs to which the 'mutuality principle' applies, this tax expenditure exempts from income tax those amounts that are not already excluded by the 'mutuality principle'. (For a brief explanation of the mutuality principle, refer to section 4.2 of chapter 4.)

*Tax Expenditures Statement*

**B31 Income tax exemption for the Australian Film Finance Corporation**

Recreation and culture (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B13
<i>Commencement date:</i>	1988						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 50-45 <i>Income Tax Assessment Act 1997</i>						

An income tax exemption applies to income earned by the Australian Film Finance Corporation. This exemption is consistent with the exemption provided to cultural organisations generally.

**Tax expenditures relating to prepayments and advance expenditures**

**B32 Exemption from the tax shelter prepayments measure for certain passive investments**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B65
<i>Commencement date:</i>	1988						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 82 KZME of the <i>Income Tax Assessment Act 1936</i>						

A prepayment in relation to investments in infrastructure bonds, shares, units, rental property and arrangements entered into before 1 July 2000, to which product rulings apply, continues to be immediately deductible. This is conditional upon the prepayment expenditure meeting the requirements described in the tax expenditure Prepayment rule for Simplified Tax System taxpayers and non-business expenditure by individuals. The benchmark treatment of prepayments is that they are deductible over the period of the expenditure. The tax expenditure allows deductions to be spread over a shorter period and consequently it allows greater deductions than the benchmark treatment.

**B33 Forestry managed investments – prepayment rule**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-15	40	40	-10	-5	-95	-	-
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B66
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>	30 June 2008						
<i>Legislative reference:</i>	Section 82KZMG of the <i>Income Tax Assessment Act 1936</i>						

Prepayments on seasonally dependent agronomic operations in the establishment of a forestry plantation are immediately deductible. This is conditional upon the prepayment expenditure meeting the requirements of section 82KZMG, including that the activities in question are completed within 12 months of the prepayment being made or the activities commencing and by the end of the following financial year. This tax expenditure is available for investors in forestry managed investment schemes. The benchmark treatment of prepayments is that they are deductible over the period of the expenditure. The tax expenditure allows deductions to be spread over a shorter period and consequently it allows greater deductions than the benchmark treatment.

The prepayment rule has been replaced by a statutory deduction for investments in forestry managed investment schemes.

**B34 Prepayment rule for Simplified Tax System taxpayers and non-business expenditure by individuals**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B62
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 82 KZM of the <i>Income Tax Assessment Act 1936</i>						

Prepayments by Simplified Tax System taxpayers and non-business prepayments by individual taxpayers are immediately deductible. This is conditional upon the service being provided over a period not exceeding 12 months and ending at the end of the income year following the income year in which the prepayment expenditure is incurred. This provision replaced the remaining applications of the '13 month rule' (described in the tax expenditure Transitional arrangements for prepayments), which was previously removed on 21 September 1999 for businesses with a turnover of \$1 million or more per annum.

From 1 July 2007, small businesses with average annual turnover of less than \$2 million have been able to access this concession under the Small Business Framework.

*Tax Expenditures Statement*

**B35 The 10-year rule for prepayments**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		B64
<i>Commencement date:</i>		1988			<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subsection 82 KZL(1) of the <i>Income Tax Assessment Act 1936</i>					

A prepayment for services to be provided over a period of 10 years or more (for example, life membership) is evenly deducted over the first 10 years of that period. The benchmark treatment of prepayments is that they are deductible over the period of the expenditure. The tax expenditure allows deductions to be spread over a shorter period and consequently it allows greater deductions in the first 10 years than the benchmark treatment.

**B36 Transitional arrangements for prepayments**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-170	-40	-15	-	-	-	-	-
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		B63
<i>Commencement date:</i>		21 September 1999					
<i>Expiry date:</i>		30 June 2003					
<i>Legislative reference:</i>		Sections 82 KZL(1), 82KZMB and 82KZMC of the <i>Income Tax Assessment Act 1936</i>					

Before 21 September 1999, an immediate prepayment deduction was available for expenditure for services provided within 13 months after the prepayment expenditure was incurred. This immediate deduction subsequently was removed and a five-year transitional rule was introduced to phase in the impact of its removal. The benchmark treatment of prepayments is that they are deductible over the period of the expenditure. The negative tax expenditure in the transitional period reflects the phasing in of the removal of the immediate prepayment deduction.

## Tax expenditures for agriculture, forestry and fishing

### B37 Deferral of income from double wool-clips

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		B84
<i>Commencement date:</i>	1966					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 385-130 of the <i>Income Tax Assessment Act 1997</i>							

As a consequence of drought, fire or flood, primary producers carrying on a sheep grazing business in Australia may conduct advanced shearing. In these circumstances, a woolgrower may elect to have the assessment of the profit from advanced shearing deferred to the succeeding income year.

### B38 Deferral or spreading of income from the forced disposal or death of livestock

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		B86
<i>Commencement date:</i>	1961					<i>* Category</i>		na
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Sections 385-90 to 385-125 of the <i>Income Tax Assessment Act 1997</i>							

Primary producers are eligible for a tax concession on the forced disposal or death of livestock resulting from certain events. These events include:

- the compulsory acquisition of land;
- destruction of pasture by drought, flood or fire;
- compulsory destruction of livestock for disease control; or
- notification of contamination of property or a cattle tick eradication campaign.

Primary producers who receive income from such disposals or deaths can elect to defer this income and use it to reduce the cost of replacement livestock in the disposal year or in any of the next five income years. Alternatively, primary producers can elect to spread profits between the income year of the disposal or death and the next four income years (or 10 years if the forced disposal was in relation to the control of bovine tuberculosis).



*Tax Expenditures Statement*

**B39 Exemption of Sugar Industry Exit grants**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	2	3	6	3	-	-	-
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B89
<i>Commencement date:</i>	1 February 2003						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 15-65 and 118-37(f) of the <i>Income Tax Assessment Act 1997</i>						

Grants to individuals who exit the sugar industry under the Sugar Industry Reform Program are exempt from tax if the recipient remains out of the agricultural industry for at least five years.

**B40 Farm Management Deposit scheme**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
245	95	115	75	85	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		B83
<i>Commencement date:</i>	1999				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Schedule 2G and Division 393 of the <i>Income Tax Assessment Act 1936</i>						

The Farm Management Deposit (FMD) scheme allows primary producers (with a limited amount of non-primary production income) to defer their income tax liability. Primary producers are able to claim deductions for their FMD made in the year of deposit, with subsequent withdrawals being subject to assessment in the year of withdrawal. The FMD has a maximum limit on deposits of \$400,000. Primary producers in exceptional circumstance areas are able to withdraw their deposits within 12 months while maintaining the concessional tax treatment of the scheme. The FMD scheme replaced the Income Equalisation Deposits and Farm Management Bonds schemes on 2 January 1999.

Projections beyond 2007-08 are not reported as the tax expenditure is very sensitive to variations in the amounts deposited and withdrawn in any year, which are dependent on a number of external factors.

**B41 Income tax averaging for primary producers**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
150	110	85	65	55	*	*	*
<i>Tax expenditure type:</i>	Concessional rate				<i>2006 TES code:</i>		B82
<i>Commencement date:</i>	1938				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 392 of the <i>Income Tax Assessment Act 1997</i>						

Primary producers can elect to pay tax at a tax rate based on their average income earned over the previous five income years. If the taxpayer has not been using this facility for five years, the tax rate is based on the income years in which averaging has applied, and the previous year. This provides a concession because, on balance, the saving from paying less tax in high income years outweighs additional tax paid in low income years.

Projections beyond 2007-08 are not reported as the tax expenditure is very sensitive to variations in primary production income, which depends on a number of external factors.

**B42 Income tax exemption for Dairy Exit Program payments**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	-	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B88
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>	2002						
<i>Legislative reference:</i>	Section 118-37(1)(e) of the <i>Income Tax Assessment Act 1997</i>						

Payments made under the Dairy Exit Program (DEP) were exempt from income tax. Between 2000 and 2002, the DEP provided a grant of up to \$45,000 to farmers in the dairy industry who decided to leave farming. The DEP also provided a retraining grant to eligible farmers to assist them in finding an alternative career after they exited farming.

*Tax Expenditures Statement*

**B43 Spreading of income from insurance recoveries for loss of timber or livestock**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		B85
<i>Commencement date:</i>	1956					<i>* Category</i>		na
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 385-130 of the <i>Income Tax Assessment Act 1997</i>							

Insurance recoveries may be received in relation to timber lost to fire or livestock lost due to disasters (for example, drought, fire, flood or disease). Primary producers who receive such insurance recoveries can elect to spread the income equally over five income years, resulting in a tax deferral. This concession only applies where the livestock are assets of a primary production business carried on in Australia.

**B44 Tax exemption for Farm Help re-establishment grants**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	3	2	1	1	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 December 1997					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Paragraph 118-37(1)(d) of the <i>Income Tax Assessment Act 1997</i>							

Re-establishment grants of up to \$75,000 provided to eligible farmers who choose to sell their farm and exit farming for at least five years are tax exempt.

**B45 Valuation of livestock from natural increase**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	105	150	90	90	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		B87
<i>Commencement date:</i>	1951					<i>* Category</i>		2+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 70-55 of the <i>Income Tax Assessment Act 1997</i>							

Animals acquired by natural increase (that is, newborn animals) in livestock may be valued at cost, market selling value or replacement value. If valued at cost, the taxpayer can use actual cost or costs prescribed by the regulations. These prescribed costs may be lower than the actual cost of production, giving a concessional tax treatment.

## Tax expenditures for manufacturing and mining

### B46 Infrastructure Bonds Scheme

Mining, manufacturing and construction (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	20	20	20	15	5	5	..	..
<i>Tax expenditure type:</i>	Exemption, Offset					<i>2006 TES code:</i> B90		
<i>Commencement date:</i>	1992							
<i>Expiry date:</i>	1997							
<i>Legislative reference:</i>	Division 16L of the <i>Income Tax Assessment Act 1936</i>							

Interest income from loans to eligible infrastructure facilities is exempt from income tax and the interest paid by the borrower is not deductible. After 15 December 1994, the lender could elect to include the income in assessable income and receive an offset at the company tax rate for the income. This scheme was closed to new projects from 14 February 1997, and replaced by the Land Transport Infrastructure Borrowings Tax Offset Scheme in 1998.

### B47 Land Transport Infrastructure Borrowings Tax Offset Scheme

Mining, manufacturing and construction (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	25	15	10	5	5	..	-	-
<i>Tax expenditure type:</i>	Offset					<i>2006 TES code:</i> B91		
<i>Commencement date:</i>	1998							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 396-5 to 396-110 of the <i>Income Tax Assessment Act 1997</i>							

A tax offset at the company tax rate is available to resident lenders who receive interest income from loans given for approved land transport infrastructure projects. This offset is available for the first five years of interest payments. The interest paid by the borrower is not deductible. The cost of the scheme is capped at \$75 million per annum.

Since May 2004 no new projects have been admitted to the scheme.

*Tax Expenditures Statement*

**Tax expenditures for other economic affairs**

**B48 Deductions for boat expenditure**

Other economic affairs - Tourism and area promotion (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-7	-5	-4	-4	-4	..	..	..
<i>Tax expenditure type:</i>	Deferral of deduction				<i>2006 TES code:</i>		B29
<i>Commencement date:</i>	1974						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Former section 26-50 <i>Income tax Assessment Act 1997</i> and section 26-47 <i>Income tax Assessment Act 1997</i>						

Taxpayers cannot claim deductions between 1 July 1974 and 1 July 2007 for boat expenditure unless they can demonstrate that they were carrying on an active business using a boat.

From 1 July 2007, taxpayers will be allowed to claim deductions for the costs associated with hiring out their boats whether or not they cannot demonstrate that they are carrying on an active business using a boat. The non-business deductions will be quarantined against boating income.

**B49 Income tax exemption for trade unions and registered organisations**

Other economic affairs - Total labour and employment affairs (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
10	10	10	10	10	10	10	10
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B17
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 50-15 <i>Income Tax Assessment Act 1997</i>						

Subject to certain conditions, the income of trade unions and registered associations of employers and employees is exempt from income tax. For those trade unions and registered associations of employers and employees to which the 'mutuality principle' applies, this tax expenditure exempts from income tax those amounts that are not already excluded by the 'mutuality principle'. (For a brief explanation of the mutuality principle, refer to section 4.2 in chapter 4.)

**B50 25 per cent entrepreneurs' tax offset**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-	-	-	130	160	270	270	280	
<i>Tax expenditure type:</i>		Offset				<i>2006 TES code:</i>		B30
<i>Commencement date:</i>		2005						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 61-J of the <i>Income Tax Assessment Act 1997</i>						

Small businesses that have an annual turnover of \$50,000 or less are eligible for a tax offset of 25 per cent of the income tax liability attributable to their business income. The offset phases out for annual turnover between \$50,001 and \$75,000. From 1 July 2007, this concession applies to any small business entity, whereas previously the concession only applied to taxpayers in the then Simplified Tax System.

**B51 Capital gains tax concession for carried interests paid to venture capital managers**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
3	35	9	10	10	10	10	10	
<i>Tax expenditure type:</i>		Denial of deduction, Deferral of deduction				<i>2006 TES code:</i>		B16
<i>Commencement date:</i>		2002						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 104-255 and 118-21 of the <i>Income Tax Assessment Act 1997</i>						

Venture capital fund managers may be paid a performance-based share of partnership profits by investors. Such performance payments are 'carried interests'. Under the benchmark, these entitlements are taxable income of the fund managers as they accrue. Instead, an entitlement to receive a carried interest is a capital gains tax event in the hands of venture capital fund managers and is not treated as income. Consequently, taxation of the income is deferred until the gains are realised. Individual managers are eligible for the 50 per cent discount on their carried interest.

## Tax Expenditures Statement

### B52 Capital protected borrowings

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
15	20	25	35	45	55	65	80
<i>Tax expenditure type:</i>	Deduction, Discounted valuation				<i>2006 TES code:</i>		B27
<i>Commencement date:</i>	16 April 2003						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 247 of the <i>Income Tax Assessment Act 1997</i>						

Taxpayers are able to claim a deduction for some or all of the cost of the capital protection associated with capital protected borrowings.

The cost of capital protected borrowings includes the cost of borrowing and the cost of capital protection. Under the benchmark, the cost of borrowing is deductible, however the cost of capital protection where it is considered capital in nature is not deductible but instead included in the cost base of the asset.

Since 16 April, 2003 a concessional interest rate has been used to value the capital protection component of these losses.

### B53 Certain term subordinated notes

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B26
<i>Commencement date:</i>	1 July 2001				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 974 of the <i>Income Tax Assessment Act 1997</i>						

'Solvency clauses' do not preclude certain term subordinated notes from being classed as debt for tax purposes. A solvency clause allows the issuer to defer payment if the payment would cause insolvency. Under the benchmark, term subordinated notes with solvency clauses would typically be classified as equity under the debt-equity rules.

**B54 Changes to the consolidation tax cost-setting rules**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	*	*	*	*
<i>Tax expenditure type:</i>		Denial of deferral			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		12 October 2007			<i>* Category</i>		3-
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Not yet legislated					

When an entity joins a consolidated group or multiple entry consolidated group following a capital gains tax roll-over affecting the membership interests of the joining entity (such as a scrip for scrip roll-over) the allocable cost amount of the joining entity will be reduced to reflect the cost bases of the joining entity's assets, having regard to the extent to which the group acquires the membership interests of the joining entity by an exchange of scrip. The modifications will apply to relevant arrangements entered into after 12 October 2007.

**B55 Concessional tax treatment for Pooled Development Funds**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
7	8	7	8	11	10	8	7
<i>Tax expenditure type:</i>		Exemption, Concessional rate			<i>2006 TES code:</i>		B19
<i>Commencement date:</i>		1992					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 118-13 <i>Income tax Assessment Act 1997</i> , Division 10E of Part III <i>Income Tax Assessment Act 1936</i> and subsections 23(4C), (4D) of the <i>Income Tax Rates Act 1986</i>					

Note: estimates include tax expenditures B55 and B58

Concessional taxation treatment is available to investment companies that are established and registered as Pooled Development Funds (PDFs). Income arising from investments in small to medium enterprises is taxed at 15 per cent and other income is taxed at 25 per cent. These concessional tax rates are designed to encourage PDFs to invest in small to medium enterprises. In addition, investors who invest in PDFs are not liable for tax either on dividends paid by the PDF or on capital gains made on the sale of their shares in the PDF.

The PDF program was closed to applications for registration on 21 June 2007 as a result of the new tax concessions for early stage venture capital limited partnerships. The PDF program continues to operate for registered PDFs.



*Tax Expenditures Statement*

**B56 Concessions resulting from the clarification of the debt or equity treatment of perpetual subordinated debt**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B22
<i>Commencement date:</i>	2001				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 974 <i>Income tax Assessment Act 1997</i> and Division 974 of the <i>Income Tax Assessment Regulations 1997</i>						

Perpetual subordinated debt issued by financial institutions to raise capital would typically be classified as equity under the benchmark debt-equity rules. Under certain circumstances, Upper Tier 2 perpetual subordinated debt and similar instruments may be treated as debt for tax purposes, thereby allowing the issuer of the perpetual subordinated debt to claim a deduction.

**B57 Exemption for early stage venture capital limited partnerships**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	..	1	5	9
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B25
<i>Commencement date:</i>	1 July 2006						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 26-68, 51-52, 51-54 and Subdivision 118-F of the <i>Income Tax Assessment Act 1997</i>						

Resident and foreign partners are exempt from tax on revenue and capital gains derived in respect of their eligible investments in early stage venture capital limited partnerships.

An early stage venture capital limited partnership is a flow-through investment vehicle that is progressively replacing the Pooled Development Fund program.

To qualify as an early stage venture capital limited partnership, the size of the fund cannot exceed \$100 million and the total assets of investee companies cannot exceed \$50 million immediately prior to investment. The early stage venture capital limited partnership must divest itself of any holdings once the total assets of the investee company exceed \$250 million.

**B58 Exemption for superannuation funds that invest through Pooled Development Funds in venture capital**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in B55							
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B20
<i>Commencement date:</i>	1992						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 118-13 and Division 210 <i>Income tax Assessment Act 1997</i> and Division 10E of Part III <i>Income tax Assessment Act 1936</i>						

Australian superannuation funds and related entities that invest in venture capital through Pooled Development Funds (PDFs) are eligible for a tax exemption on certain franked dividends. Capital gains and dividends paid to superannuation funds by PDFs are exempt from tax. Superannuation funds that invest in venture capital through PDFs are also entitled to a refundable imputation credit for the tax paid by the PDF.

**B59 Exemption of refundable research and development tax offset payments**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
35	1	-35	-65	-90	-105	-115	-105
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B23
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 731 of the <i>Income Tax Assessment Act 1936</i>						

Companies with an annual turnover of less than \$5 million that undertake up to \$1 million of research and development (R&D) are eligible to receive a refundable tax offset equivalent to the value of the R&D tax concession, that is, at the rate of either 125 per cent or 175 per cent.

The refundable R&D tax offset is an expense item and accordingly does not appear as a tax expenditure in its own right. Payments made under the refundable R&D offset are exempt from tax.

In addition, companies that claim the refundable R&D tax offset are unable to claim deductions for the R&D expenditures concerned. This is because the refundable R&D tax offset has already provided these companies with a benefit equivalent to the value of these deductions. The absence of these deductions constitutes a negative tax expenditure and explains why the estimates become negative from 2005-06.

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**B60 Immediate deduction for expenditure on core technology related to research and development activities**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in B94							
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B24
<i>Commencement date:</i>	1996						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 73B(12) to 73B(12C) of the <i>Income Tax Assessment Act 1936</i>						

Expenditure on core technology, except where incurred by companies in partnerships, is deductible at a rate of 100 per cent over the period of related research and development activities. This deduction is only available if the deduction is not greater than one third of the firm's expenditure on related research and development. The benchmark treatment for such expenditure is that it is deductible over its effective life and consequently the scope for the 100 per cent rate potentially allows a greater rate of deduction than the benchmark.

**B61 Income tax exemptions for foreign superannuation funds**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B18
<i>Commencement date:</i>	1981						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Paragraphs 128B(3)(a) and (jb) <i>Income Tax Assessment Act 1936</i>						

Interest income and dividends received by foreign superannuation funds are exempt from income tax. This income is also exempt from interest and dividend withholding taxes if it is exempt from income tax in the country in which the foreign superannuation fund resides.

**B62 Tax exemption for small credit unions**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B21
<i>Commencement date:</i>	1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 23G <i>Income Tax Assessment Act 1936</i> Section 23(6) <i>Income Tax Rates Act 1986</i>						

Interest income derived from loans to members by small credit unions is exempt from income tax. Small credit unions have a notional taxable income less than \$50,000. This exemption does not extend to other income. A credit union that is treated in this way is not eligible for assessment as a co-operative company.

**B63 Trust loss rules – family trusts**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B28
<i>Commencement date:</i>	9 May 1995				<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 272-D of Schedule 2F of the <i>Income Tax Assessment Act 1936</i>						

The family trust rules provide a concession to the 'test individual' of a family trust, and their family group, by allowing the transfer of losses and debt deductions to members of the family trust.

The trust loss rules - the benchmark - restrict trust losses and debt deductions from being transferred to persons who did not bear the economic burden. This is achieved by imposing tests on trusts to determine if any losses and debt deductions can be claimed. The tests examine whether there has been a change in underlying ownership or control of a trust and whether certain schemes have been entered into in order to take advantage of losses or debt deductions. Family trusts have to satisfy only the income injection test. The income injection test relates to schemes where persons outside the defined family group inject income into the trust to take advantage of trust losses and debt deductions. Distributions of trust income or capital made outside the family group will generally be subject to a family trust distribution tax.

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**Tax expenditures relating to capital expenditure, effective life and depreciation**

**B64 Film Licensed Investment Company Scheme – two year extension**

Recreation and culture (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	4	4	-	-	-
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i> B32		
<i>Commencement date:</i>	1 July 2005						
<i>Expiry date:</i>	30 June 2007						
<i>Legislative reference:</i>	Sections 375-850 to 375-880 of the <i>Income Tax Assessment Act 1997</i>						

Amounts paid by investors in 2005-06 and 2006-07 for shares in a Film Licensed Investment Company are immediately deductible. In the 2007-08 Budget, the Government announced that the Film Licensed Investment Company scheme would not be renewed beyond its current expiry date of 30 June 2007.

**B65 Tax incentives for film investment**

Recreation and culture (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
3	-1	-2	-13	-13	-20	-22	-18
<i>Tax expenditure type:</i>	Deduction, Accelerated write-off				<i>2006 TES code:</i> B31		
<i>Commencement date:</i>	15 November 1956						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Divisions 10B and 10BA of the <i>Income Tax Assessment Act 1936</i>						

Capital expenditure incurred in acquiring an interest in the initial copyright of a new Australian film can either be deducted immediately (for certain types of film) or written off over two years.

The initial deduction under Division 10B must be made in relation to the 2008-09 year of income or an earlier year of income. A deduction under Division 10BA is not allowable in relation to the 2009-10 year of income or later year of income. The divisions will be repealed effective from 1 July 2010.

**B66 Accelerated depreciation for grapevine plantings**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
9	10	8	5	1	-3	-7	-8
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B40
<i>Commencement date:</i>	1993						
<i>Expiry date:</i>	Not available for grapevines planted after 1 October 2004						
<i>Legislative reference:</i>	Subdivision 40-F of the <i>Income Tax Assessment Act 1997</i>						

Prior to 1 October 2004, capital expenditure incurred in acquiring and establishing grapevines could be written off on a prime cost basis over four years, with the deductions being available from the time the vines were planted. Since 1 October 2004, new grapevine plantings are subject to the capital allowances regime applicable to horticultural plants. That is, the establishment costs of the grapevine may be written off at 13 per cent per annum (the write-off rate applicable to a plant with an effective life of 13 years to fewer than 30 years) with deductions available from the income year in which the grapevine's first commercial season starts.

**B67 Deduction for horse breeding stock**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B37
<i>Commencement date:</i>	1992						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 70-60 and 70-65 of the <i>Income Tax Assessment Act 1997</i>						

Taxpayers can elect to write off horse breeding stock acquired on or after 19 August 1992 on a prime cost basis. Up to 25 per cent of the cost of sires and up to 33 1/3 per cent of the cost of mares can be written off per annum.

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**B68 Deduction of the capital cost of telephone lines and electricity connections**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
15	15	15	15	15	15	15	15
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		B38
<i>Commencement date:</i>		24 June 1981					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subdivision 40-G of the <i>Income Tax Assessment Act 1997</i>					

Capital expenditure incurred in connecting a telephone line to a primary production property and capital expenditure incurred in connecting or upgrading mains electricity to a property on which a business is conducted can be deducted in equal instalments over ten years.

**B69 Landcare and water facility offset**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Offset			<i>2006 TES code:</i>		B36
<i>Commencement date:</i>		1998					
<i>Expiry date:</i>		2001					
<i>Legislative reference:</i>		Former Subdivision 388 of the <i>Income Tax Assessment Act 1997</i>					

Primary producers and users of rural land with taxable incomes of up to \$20,000 a year were able to claim a 30 per cent tax offset for capital expenditure on soil conservation, prevention of land degradation and related measures incurred until the end of the 2000-01 income year. This concession was claimed as an alternative to the landcare deduction. The tax offset was based on one third of the eligible expenditure and was available in the year the expenditure was incurred and in each of the subsequent two years.

The offset will continue to apply after 1 July 2002 to expenditure incurred before that date where the offset is apportioned over three years, or where taxpayers had insufficient tax payable to claim the entire offset in earlier income years.

**B70 Landcare deduction for primary producers**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B34
<i>Commencement date:</i>	11 December 1973						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 40-G <i>Income tax Assessment Act 1997</i>						

Primary producers and users of rural land can claim a deduction for capital expenditure on a landcare operation in the year that it is incurred. Landcare operations may include soil conservation, prevention of land degradation or other related measures.

**B71 Tax write-off for horticultural plants**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
4	4	4	4	5	5	6	8
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B39
<i>Commencement date:</i>	1995						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 40-F of the <i>Income Tax Assessment Act 1997</i>						

Capital expenditure incurred in establishing horticultural plants can be written off using an accelerated depreciation regime, with deductions available from the first commercial season. The cost of establishing plants with an effective life of less than three years can be written off in the first commercial year. Plants with an effective life of more than three years can be depreciated over a shorter period than their effective life using the maximum write-off periods set out in the legislation.

**B72 Three year write-off for expenditure on water facilities for primary producers**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
25	25	25	30	30	35	35	40
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B33
<i>Commencement date:</i>	23 May 1980						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 40-F of the <i>Income Tax Assessment Act 1997</i>						

Primary producers can claim a deduction for capital expenditure on water facilities over three years. Water facilities include dams, earth tanks, underground tanks, concrete or metal tanks, tank stands, bores, wells, irrigation channels or similar improvements, pipes, pumps, water towers, and windmills. One-third of the expenditure is deductible in the income year in which it is incurred, and one-third is



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deductible in each of the following two years. The expenditure must be incurred primarily for conserving and conveying water for use in primary production.

#### **B73 Water facilities and land care concession for irrigation water providers**

Agriculture, forestry and fishing (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B35
<i>Commencement date:</i>	1 July 2004						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivisions 40-F and 40-G of the <i>Income Tax Assessment Act 1997</i>						

Certain irrigation water providers can claim an immediate deduction for capital expenditure on landcare activities and claim a deduction for capital expenditure on water facilities over three years. The measure aligns the deductions available to primary producers and businesses using rural land with deductions available to irrigation water providers which supply those primary producers and businesses with water.

#### **B74 Absence of depreciation recapture for certain assets**

Mining, manufacturing and construction (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B46
<i>Commencement date:</i>	1982				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 43 and Section 110-45 of the <i>Income Tax Assessment Act 1997</i>						

Certain buildings and structures receive deductions that are not recaptured by balancing adjustment on disposal of the asset. This tax expenditure is offset by reductions in the capital gains tax cost base of the assets concerned.

**B75 Accelerated depreciation allowance for plant and equipment**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-680	-850	-890	-840	-800	-750	-660	-630
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B47
<i>Commencement date:</i>	1992						
<i>Expiry date:</i>	2001						
<i>Legislative reference:</i>	Former Division 42 and Subdivision 40-B of the <i>Income Tax Assessment Act 1997</i> as adjusted by Sections 40-10 and 40-12 of the <i>Income Tax (Transitional Provisions) Act 1997</i>						

Note: estimates include tax expenditures B75 and B77

Accelerated depreciation allows a taxpayer depreciation deductions at a higher rate than the expected decline in value of the asset.

An accelerated depreciation allowance was provided for plant and equipment acquired under contract, or commenced to be constructed, on or after 27 February 1992. This concession was removed for individuals and businesses with an annual turnover of \$1 million or more on 21 September 1999. The treatment was removed for individuals and businesses with annual turnovers under \$1 million from 1 July 2001, when they could elect to enter the Simplified Tax System and use the simplified capital allowances system.

The negative estimates for this tax expenditure stem from the fact that accelerated depreciation allows greater deductions early in an asset's effective life, offset by smaller deductions later in its effective life. With the removal of accelerated depreciation, the tax expenditure estimates became negative from 2002-03. This is because, from that date, deductions for assets acquired before accelerated depreciation was abolished are lower than they would have been if depreciation were calculated over the effective life of the asset.

This tax expenditure will have an ongoing impact until all plant and equipment that utilised this concession would have otherwise been fully depreciated under the uniform capital allowance.

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**B76 Accelerated depreciation for Australian trading ships**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-14	-11	-9	-8	-7	-6	-5	-4
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B50
<i>Commencement date:</i>	12 April 1984						
<i>Expiry date:</i>	1997						
<i>Legislative reference:</i>	Section 53I(2) and 57AM of the <i>Income Tax Assessment Act 1936</i>						

Australian trading ships, commissioned between 29 July 1977 and 1 July 1997, can be depreciated on a prime cost basis over five years. The estimates for this tax expenditure reflect the fact that it brings forward the timing of tax deductions relative to deductions available under the effective life benchmark. This tax expenditure will have a transitional impact until all trading ships that utilised this concession have been fully depreciated.

**B77 Accelerated depreciation for employees' amenities**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in B75							
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B48
<i>Commencement date:</i>	1994						
<i>Expiry date:</i>	2001						
<i>Legislative reference:</i>	Former Section 42-150 and Subdivision 40-B of the <i>Income Tax Assessment Act 1997</i> as adjusted by Sections 40-10 and 40-12 of the <i>Income Tax (Transitional Provisions) Act 1997</i>						

Plant, including plumbing fixtures and fittings, acquired for providing meals, meal facilities, clothing cupboards, first aid, restrooms or recreational facilities for employees or their children, was deductible over three years. This concession was removed for individuals and businesses with a turnover of \$1 million or more per annum on 21 September 1999. The treatment was removed for individuals and businesses with turnovers of less than \$1 million per annum from 1 July 2001. These businesses can elect to enter the Simplified Tax System from this time and use the simplified capital allowances system. This tax expenditure will have a transitional impact until all eligible plant expenditure has been fully depreciated.

**B78 Accelerated depreciation for mining buildings**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
360	310	260	220	170	90	..	..
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B49
<i>Commencement date:</i>	1982						
<i>Expiry date:</i>	2001						
<i>Legislative reference:</i>	Former Subdivision 330-C and subdivision 40-B of the <i>Income Tax Assessment Act 1997</i> as adjusted by Section 40-35 of the <i>Income Tax (Transitional Provisions) Act 1997</i>						

Buildings used to carry on mining and quarrying operations and for housing and welfare in relation to carrying on mining operations can be deducted over the lesser of the life of the project or 10 years (20 years for quarrying). This concession was removed from 1 July 2001 for buildings constructed or acquired on or after this date. This tax expenditure will have a transitional impact until all eligible capital expenditure incurred before 1 July 2001 has been fully depreciated.

**B79 Capital expenditure deduction for mining, quarrying and petroleum operations**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
20	20	20	20	20	10	10	10
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B42
<i>Commencement date:</i>	1921						
<i>Expiry date:</i>	2001						
<i>Legislative reference:</i>	Subdivision 40-B of the <i>Income Tax Assessment Act 1997</i> as adjusted by sections 40-35, 40-40 and 40-75 of the <i>Income Tax (Transitional Provisions) Act 1997</i>						

Certain capital expenditure incurred in carrying on a prescribed mining, petroleum or quarrying operation can be deducted over the lesser of the life of the project or 10 years (20 years for quarrying). The deduction is available for expenditure incurred before 1 July 2001 or expenditure relating to a depreciating asset acquired before 1 July 2001 (excluding plant and equipment).

Expenditure incurred on or after 1 July 2001 can be deducted over the life of the project.

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**B80 Deduction for environmental protection activities**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
13	7	6	10	10	10	10	10
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		B45
<i>Commencement date:</i>		1992					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 40-755 and 40-760 of the <i>Income Tax Assessment Act 1997</i>					

Note: estimates include tax expenditures B80 and B81.

Expenditure used to control pollution or manage waste is immediately deductible if the pollution or waste is a result of the taxpayer's business or is on the site of the taxpayer's business. Expenditure to prevent pollution that is likely to occur is also immediately deductible.

**B81 Deduction for expenditure on environmental impact studies**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
Included in B80							
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		B44
<i>Commencement date:</i>		1991					
<i>Expiry date:</i>		2001					
<i>Legislative reference:</i>		Subdivision 40-I of the <i>Income Tax Assessment Act 1997</i> as adjusted by Section 40-55 of the <i>Income Tax (Transitional Provisions) Act 1997</i>					

Expenditure incurred on an eligible environmental impact study can be deducted over the lesser of 10 years or the life of the project to which it relates. This deduction applies to expenditure incurred before 1 July 2001. Expenditure incurred on or after 1 July 2001 can be deducted over the life of the project.

**B82 Development allowance**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
60	35	25	10	2	-	-	-
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		B41
<i>Commencement date:</i>		1992					
<i>Expiry date:</i>		1996					
<i>Legislative reference:</i>		Former sections 82AAAA to 82AQ of the <i>Income Tax Assessment Act 1936</i> and former sections 15, 27 and 40 <i>Development Allowance Authority Act 1992</i>					

For major projects approved by the Development Allowance Authority, 10 per cent of capital expenditure on plant and equipment, including motor vehicles and primary production, was immediately deductible. Registrations for projects closed on 31 July 1996 for plant and equipment that was first used or installed ready for use before 1 July 2002.

**B83 Exploration and prospecting deduction**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B43
<i>Commencement date:</i>	1968				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 40-25, subsection 40-80(1) and section 40-730 of the <i>Income Tax Assessment Act 1997</i>						

Expenditure on exploration or prospecting for the purpose of mining and quarrying is immediately deductible. The immediate deduction does not extend to capital expenditure on depreciating assets.

**B84 Statutory effective life caps**

Transport and communication (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	130	175	230	310	385	425	450
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B51
<i>Commencement date:</i>	2002, 2004				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 40-102 of the <i>Income Tax Assessment Act 1997</i>						

'Statutory effective life caps' act to override the Commissioner of Taxation's determinations of the 'safe harbour' effective life of assets in certain cases. This provides a shorter write-off period for those assets subject to a statutory cap where the effective life determined by the Commissioner exceeds the cap.

Statutory caps exist for a range of assets, including:

- aircraft and certain assets used in the oil and gas industries (effective from 1 July 2002);
- trucks, truck trailers, buses and light commercial vehicles (effective from 1 January 2005); and
- tractors and harvesters (effective from 1 July 2007).

*Tax Expenditures Statement*

**B85 Accelerated depreciation for software**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
270	150	60	20	35	60	75	85
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		B59
<i>Commencement date:</i>		1998					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subdivision 40-E of the <i>Income Tax Assessment Act 1997</i>					

Expenditure incurred in acquiring, developing or commissioning software that is mainly used in performing the functions for which the software was developed can be depreciated over 2.5 years instead of the effective life of the software. This gives rise to a tax expenditure in relation to software which has an effective life greater than 2.5 years.

**B86 Deduction for capital works expenditure**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		21 August 1979			<i>* Category</i>		4+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Division 43 of the <i>Income tax Assessment Act 1997</i>					

A taxpayer can claim a deduction for capital works expenditure incurred in constructing capital works, including buildings and structural improvements and environment protection earthworks.

The deduction is either 2.5 per cent (over 40 years) or 4 per cent (over 25 years) of the construction expenditure, depending on when construction started and how the capital works are used.

A capital works deduction is generally available if the capital works are used for income producing purposes.

**B87 Depreciation balancing adjustment roll-over relief**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		B53
<i>Commencement date:</i>	1952				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 40-340 of the <i>Income Tax Assessment Act 1997</i>						

'Balancing adjustments' arise when the disposal value of a depreciating asset varies from its depreciated value. The tax liability for such balancing adjustments can be deferred where the balancing adjustment arises from certain changes in ownership, such as disposal as a result of a marriage breakdown. The transferee is taken to acquire the asset at the written down value and must depreciate the asset in the same way as the transferor.

Prior to 21 September 1999, balancing adjustment offsets were also available when replacement items of plant and equipment were acquired. This treatment is available to businesses with turnover of less than \$1 million for assets acquired before 1 July 2001.

**B88 Depreciation pooling for low value assets**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
100	100	90	80	70	60	60	60
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B54
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 40-E of the <i>Income Tax Assessment Act 1997</i>						

Assets costing less than \$1,000 can be written off at the declining balance rate of 37.5 per cent through a low value asset pool. Once a taxpayer elects to create a low value pool, all assets that cost less than \$1,000 are subject to the declining balance rate treatment. A low value asset pool is available to taxpayers who choose not to, or are ineligible to, enter the Simplified Tax System.

A low value pool mechanism for the depreciation of assets was introduced to reduce taxpayers' compliance costs by removing the need to track individual items for depreciation purposes.



*Tax Expenditures Statement*

**B89 Depreciation to nil value rather than estimated scrap value**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		B52
<i>Commencement date:</i>	1936				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 40 of the <i>Income Tax Assessment Act 1997</i>						

Taxpayers are entitled to write-off the cost of depreciating assets to zero value, rather than to the estimated disposal value of the asset. Any gain on disposal of the asset is assessed as income at the time of disposal through a balancing adjustment. This results in a tax deferral.

**B90 Establishment costs for carbon sink forests**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	5	9	11
<i>Tax expenditure type:</i>	Deduction, Accelerated write-off				<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2007						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Not yet legislated						

Establishment costs will be immediately deductible for trees established in carbon sink forests in the 2007-08 to 2011-12 income years inclusive. After this initial period, establishment costs will be deductible over 14 years and 105 days at a rate of 7 per cent per annum.

To be eligible for the deduction, the taxpayer must be carrying on a business and the carbon sink forest must meet Environmental and Natural Resource Management Guidelines.

**B91 Immediate deductibility for GST-related plant and software**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-40	-35	-10	-	-	-	-	-
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B61
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>	2000						
<i>Legislative reference:</i>	Sections 25-80 and 42-168 of the <i>Income Tax Assessment Act 1997</i>						

Expenditure incurred by small and medium size businesses on acquiring plant or software (including upgrades) for the purpose of implementing the GST was immediately deductible. This deduction was available for the year ending

30 June 2000, provided that the equipment was ordered by 30 June 2000 and installed by 30 June 2001.

The estimates for this tax expenditure reflect that it brings forward the timing of tax deductions relative to deductions available under the effective life benchmark. This tax expenditure has a transitional impact until all eligible GST-related plant and software would have otherwise been fully depreciated.

### B92 Immediate deduction relating to Year 2000 upgrades

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	-	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Accelerated write-off					<i>2006 TES code:</i>		B60
<i>Commencement date:</i>	1998					<i>* Category</i>		2-
<i>Expiry date:</i>	1999							
<i>Legislative reference:</i>	Sections 46-1 to 46-110 of the <i>Income Tax Assessment Act 1997</i>							

Expenditure on software related to Year 2000 upgrades was immediately deductible if it was incurred between 11 May 1998 and 1 July 1999. The estimates for this tax expenditure reflect that it brings forward the timing of tax deductions relative to deductions available under the effective life benchmark. This tax expenditure has a transitional impact until all eligible software acquired between 11 May 1998 and 1 July 1999 would have otherwise been fully depreciated.

### B93 Premium tax concession for additional research and development expenditure

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	85	100	130	180	280	340	360	390
<i>Tax expenditure type:</i>	Deduction, Accelerated write-off					<i>2006 TES code:</i>		B58
<i>Commencement date:</i>	2001							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 73Q to 73Z of the <i>Income Tax Assessment Act 1936</i>							

Companies that increase expenditure on labour related components of research and development (R&D) which are Australian-owned are eligible to receive a 175 per cent tax concession for increases above the average of the previous three years' R&D expenditure. The 175 per cent premium covers all additional R&D expenditure excluding plant, pilot plant, contracted plant, plant leases, core technology, R&D related interest and items excluded from the 125 per cent R&D tax concession.

The concession is available to the extent that total R&D expenditure has increased. Total R&D expenditure includes both the Australian-owned and foreign-owned components of the premium tax concession. This deduction has been available to companies from the first income year starting after 30 June 2001.

## Tax Expenditures Statement

Companies that undertake research and development (R&D) on behalf of a grouped foreign company are eligible for a 175 per cent tax concession for increases in R&D expenditure above the average of the previous three years' of R&D expenditure. Expenditure on behalf of a grouped foreign company which contributes to the calculation of the 175 per cent tax concession must be labour related and will be subject to a specific deduction at the rate of 100 per cent.

The concession is only available to the extent that total R&D expenditure has increased. Total R&D expenditure includes both the Australian-owned and foreign-owned components of the premium tax concession. This deduction has been available to companies from 1 July 2007.

### **B94 Research and development tax concession**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
320	330	360	390	420	460	490	530
<i>Tax expenditure type:</i>	Deduction, Accelerated write-off				<i>2006 TES code:</i>		B57
<i>Commencement date:</i>	1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 73B and 73BA of the <i>Income Tax Assessment Act 1936</i>						

Note: estimates include tax expenditures B94 and B60

Certain taxpayers are entitled to a deduction at the rate of 125 per cent of their eligible expenditure on research and development (R&D) activities. Until 29 January 2001, eligible expenditure on R&D plant was deductible at 125 per cent over three years. Expenditure on plant used in R&D activities after 29 January 2001 is deductible at 125 per cent over its effective life.

### **B95 Small business - simplified depreciation rules**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	240	265	275	255
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B55
<i>Commencement date:</i>	2007						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 328 of the <i>Income Tax Assessment Act 1997</i>						

Small businesses with annual turnover of less than \$2 million may choose to use a simplified capital allowances regime for depreciating assets. Small businesses may write off immediately purchases costing less than \$1,000 and depreciate assets that cost \$1,000 or more at accelerated rates under a pooled arrangement. Depreciating assets with an effective life of less than 25 years are depreciated in a general pool at a rate of 30 per cent. Depreciating assets with an effective life of 25 years or more are depreciated in a long life pool at a rate of 5 per cent.

Prior to July 2007, this concession was available only to taxpayers that were part of the former Simplified Tax System. As part of aligning small business thresholds, the turnover eligibility threshold was raised from \$1 million to \$2 million.

### B96 Small business - Simplified trading stock rules

Other economic affairs - Other economic affairs, nec (\$m)									
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11		
-	-	-	-	*	*	*	*		
<i>Tax expenditure type:</i>		Deferral				<i>2006 TES code:</i>		B55	
<i>Commencement date:</i>		2007				<i>* Category</i>		1+	
<i>Expiry date:</i>									
<i>Legislative reference:</i>		Division 328 of the <i>Income Tax Assessment Act 1997</i>							

Small businesses with annual turnover of less than \$2 million may choose to use a simplified trading stock regime. Under this regime, in certain circumstances, changes in the value of trading stock do not have to be accounted for and stocktaking is not required at the end of the income year.

Before July 2007, this regime was available only to taxpayers that were part of the former simplified tax system. As part of aligning small business thresholds, the turnover eligibility threshold was raised from \$1 million to \$2 million.

### B97 The Simplified Tax System

Other economic affairs - Other economic affairs, nec (\$m)									
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11		
440	260	260	230	-	-	-	-		
<i>Tax expenditure type:</i>		Deduction, Deferral, Accelerated write-off				<i>2006 TES code:</i>		B55	
<i>Commencement date:</i>		2001							
<i>Expiry date:</i>		2007							
<i>Legislative reference:</i>		Division 328 of the <i>Income Tax Assessment Act 1997</i>							

The Simplified Tax System (STS) allowed eligible small businesses to access a range of tax concessions including simplified depreciation and trading stock rules. As part of the Government's initiative to align small business thresholds, the STS was replaced by the Small Business Framework which allows small business entities (with a turnover under \$2 million) to choose the concessions that best meet their specific needs, subject to meeting any specific criteria for each concession. The concessions within the former STS can now be selected individually.

*Tax Expenditures Statement*

**B98 Transitional exemption of small business from abolition of accelerated depreciation, balancing adjustment offset and low value pooling**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-90	-60	-40	-	-	-	-	-
<i>Tax expenditure type:</i>	Accelerated write-off				<i>2006 TES code:</i>		B56
<i>Commencement date:</i>	21 September 1999						
<i>Expiry date:</i>	30 June 2001						
<i>Legislative reference:</i>	Subdivision 42-K of the <i>Income Tax Assessment Act 1997</i>						

A range of accelerated depreciation measures that were terminated as of 21 September 1999 were retained for eligible businesses until the commencement of the Simplified Tax System on 1 July 2001. Eligible businesses were those with three-year average annual turnovers of less than \$1 million. As well as accelerated depreciation, other concessions available to eligible businesses include the balancing adjustment offset, the pooling of low value depreciating assets, and the immediate deductibility of plant items costing up to \$300.

**Miscellaneous tax expenditures**

**B99 Deduction for certain co-operative companies**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		B93
<i>Commencement date:</i>	1973						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 117 and 120 of the <i>Income Tax Assessment Act 1936</i>						

Deductions are provided to certain co-operative companies for the repayment of principal of Australian and State Government loans provided for the purchase of assets required for the purpose of carrying on the business of the co-operative.

**B100 Exemption from non-commercial losses provisions (primary producers and artists)**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
100	105	105	100	100	100	100	100
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		B92
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subsections 35-10(4) and (5) <i>Income Tax Assessment Act 1997</i>						

Primary producers and artists with other assessable income of less than \$40,000 are exempt from the non-commercial losses provisions. Under the non-commercial loss

provisions, losses from a 'non-commercial' business activity may be prevented from being offset against other assessable income, even though the activity qualifies as carrying on a business under the income tax law.

### B101 Forestry managed investment schemes – tax deductibility

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	140	365	425
<i>Tax expenditure type:</i>		Accelerated write-off			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		2007					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Division 394 of the <i>Income Tax Assessment Act 1997</i>					

Investors in forestry managed investment schemes (MIS) are able to claim immediate upfront deductions for their expenditure on such schemes, provided that, amongst other requirements, at least 70 per cent of the expenditure is directly related to developing forestry.

The statutory deduction means that investors in forestry MIS are unaffected by the ruling by the Commissioner of Taxation in Taxation Ruling TR2007/8 that, with effect from 1 July 2008, investments in agricultural managed investment schemes (including forestry) are capital in nature and therefore not deductible.

Interests in forestry MISs can be traded, subject to a four-year holding period rule and a market value pricing rule for initial investors. The proceeds on the sale or harvest of a forestry MIS interest by an initial investor are taxable income of the investor.

### B102 Small business related party at call loans taken to be debt interests

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		B97
<i>Commencement date:</i>		1 July 2005			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Division 794 of the <i>Income Tax Assessment Act 1997</i>					

A related party at call loan is typically a loan made to a company by a related entity, has no fixed term and is repayable on demand. Under the benchmark debt-equity rules, such a loan would generally give rise to an equity interest rather than a debt interest. This means that interest payable on the loan would be frankable (but not deductible by the company).

From 1 July 2005, these loans are taken to be debt interests for companies that have an annual turnover of less than \$20 million.

*Tax Expenditures Statement*

**B103 Transitional tax exemption for certain life insurance management fees**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
250	290	-	-	-	-	-	-
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		B94
<i>Commencement date:</i>		2000					
<i>Expiry date:</i>		2005					
<i>Legislative reference:</i>		Section 320-40 of the <i>Income Tax Assessment Act 1997</i>					

A tax exemption applies to life insurance companies on one-third of specified management fees received on certain life insurance policies taken out before 1 July 2000. Specified management fees do not apply on all life insurance policies. For example, there are no specified management fees on policies where amounts would be paid only on death or disability of a person. This exemption ceases to apply to amounts that become specified management fees after 30 June 2005.

**B104 Income tax exemption for municipal authorities and other local governing bodies**

Other purposes - General purpose inter-governmental transactions (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
430	540	630	700	770	860	950	1060
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		B96
<i>Commencement date:</i>		Introduced before 1985					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 50-25 <i>Income Tax Assessment Act 1997</i> Part III Division 1AB <i>Income Tax Assessment Act 1936</i>					

The income of municipal corporations as well as those local governing bodies and public authorities which are constituted under a Commonwealth, State or Territory law is exempt from income tax. This exemption includes the local governing bodies in Norfolk, Cocos (Keeling) and Christmas Islands.

**B105 Income tax exemption for State and Territory bodies**

Other purposes - General purpose inter-governmental transactions (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		B95
<i>Commencement date:</i>		Introduced before 1985			<i>* Category</i>		4+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Part III Division 1AB <i>Income Tax Assessment Act 1936</i>					

The income of an Australian State or Territory body is exempt from income tax unless it is excluded under section 24AT of the *Income Tax Assessment Act 1936*.

## RETIREMENT SAVINGS

### Tax expenditures for social security and welfare

#### C1 Capital gains tax small business retirement exemption

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
100	150	150	200	220	260	280	300	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		C6
<i>Commencement date:</i>		1997						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subdivision 152-D of the <i>Income Tax Assessment Act 1997</i>						

Capital gains arising from the sale of active small business assets are exempt from capital gains tax, up to a lifetime limit of \$500,000, where the proceeds of the sale are used for retirement. An eligible small business is one where the net value of assets that the taxpayer and connected entities own is no more than \$6 million.

From 1 July 2007, small businesses with average annual turnover of less than \$2 million have been able to access this concession under the Small Business Framework without having to satisfy the net value of assets test.

#### C2 Capped taxation rates for lump sum payments for unused recreation and long service leave

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
190	190	180	130	120	115	110	100	
<i>Tax expenditure type:</i>		Concessional rate				<i>2006 TES code:</i>		C4
<i>Commencement date:</i>		Introduced before 1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Sections 26AC, 26AD, 159S and 159SA <i>Income Tax Assessment Act 1936</i> Subdivisions 83-A and 83-B <i>Income Tax Assessment Act 1997</i>						

A maximum tax rate of 30 per cent plus the Medicare levy applies to lump sum payments in lieu of unused long service or annual leave which accrued before 18 August 1993, or which are made in circumstances of bona fide redundancy, invalidity or under an early retirement scheme. All other lump sum payments in respect of unused annual or long service leave which accrued after 18 August 1993 are taxed at individual marginal rates.



*Tax Expenditures Statement*

**C3 Concessional taxation of non-superannuation termination benefits**

Social security and welfare (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	1200	1300	1800	1550	1400	1250	1150	1050
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i> C3		
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Part III, Division 2, Subdivision AA <i>Income Tax Assessment Act 1936</i> Part III, Division 14 <i>Income Tax Assessment Act 1936</i> Part III, Division 17, Subdivision AAA <i>Income Tax Assessment Act 1936</i> Termination payments tax acts (termination payments surcharge acts) Division 82 <i>Income Tax Assessment Act 1997</i> Division 82 <i>Income Tax (Transitional Provisions) Act 1997</i>							

Non-superannuation termination payments are generally paid by employers to terminating employees. Before 1 July 2007 these amounts were taxed in the same way as superannuation lump sums from untaxed funds with the exception of bona fide redundancy payments and approved early retirement scheme payments which were tax free up to certain limits. This tax expenditure excludes the treatment of payments in lieu of leave.

From 1 July 2007, non-superannuation termination payments are taxed differently to lump sums paid from untaxed funds. Pre-June 1983 and invalidity amounts are tax free, and the residual is taxed at 15 per cent for amounts up to \$140,000 (indexed) for recipients aged above preservation age and at 30 per cent for those aged under preservation age. Amounts in excess of \$140,000 are taxed at the top marginal tax rate. The Medicare levy is payable in addition to these rates. Transitional arrangements also apply for entitlements in place as at 9 May 2006. The tax treatment of genuine redundancy payments and early retirement scheme payments has not changed.

This tax expenditure excludes the treatment of payments in lieu of leave (see the tax expenditures Capped taxation rates for lump sum payments for unused recreation and long service leave and Taxation of five per cent of unused long service leave accumulated by 15 August 1978).

**C4 Superannuation - capital gains tax discount for funds**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
95	420	1100	1550	1550	1450	1550	1650
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	10 December 1999						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Paragraph 115-10(b) and subparagraph 115-100(b)(i) of the <i>Income Tax Assessment Act 1997</i>						

Capital gains made by complying superannuation funds are taxed concessionally. Two-thirds of any nominal capital gain made from a capital gains tax event occurring on or after 21 September 1999 is included in the assessable income of a fund, provided the fund has held the asset for at least one year. The effect of this item is in addition to the effect of lower tax rates for superannuation investments reported in the tax expenditure Superannuation - concessional taxation of superannuation entity earnings. The amounts reported reflect the additional tax that would be raised at fund rates on the same investments if total nominal capital gains were taxed instead of discounted gains or gains with frozen indexation.

**C5 Superannuation - concessional taxation of employer contributions**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
8100	7900	9500	9400	10150	10850	11550	12250
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part III, Division 3, Subdivisions AA <i>Income Tax Assessment Act 1936</i> Part IX <i>Income Tax Assessment Act 1936</i> Superannuation contributions tax acts (surcharge acts) After 1 July 2007: Divisions 290, 292 and 295 <i>Income Tax Assessment Act 1997</i>						

Currently, employer contributions, after certain costs of the superannuation entity are deducted, are generally taxed in the assessable income of a superannuation entity at a concessional rate of 15 per cent. Concessional deductible contributions subject to the 15 per cent tax rate are limited to \$50,000 per annum for all individuals, subject to transitional arrangements for persons aged 50 and over at \$100,000 per annum. Contributions above these limits are taxed at the top marginal tax rate and Medicare Levy by applying an additional tax of 31.5 per cent on the excess contribution payable by the individual.

Before 1 July 2007, employers were not entitled to a deduction for contributions in excess of an employee's age-based limit.

### *Tax Expenditures Statement*

The superannuation surcharge for higher income earners applied to some of these contributions in 2004-05 and earlier financial years. The maximum surcharge rates were reduced from the original 15 per cent to 14.5 per cent in 2003-04, and to 12.5 per cent in 2004-05. The surcharge was abolished for contributions made on or after 1 July 2005.

In any particular year, the application of the benchmark treatment rather than the concessional tax rates to these contributions would increase tax revenue by the amounts indicated.

### **C6 Superannuation - concessional taxation of superannuation entity earnings**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
5400	8600	11850	12750	13600	13700	14900	16150
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part IX <i>Income Tax Assessment Act 1936</i> After 1 July 2007: Division 295 <i>Income Tax Assessment Act 1997</i>						

The earnings of complying superannuation entities, after certain costs of the entities are deducted, are taxed at a concessional rate. The tax rate on earnings is 15 per cent (for the accumulation phase) or nil where they are derived from assets which are used to meet current pension liabilities (drawdown phase). Complying superannuation funds are entitled to refunds of excess imputation credits attached to dividends payable to the fund.

For financial year 2007-08 and later years, this item also includes the concessional taxation of fund earnings on funded superannuation income streams for persons aged 60 or over (for earlier years all superannuation income stream related items are included in the tax expenditure Superannuation - tax on funded superannuation income streams).

This tax expenditure reflects the extra tax in a particular year that would be collected if superannuation earnings of that year were held constant, but were taxed at the personal tax rates of members rather than fund rates. The effect of taxation on subsequent accumulations, earnings and tax is not taken into account.

**C7 Superannuation - concessional taxation of unfunded superannuation**

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
145	160	160	160	590	610	640	670	
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i>		C2
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Part III, Division 2, Subdivision AA <i>Income Tax Assessment Act 1936</i> Part III, Division 14 <i>Income Tax Assessment Act 1936</i> Part III, Division 17, Subdivision AAA <i>Income Tax Assessment Act 1936</i> Part IX <i>Income Tax Assessment Act 1936</i> Superannuation contributions tax acts (surcharge acts) Part 3-30 <i>Income Tax Assessment Act 1997</i> Subdivision 320-D <i>Income Tax Assessment Act 1997</i> Part 3-30 <i>Income Tax (Transitional Provisions) Act 1997</i>							

In the case of unfunded superannuation, no employer contribution is made until the actual benefit is provided on the member's retirement. The appropriate benchmark treatment for these amounts is therefore taxation at personal rates on receipt by the member.

Unfunded superannuation lump sums are taxed in the same way as funded superannuation lump sums from untaxed funds (see the tax expenditures Superannuation - tax on funded lump sums relating to post-June 1983 service and Superannuation - tax on funded lump sums relating to pre-July 1983 service).

Pension payments from an unfunded source are included in the taxpayer's assessable income and are subject to tax at marginal rates. From 1 July 2007, pension payments from an unfunded source became eligible for a 10 per cent tax offset for persons aged 60 or over.

*Tax Expenditures Statement*

**C8 Superannuation - deduction and concessional taxation of certain personal contributions**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
260	370	380	790	780	880	980	1150
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part III, Division 3, Subdivision AB <i>Income Tax Assessment Act 1936</i> Section 26-80 <i>Income Tax Assessment Act 1997</i> Pt IX <i>Income Tax Assessment Act 1936</i> Superannuation contributions tax acts (surcharge acts) After 1 July 2007: Division 290 <i>Income Tax Assessment Act 1997</i> Division 295 <i>Income Tax Assessment Act 1997</i> Division 292 <i>Income Tax Assessment Act 1997</i>						

Currently, certain persons are entitled to a full deduction for personal contributions. For the purposes of this deduction, the persons entitled are those who have less than 10 per cent of their income earned as an employee. This includes many unincorporated and substantially self-employed persons.

Prior to 1 July 2007, these persons were not entitled to a deduction for contributions in excess of their age-based limit.

If the level of contributions made by these persons was maintained, but the contributions were not deductible, revenue would be higher by the amounts indicated.

The superannuation surcharge for higher income earners applied to some of these contributions in 2004-05 and earlier financial years. The surcharge was abolished for contributions made on or after 1 July 2005.

**C9 Superannuation - measures for low-income earners**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
6	80	260	510	300	310	300	340
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value					<i>2006 TES code:</i> C1	
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2003: Part III, Division 17, Subdivision AAC <i>Income Tax Assessment Act 1936</i> After 30 June 2003: <i>Superannuation (Government Co-Contribution for Low Income Earners) Act 2003</i>						

From 1 July 2003, a superannuation co-contribution applying to eligible personal superannuation contributions by qualifying people replaced the low-income earners' tax offset.

The superannuation co-contribution is an expense measure. As such, the co-contribution payments are not included in the TES. The amounts indicated represent the impact of the co-contributions not being taxed, and the value of the offset before 2003-04.

**C10 Superannuation - spouse contribution offset**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
12	13	15	15	15	16	16	17
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value					<i>2006 TES code:</i> C1	
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part III, Division 17, Subdivision AACA <i>Income Tax Assessment Act 1936</i> After 30 June 2007: Subdivision 290-D, <i>Income Tax Assessment Act 1997</i>						

An 18 per cent offset is available for post-tax contributions to the superannuation account of a spouse (where the total of assessable income and reportable fringe benefits for the spouse is less than \$13,800). The offset applies up to a maximum annual contribution of \$3,000 where the spouse income is \$10,800 or less, with the eligible contribution limit reducing dollar for dollar for each dollar of spouse income above that amount. The amounts reported are the value of the offset.

*Tax Expenditures Statement*

**C11 Superannuation - tax on excess non-concessional contributions**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>	C1	
<i>Commencement date:</i>	10 May 2006				<i>* Category</i>	2-	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 292 <i>Income Tax (Transitional Provisions) Act 1997</i> Division 292 <i>Income Tax Assessment Act 1997</i>						

Non-concessional contributions include those made from an individual's after tax income (generally undeducted contributions) and excess concessional contributions (that is, employer and personal deducted contributions which have exceeded the annual concessional contribution thresholds). The benchmark treatment of these contributions is that they are taxed like any other income in the hands of the individual (that is, the contributions are taxed at the individual's marginal tax rate).

Prior to 9 May 2006, the tax treatment of non-concessional (then referred to as undeducted) contributions was consistent with the benchmark. Since 10 May 2006, non-concessional contributions have been subject to a cap, with contributions in excess of the cap taxed at the top marginal tax rate, payable by the individual. The taxation of these excess contributions represents a deviation from the benchmark.

A cap of \$1 million applies to non-concessional contributions made between 10 May 2006 and 30 June 2007. From 1 July 2007, an annual cap of \$150,000 applies to non-concessional contributions, although people under age 65 will be able to bring forward up to two years worth of non-concessional contributions. Exemptions to the cap include proceeds from the disposal of assets that qualify for some small business CGT concessions, up to a lifetime limit of \$1 million, and proceeds arising from structured settlements or orders for personal injuries.

**C12 Superannuation - tax on funded lump sums relating to post-June 1983 service**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-160	-160	-170	-160	-140	-130	-130	-130
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part III, Division 2 <i>Income Tax Assessment Act 1936</i> Part III, Division 14 <i>Income Tax Assessment Act 1936</i> Part III, Division 17 <i>Income Tax Assessment Act 1936</i> After 1 July 2007: Division 301 <i>Income Tax Assessment Act 1997</i> Division 302 <i>Income Tax Assessment Act 1997</i>						

For taxed funds, the taxable component of lump sums is generally taxed at 20 per cent where the taxpayer is aged under 55 years.

For lump sums paid before 1 July 2007 to taxpayers aged 55 or over, or paid after 1 July 2007 to taxpayers aged 55 to 59, the element of any lump sum benefit taxed during the accumulation stage is typically taxed at zero per cent up to the low rate threshold and 15 per cent thereafter.

Untaxed funds are those where superannuation benefits are not taxed during the accumulation phase. For taxpayers under age 55 both before and after 1 July 2007, the taxation rate on these elements is typically 30 per cent. For taxpayers aged 55 or over before 1 July 2007, the element of a lump sum untaxed during the accumulation stage was typically taxed at 15 per cent up to the low rate threshold and 30 per cent thereafter. From 1 July 2007, lump sums received by taxpayers aged 55 to 59 are subject to tax rates ranging from 15 per cent to the top rate.

From 1 July 2007, the element of a lump sum from a taxed source relating to post-June 1983 service is tax free for persons aged 60 or over. The post-June 1983 element untaxed in a fund is typically taxed at 15 per cent up to an amount of \$1 million for persons aged 60 or over.

The amounts reported are the tax raised on these lump sums.



*Tax Expenditures Statement*

**C13 Superannuation - tax on funded lump sums relating to pre-July 1983 service**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-25	-30	-30	-30	-	-	-	-
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Section 27C <i>Income Tax Assessment Act 1936</i> After 1 July 2007: Sections 307-210 and 307-225 <i>Income Tax Assessment Act 1997</i>						

Before 1 July 2007, the part of a lump sum benefit relating to service before July 1983 was taxed at a lower rate. Only 5 per cent of the pre-July 1983 amount was included in a taxpayer's assessable income and subject to tax at marginal rates. This concessional treatment reflected the regime for taxing eligible termination payments that existed before July 1983. Applying the post-June 1983 tax rates to these funded benefits would have imposed a tax retrospectively. The amounts reported are the tax raised on these lump sums.

From 1 July 2007, the component of a lump sum benefit relating to pre-July 1983 service is tax free.

**C14 Superannuation - tax on funded superannuation income streams**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption, Reduction in taxable value				<i>2006 TES code:</i>		C1
<i>Commencement date:</i>	Introduced before 1985				<i>* Category</i>		1-
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Before 1 July 2007: Part III, Division 2, <i>Income Tax Assessment Act 1936</i> Part III, Division 14, <i>Income Tax Assessment Act 1936</i> Part III, Division 17, <i>Income Tax Assessment Act 1936</i> After 1 July 2007: Division 301, <i>Income Tax Assessment Act 1997</i> Division 302, <i>Income Tax Assessment Act 1997</i>						

The taxable component of superannuation income stream payments received by a taxpayer before 1 July 2007 was included in assessable income and subject to tax at marginal rates. The taxable component of superannuation income stream payments from a taxed source to a taxpayer aged 55 or over generally attracted a tax offset of 15 per cent. The tax raised reduces the total superannuation tax expenditure, as under the benchmark withdrawals from superannuation are tax free.

From 1 July 2007, superannuation income stream payments from a taxed source are tax free for persons aged 60 or over. The taxable component of superannuation income stream payments received by a taxpayer below age 60 are included in assessable income. A tax offset of 15 per cent applies to the taxable component of superannuation income stream payments paid to taxpayers aged 55 to 59, and to disability benefits paid to taxpayers of any age.

The taxable component of pension payments from an untaxed source are eligible for a 10 per cent tax offset for persons aged 60 or over.

From 1 July 2007, this item relates to the tax on funded pensions for persons under the age of 60.

**C15 Taxation of five per cent of unused long service leave accumulated by 15 August 1978**

Social security and welfare (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
85	90	95	80	70	60	55	50	
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i>		C5
<i>Commencement date:</i>	Introduced before 1985							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Subsection 26AD(5) <i>Income Tax Assessment Act 1936</i> Subsection 83-80(1) <i>Income Tax Assessment Act 1997</i>							

A reduced tax rate applies to lump sum payments for unused long service leave which accrued prior to 15 August 1978. Five per cent of such payments is included in the taxpayer's assessable income and is subject to tax at marginal rates.

**Tax expenditures for other economic affairs**

**C16 Capital gains tax roll-over relief for changes to trust deeds of Approved Deposit Funds and superannuation funds**

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		C9
<i>Commencement date:</i>	1994					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Subdivision 126-C of the <i>Income Tax Assessment Act 1997</i>							

Capital gains tax (CGT) roll-over relief is provided where a complying superannuation fund or a complying Approved Deposit Fund amends or replaces its trust deed.

**C17 Capital gains tax roll-over relief for transfer of Commonwealth Superannuation Scheme assets to the Public Sector Superannuation Investments Trust**

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	-	65	-15	-15	-15
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		C7
<i>Commencement date:</i>	1 July 2006							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Schedule 1, Part 3 of the <i>Superannuation Legislation Amendment (Trustee Board and Other Measures) Act 2006</i>							

An automatic capital gains tax (CGT) roll-over is available for the transfer of CGT assets from the Commonwealth Superannuation Scheme (CSS) to the Public Sector Superannuation Investments Trust as part of a restructure of the CSS.

**C18 Small business capital gains tax exemption for assets held more than 15 years**

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	15	15	55	55	60	60	65	65
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		C8
<i>Commencement date:</i>	1999							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Subdivision 152-B of the <i>Income Tax Assessment Act 1997</i>							

Capital gains arising from the disposal of active small business assets that have been held continuously for 15 years are exempt from capital gains tax. This exemption is available only if the taxpayer is permanently incapacitated or reaches the age of 55 and

retires. An eligible small business is one where the net value of assets that the taxpayer and connected entities own is no more than \$6 million.

From 1 July 2007, small businesses with average annual turnover of less than \$2 million have been able to access this concession under the Small Business Framework without having to satisfy the net value of assets test.

**C19 Superannuation - payment of temporary residents' superannuation to the Australian Government**

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-	-	-	-	-	-220	-415	-290
<i>Tax expenditure type:</i>	Increased rate					<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2008							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Not yet legislated							

Unclaimed superannuation for temporary residents, other than New Zealand citizens, will be paid to the Australian Government from 1 July 2008.

## FRINGE BENEFITS TAX

### Tax expenditures for general public services

#### D1 Exemption for benefits provided by certain international organisations

General public services - Financial and fiscal affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		D1
<i>Commencement date:</i>	1986					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 55 of the <i>Fringe Benefits Tax Assessment Act 1986</i>							

An exemption from fringe benefits tax applies to benefits provided by certain international organisations that are exempt from income tax and other taxes by virtue of the *International Organisations (Privileges and Immunities) Act 1963* and by organisations established under international agreements to which Australia is a party and which oblige Australia to grant the organisation a general tax exemption.

### Tax expenditures for defence

#### D2 Exemption for certain benefits provided under the Defence Service Homes Act

Defence (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	9	8	7	6	5	4	4	3
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		D2
<i>Commencement date:</i>	1986							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 6 <i>Fringe Benefits Tax (Application to the Commonwealth) Act 1986</i>							

Certain benefits that are provided to certain eligible employees under the *Defence Service Homes Act 1918* are exempt from fringe benefits tax.

**D3 Exemption for certain benefits received by Australian Government employees in receipt of military compensation payments**

Defence (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
30	35	55	50	55	55	55	55	
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		D4
<i>Commencement date:</i>	1995							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Sections 6AA and 6AB <i>Fringe Benefits Tax (Application to the Commonwealth) Act 1986</i>							

Certain benefits provided to Australian Government employees are exempt from fringe benefits tax. The exemption applies where the benefit is provided because the employee is a recipient of certain military compensation payments.

**D4 Exemption for health care benefits provided to members of the Defence Force**

Defence (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		D3
<i>Commencement date:</i>	1995							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 6AC <i>Fringe Benefits Tax (Application to the Commonwealth) Act 1986</i>							

Certain health care benefits provided to Australian Government employees are exempt from fringe benefits tax. The exemption applies where the benefit is provided because the employee is a member of the Defence Force.

**Tax expenditures for education****D5 Reduction in taxable value for certain education costs of children of employees posted overseas**

Education (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>	Reduction in taxable value					<i>2006 TES code:</i>		D5
<i>Commencement date:</i>	1986							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 65A <i>Fringe Benefits Tax Assessment Act 1986</i>							

The taxable value of fringe benefits associated with certain education costs for children of employees posted overseas for not less than 28 days may be reduced. The extent of the amount of the reduction relates to the period of the employee's service overseas.

*Tax Expenditures Statement*

**Tax expenditures for health**

**D6 Capped exemption for certain public and non-profit hospitals**

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
260	270	260	260	260	260	270	280
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D6
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 57A <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain public and non-profit hospitals are provided with an exemption from fringe benefits tax on up to \$17,000 of the grossed-up taxable value of fringe benefits per employee.

**D7 Exemption for travel costs of employees and their families associated with overseas medical treatment**

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D7
<i>Commencement date:</i>	1986				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58L <i>Fringe Benefits Tax Assessment Act 1986</i>						

Benefits that meet the costs of travel away from a work place located in a foreign country in order to obtain medical treatment are exempt from fringe benefits tax. Accommodation and meals are also exempt if provided en route.

**Tax expenditures for social security and welfare**

**D8 Capped exemption for public benevolent institutions (excluding public hospitals)**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
250	370	440	430	430	440	460	480
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D11
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subsection 57A(1) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Public benevolent institutions are provided with an exemption from fringe benefits tax on up to \$30,000 of the grossed-up taxable value of fringe benefits per employee.

**D9 Exemption for accommodation, fuel and meals for live-in employees caring for the elderly or disadvantaged**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D12	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 58 and 58U <i>Fringe Benefits Tax Assessment Act 1986</i>						

An exemption from fringe benefits tax applies to certain benefits that are provided to people employed in caring for elderly or disadvantaged persons and who reside with them in their own homes. The benefits that are exempt are accommodation, residential fuel, meals and other food and drink provided in the home to the employee.

**D10 Exemption for emergency assistance**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D13	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58N <i>Fringe Benefits Tax Assessment Act 1986</i>						

Benefits provided by way of emergency assistance are exempt from fringe benefits tax. Emergency assistance includes certain first aid or other emergency health care; emergency meals, food supplies, clothing, accommodation, transport, or use of household goods; temporary repairs; and any other similar benefit.

**D11 Exemption for employer contributions to secure childcare places in certain centres**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D10	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subsection 47(8) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Payments made by employers to obtain priority of access to certain childcare facilities for children of employees are exempt from fringe benefits tax if made under certain programs administered by the Australian Government.



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**D12 Exemption for recreational or childcare facilities on an employer's business premises**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		D9
<i>Commencement date:</i>		1986			<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subsection 47(2) <i>Fringe Benefits Tax Assessment Act 1986</i>					

Recreational or childcare facilities are exempt from fringe benefits tax if the facilities are provided on an employer's business premises for the benefit of employees.

**D13 Exemption for safety award benefits up to \$200 per year per employee**

Social security and welfare (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		D8
<i>Commencement date:</i>		1986			<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 58R <i>Fringe Benefits Tax Assessment Act 1986</i>					

An award related to occupational health or an occupational safety achievement that is granted to an employee is exempt from fringe benefits tax if its value does not exceed \$200 per year.

**Tax expenditures for housing and community amenities**

**D14 Exemption for housing provided by certain employers in regional areas**

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		D15
<i>Commencement date:</i>		2000			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 58ZC <i>Fringe Benefits Tax Assessment Act 1986</i>					

Housing benefits provided to employees by police, charities and certain public and non-profit hospitals in 'regional' areas are exempt from fringe benefits tax.

**D15 Exemption for remote area housing and reduction in taxable value for remote area housing assistance**

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
80	85	90	90	95	100	100	100
<i>Tax expenditure type:</i>		Exemption, Reduction in taxable value			<i>2006 TES code:</i>		D14
<i>Commencement date:</i>		2000					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 58ZC, 59, 60, and 65CC <i>Fringe Benefits Tax Assessment Act 1986</i>					

Housing benefits arise where an employer grants an employee the right to occupy or use a unit of accommodation as a usual place of residence. Such benefits provided to employees in remote areas are exempt from fringe benefits tax.

The taxable value of housing assistance provided to employees in remote areas is generally reduced by 50 per cent. Housing assistance includes benefits such as housing loans, provision of residential fuel, provision of a discounted house and land, provision of a residential housing ownership scheme, and the payment or reimbursement of rent, the interest accrued on a housing loan and the cost of acquiring a house and land.

**Tax expenditures for transport and communications****D16 Exemption for employee taxi travel arriving at or leaving from place of work**

Transport and communication (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		D28
<i>Commencement date:</i>		1997			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 58Z <i>Fringe Benefits Tax Assessment Act 1986</i>					

Any benefit arising from taxi travel by an employee is exempt from fringe benefits tax if the travel is a single trip beginning or ending at the employee's place of work.

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**D17 Exemption for free or discounted commuter travel for employees of public transport providers**

Transport and communication (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
65	70	60	60	60	60	55	55	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D27
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subsection 47(1) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Where an employer operates a business of providing transport to the public, the provision of free or discounted travel (other than in an aircraft) to employees of that business for the purpose of their travelling to and from work is exempt from fringe benefits tax. Where an employee's place of work is in a metropolitan area, free or discounted travel on a scheduled service within that area is also exempt from fringe benefits tax.

**D18 Exemption for free or discounted travel to and from duty by police officers on public transport**

Transport and communication (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
5	5	5	5	5	5	5	5	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D29
<i>Commencement date:</i>		2000						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Subsection 47(1A) <i>Fringe Benefits Tax Assessment Act 1986</i>						

The provision of travel on public transport to police officers for the purpose of travel between the officer's place of residence and their primary place of employment is exempt from fringe benefits tax.

## Tax expenditures for other economic affairs

### D19 Discounted valuation of stand-by travel for airline employees and travel agents

Other economic affairs - Tourism and area promotion (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	25	20	20	18	18	18	17	17
<i>Tax expenditure type:</i>	Discounted valuation					<i>2006 TES code:</i> D16		
<i>Commencement date:</i>	1986							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Sections 32 and 33 <i>Fringe Benefits Tax Assessment Act 1986</i>							

The taxable value of an airline transport fringe benefit for airline employees and travel agents is the stand-by value less the employee contribution. For domestic travel, the stand-by value is 37.5 per cent of the lowest publicly advertised, economy airfare charged by the provider, at or about the time of travel, over that route. For international travel, the stand by value is 37.5 per cent of the lowest fare published in Australia as charged by the carrier for travel over that route in the 12 months preceding the end of the year of tax.

### D20 Exemption for certain benefits provided to employees training under the Australian Traineeship System

Other economic affairs - Total labour and employment affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i> D18		
<i>Commencement date:</i>	1986					<i>* Category</i> 1+		
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 58S <i>Fringe Benefits Tax Assessment Act 1986</i>							

Food, drink and accommodation provided to people training under the Australian Traineeship System may be exempt from fringe benefits tax. To be exempt, the benefits must be provided in accordance with an award or an industry custom and must not be provided at a party, reception or other social function.

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**D21 Exemption for certain long service awards for more than 15 years of service**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D17
<i>Commencement date:</i>	1986				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58Q <i>Fringe Benefits Tax Assessment Act 1986</i>						

Long service awards granted in recognition of 15 years or more service, up to a specified maximum amount, are exempt from fringe benefits tax.

From 1 April 2005, the specified maximum amount increased from \$500 to \$1,000 where the period of service being recognised by the award is 15 years. Also from 1 April 2005, the maximum additional amount increased from \$50 to \$100 for each additional year served where an award recognises a period of service greater than 15 years.

**D22 Exemption for certain relocation and recruitment expenses**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D19
<i>Commencement date:</i>	1986				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 58A to 58D and 58F <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain benefits associated with relocation and recruitment expenses are exempt from fringe benefits tax. The exemption applies to benefits associated with the cost of travelling to attend an interview or selection test, the cost of removal and storage of household effects, costs associated with the sale and/or purchase of a dwelling, costs associated with connecting or reconnecting certain utilities and the costs of providing relocation transport and any meals and accommodation en route.

### D23 Exemption for compensation-related benefits, occupational health and counselling services and some training courses

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		D21
<i>Commencement date:</i>		1986			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 58J, 58K and 58M <i>Fringe Benefits Tax Assessment Act 1986</i>					

Certain benefits in relation to compensable work related trauma, medical services and other forms of health care provided in work site first aid posts and medical clinics, work related medical examinations, work related medical screening, work related preventative health care, work related counselling and migrant language training are exempt from fringe benefits tax.

### D24 Reduction in taxable value for reimbursements of car expenses incurred for occupational health and counselling services and some training courses

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Reduction in taxable value			<i>2006 TES code:</i>		D22
<i>Commencement date:</i>		1986			<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 61F <i>Fringe Benefits Tax Assessment Act 1986</i>					

The taxable value of a fringe benefit may be reduced where an employee travels in their own car for the purpose of attending a work related medical examination, screening, preventative health care or counselling session, or for migrant language training and is reimbursed on a cents per kilometre basis for the car expenses incurred.

### D25 Reduction in taxable value of certain relocation and recruitment expenses

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Reduction in taxable value			<i>2006 TES code:</i>		D20
<i>Commencement date:</i>		1986			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Sections 61B to 61E <i>Fringe Benefits Tax Assessment Act 1986</i>					

Reductions in taxable value are provided for fringe benefits associated with certain relocation and recruitment expenses. This includes benefits associated with cents per kilometre reimbursements for transport in an employee's car for relocation travel or travel to attend an interview or selection test, the provision of temporary accommodation, and meals provided to an employee (or family member) while

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staying in a hotel, motel, hostel or guesthouse which is used for temporary accommodation while relocating.

**D26 Application of statutory formula to value car benefits**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
1820	1920	1730	1500	1490	1600	2010	2120	
<i>Tax expenditure type:</i>		Discounted valuation				<i>2006 TES code:</i>		D24
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 9 <i>Fringe Benefits Tax Assessment Act 1986</i>						

Under the fringe benefits tax benchmark, the value of a car fringe benefit is the cost of providing the vehicle (for instance, where the vehicle is provided under a lease, the value of the lease payments) plus the associated vehicle running costs. The statutory formula method for valuing car fringe benefits values the benefit as a proportion of the acquisition cost of the vehicle, which declines as distance travelled by the vehicle each year increases. This approach may result in the undervaluation of the benefit when calculating fringe benefits tax with the result that less tax is paid on car fringe benefits than would be if the cost of the benefit were paid by the employee out of after tax cash remuneration.

**D27 Exemption for certain loan benefits**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D23
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 17 <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain in-house loan benefits and certain loans to employees to meet employment-related expenses are exempt from fringe benefits tax.

**D28 Exemption for small business employee car parking**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
13	13	14	16	17	18	18	18	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D26
<i>Commencement date:</i>		1997						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 58GA <i>Fringe Benefits Tax Assessment Act 1986</i>						

Car parking benefits provided by small business employers are exempt from fringe benefits tax if the parking is not provided in a commercial car park, the employer is neither a government body, nor a listed public company, nor a subsidiary of a listed public company and the employer's total income is less than \$10 million.

**D29 Record keeping exemption**

Other economic affairs - Other economic affairs, nec (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
..	..	..	..	..	..	..	..	
<i>Tax expenditure type:</i>		Record keeping exemption				<i>2006 TES code:</i>		D25
<i>Commencement date:</i>		1998						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 135A <i>Fringe Benefits Tax Assessment Act 1986</i>						

If certain conditions are satisfied, an employer need not keep or retain full fringe benefits tax records. Employers' liability to pay tax is based on their liability in their most recent base year instead of the current year.

From 1 July 2007, small businesses with average turnover of less than \$2 million will be able to access this concession under the Small Business Framework without having to satisfy any other eligibility criteria.



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**Miscellaneous tax expenditures**

**D30 Capped exemption for charities promoting the prevention or control of disease in human beings**

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
19	25	35	35	35	35	35	35	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D45
<i>Commencement date:</i>		2001						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 5B and subsection 57A(5) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Charitable institutions whose principal activity is to promote the prevention or control of diseases in human beings are provided with an exemption from fringe benefits tax on up to \$30,000 of the grossed-up taxable value of fringe benefits per employee. These institutions were provided with an uncapped exemption from 1 April 1998 to 1 April 2001 and a capped exemption thereafter.

**D31 Exemption for certain benefits provided to live-in employees who provide domestic services and are employed by religious institutions or religious practitioners**

Recreation and culture (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D33
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 58T <i>Fringe Benefits Tax Assessment Act 1986</i>						

Accommodation, household fuel, meals and other food and drink provided to live-in employees who provide domestic services and are employed by religious institutions or religious practitioners are exempt from fringe benefits tax.

**D32 Exemption for certain fringe benefits provided to religious practitioners**

Recreation and culture (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
130	140	140	135	140	145	140	140	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		D32
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 57 <i>Fringe Benefits Tax Assessment Act 1986</i>						

Benefits provided to an employee of a religious institution are exempt from fringe benefits tax if the employee is a religious practitioner and the benefit is provided principally in respect of pastoral duties or any other duties that are directly related to the practice, study, teaching or propagation of religious beliefs.

**D33 Discounted valuation for board fringe benefits**

Other economic affairs - Total labour and employment affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
1	2	2	2	2	2	2	2	
<i>Tax expenditure type:</i>		Discounted valuation				<i>2006 TES code:</i>		D49
<i>Commencement date:</i>		1986						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 36 <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain meals provided to employees under an industrial award or employment arrangement (known as board fringe benefits) are valued at concessional rates for the purposes of fringe benefits tax.

The taxable value of a board fringe benefit is \$2 per meal per person, or \$1 per meal per person if the person is under the age of 12. Any amount paid for the meal is deducted.

**D34 Discounted valuation for car parking fringe benefits**

Other economic affairs - Total labour and employment affairs (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
14	16	19	20	22	24	24	25	
<i>Tax expenditure type:</i>		Discounted valuation				<i>2006 TES code:</i>		D36
<i>Commencement date:</i>		1993						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Section 39A <i>Fringe Benefits Tax Assessment Act 1986</i>						

A car parking fringe benefit only arises if within a one kilometre radius of the premises on which the car is parked there is a commercial parking station that charges a fee for all day parking that is more than a specified car parking threshold. The value of the car parking fringe benefit can be calculated by one of five methods.

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**D35 Discounted valuation of arm's length transaction price for in-house property and residual fringe benefits**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Discounted valuation				<i>2006 TES code:</i>	D34	
<i>Commencement date:</i>	1986				<i>* Category</i>	na	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 42, 48 and 49 <i>Fringe Benefits Tax Assessment Act 1986</i>						

The taxable value of in-house property fringe benefits and in-house residual fringe benefits is 75 per cent of the lowest retail price charged to the public in the ordinary course of business.

**D36 Exemption for airline transport fringe benefits and certain in-house benefits**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D35	
<i>Commencement date:</i>	1986				<i>* Category</i>	2+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 62 <i>Fringe Benefits Tax Assessment Act 1986</i>						

A rule applies to certain in-house and airline transport fringe benefits to reduce the taxable value by up to \$500 per employee. This increased to \$1,000 from 1 April 2007.

**D37 Exemption for benefits in relation to certain compassionate travel**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D31	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58LA <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain benefits provided in connection with compassionate travel are exempt from fringe benefits tax. The exemption applies to the cost of transport, meals and accommodation for the person travelling.

**D38 Exemption for certain allowances and accommodation and food benefits**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D43
<i>Commencement date:</i>	1986				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 21, 31, 47(5), 58E, 58ZD and 63 <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain allowances, accommodation and food benefits provided to employees living away from their usual place of residence in order to perform their duties of employment are exempt from fringe benefits tax.

**D39 Exemption for certain payments to approved worker entitlement funds**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	300	305	290	300	310	295	290
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D46
<i>Commencement date:</i>	2003						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 58PA, 58PB and 58PC <i>Fringe Benefits Tax Assessment Act 1986</i>						

Payments to approved worker entitlement funds for the purposes of providing for entitlements such as redundancy and long service leave are exempt from fringe benefits tax. The funds must be either prescribed by regulation or be a long service leave fund established under a Commonwealth, state or territory law.

**D40 Exemption for eligible work-related items**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
200	210	220	210	200	210	220	230
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D48
<i>Commencement date:</i>	1995						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58X <i>Fringe Benefits Tax Assessment Act 1986</i>						

Eligible work-related items (such as mobile phones, laptop computers, protective clothing and tools of trade) provided by an employer to an employee are exempt from fringe benefits tax.

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**D41 Exemption for engagement of a relocation consultant**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D47
<i>Commencement date:</i>	2006				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	58AA <i>Fringe Benefits Tax Assessment Act 1986</i>						

Costs associated with the engagement of a relocation consultant where an employee moves residence as part of their employment are exempt from fringe benefits tax if certain criteria are met. A relocation consultant is a person who assists an employee, or his or her family members, to move and settle into a new location.

**D42 Exemption for minor benefits**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D41
<i>Commencement date:</i>	1986				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58P <i>Fringe Benefits Tax Assessment Act 1986</i>						

Minor benefits may be exempt from fringe benefits tax. Minor benefits are currently benefits that are less than \$300 in value infrequently provided and/or are difficult to record and value. It must also be unreasonable to treat the minor benefit as a fringe benefit.

**D43 Exemption for minor private use of company motor vehicle**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D44
<i>Commencement date:</i>	1986				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subsection 47(6) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Where an employee is provided with the use of a motor vehicle that is not a car, such use is exempt from fringe benefits tax if any private use is restricted to travel to and from work, use which is incidental to travel in the course of duties of employment, and non-work-related use that is minor, infrequent and irregular.

**D44 Exemption for motor vehicle parking and car parking fringe benefits provided by certain employers**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D37
<i>Commencement date:</i>	1986, 1993				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 58G <i>Fringe Benefits Tax Assessment Act 1986</i> Regulation 13A <i>Fringe Benefits Tax Regulations 1992</i>						

Motor vehicle parking, which is employer-provided parking that is not a car parking fringe benefit, is exempt from fringe benefits tax. Car parking fringe benefits provided by scientific, religious, charitable or public education institutions and car parking fringe benefits provided for certain disabled employees are also exempt from fringe benefits tax.

**D45 Exemption for private use of business property**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D42
<i>Commencement date:</i>	1986				<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 41 and 47(3) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Property provided on the employer's business premises and consumed by the employee on a working day may be exempt from fringe benefits tax. The use of property (other than a motor vehicle) that is ordinarily located on the employer's business premises and is principally used directly in connection with business operations is also exempt from fringe benefits tax.

**D46 Exemption for the provision of food and drink in certain circumstances**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		D50
<i>Commencement date:</i>	1986				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 54 and 58V <i>Fringe Benefits Tax Assessment Act 1986</i>						

Where employees receive meals that are board fringe benefits, any additional food and drink supplied to them, such as morning and afternoon teas, is exempt from fringe benefits tax. Food and drink provided to domestic employees who do not 'live-in' may be exempt from fringe benefits tax if consumed by the employee at the place of

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employment and the employer is a religious institution or natural person. See the tax expenditure Discounted valuation for board fringe benefits for the description of board fringe benefits.

**D47 Exemption for transport for oil rig and remote area employees in certain circumstances**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>	D39	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subsection 47(7) <i>Fringe Benefits Tax Assessment Act 1986</i>						

Transport provided to employees in remote areas or who work on oil rigs or other installations at sea may be exempt from fringe benefits tax. The exemption applies where the employees are provided with accommodation at or near the work site on working days and it would be unreasonable to expect the employees to travel to and from work on a daily basis.

**D48 Reduction in taxable value for holiday transport for employees posted overseas**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Reduction in taxable value				<i>2006 TES code:</i>	D38	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 61A <i>Fringe Benefits Tax Assessment Act 1986</i>						

The taxable value of certain fringe benefits in relation to holiday transport for employees posted overseas may be reduced. The reduction in taxable value depends on whether the travel is to the employee's home country or to some other destination.

**D49 Reduction in taxable value for remote area holiday benefits**

Other economic affairs - Total labour and employment affairs (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Reduction in taxable value				<i>2006 TES code:</i>	D40	
<i>Commencement date:</i>	1986				<i>* Category</i>	1+	
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 60A and 61 <i>Fringe Benefits Tax Assessment Act 1986</i>						

The value of holiday related transport benefits (including the cost of appropriate meals and accommodation en route) provided to employees working in a remote area (and any family members living with them in the remote area) are generally reduced by 50 per cent.

**D50 Partial rebate for certain non-profit, non-government bodies**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
55	55	50	50	45	40	45	45
<i>Tax expenditure type:</i>	Rebate				<i>2006 TES code:</i>	D30	
<i>Commencement date:</i>	1994						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 65J <i>Fringe Benefits Tax Assessment Act 1986</i>						

Certain non-profit, non-government bodies are eligible for a 48 per cent rebate of the fringe benefits tax that would otherwise be payable on up to \$30,000 of the grossed-up taxable value of fringe benefits per employee.



## CAPITAL GAINS TAX

### Tax expenditures for defence

#### E1 Capital gains tax exemption for valour or brave conduct decorations

Defence (\$m)									
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11		
..	..	..	..	..	..	..	..	..	
<i>Tax expenditure type:</i>		Exemption				<i>2006 TES code:</i>		E1	
<i>Commencement date:</i>		1985				<i>Expiry date:</i>			
<i>Legislative reference:</i>		Paragraph 118-5(b) of the <i>Income Tax Assessment Act 1997</i>							

Capital gains or losses arising from the disposal of a decoration awarded for valour or brave conduct are exempt from capital gains tax. This exemption is available unless the owner of the decoration had paid money or given any other property for it.

### Tax expenditures for health

#### E2 Capital gains tax roll-over for membership interests in medical defence organisations

Health (\$m)									
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11		
*	*	*	*	*	*	*	*	*	
<i>Tax expenditure type:</i>		Deferral				<i>2006 TES code:</i>		New	
<i>Commencement date:</i>		2007				<i>* Category</i>		1+	
<i>Expiry date:</i>		1 July 2010							
<i>Legislative reference:</i>		Section 5 of the <i>Medical Indemnity Act 2002</i>							

A capital gains tax roll-over is available for capital gains arising from the exchange of a membership interest in a medical defence organisation for a similar interest in another medical defence organisation where both organisations are companies limited by guarantee. The roll-over allows a member who exchanges their membership interest for the replacement interest to defer a capital gains tax liability arising from the exchange until the ultimate disposal of the replacement membership interest.

## Tax expenditures for housing and community amenities

### E3 Capital gains tax concessions for conservation covenants

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E2
<i>Commencement date:</i>	2000						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 104-47 of the <i>Income Tax Assessment Act 1997</i>						

For capital gains tax purposes, perpetual conservation covenants are treated as a part disposal of land, rather than the creation of a right. This treatment results in a reduced capital gain because a portion of the cost base of the land is taken into account. Previously the capital gain equalled the amount received for the covenant less incidental costs.

Landowners can also benefit from any capital gains tax concession or exemption that may apply to the capital gain. For example, a capital gain from a covenant granted in respect of land owned before 20 September 1985 is exempt. In addition, the capital gains tax discount may now apply if the land has been owned for at least 12 months.

### E4 Capital gains tax main residence exemption

Housing and community amenities (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E3
<i>Commencement date:</i>	1985				<i>* Category</i>		4+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 118-B of the <i>Income Tax Assessment Act 1997</i>						

Capital gains or losses on the disposal of an individual's main residence and up to two hectares of adjacent land are exempt from capital gains tax.

- A taxpayer is entitled to treat a dwelling as their main residence from the time they acquire it until the time when they first occupy it provided they occupy it as soon as practicable.
- A taxpayer is entitled to treat a dwelling as their main residence indefinitely if it was the main residence and then ceases to be their main residence provided it is not used to produce assessable income.
- A taxpayer is entitled to acquire a dwelling that is to become their main residence, whilst still owning an existing dwelling and treat both dwellings as their main

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residence for up to six months or until their ownership of the existing dwelling ends, whichever occurs first.

- A taxpayer is entitled to treat a block of land as their main residence, if the land was acquired for the purposes of building a dwelling, the dwelling is completed within four years of acquiring the land, the taxpayer moves into the dwelling as soon as practicable and the dwelling continues to be their main residence for at least three months.

### E5 Extensions to the capital gains tax main residence exemption

Housing and community amenities (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>	E4
<i>Commencement date:</i>	1985 and 1997					<i>* Category</i>	3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 118-145, 118-190 and 118-200 of the <i>Income Tax Assessment Act 1997</i>						

A taxpayer's dwelling may continue to be treated as their main residence for up to six years (the six year rule) even if the dwelling ceases to be their main residence and is used to produce assessable income. This is provided that no other dwelling is treated as the taxpayer's main residence during this time.

In addition, from 20 August 1996, a taxpayer who receives a dwelling as beneficiary of a deceased estate, or who owns the dwelling as the trustee of a deceased estate, may be able to ignore for capital gains tax purposes, any use of the dwelling to produce assessable income by the deceased prior to their death if:

- the dwelling was the deceased's main residence before their death; and
- it was not being used to produce assessable income at the time of the deceased's death or, if the dwelling was used to produce assessable income, that use was ignored under the six year rule.

## Tax expenditures for recreation and culture

### E6 Capital gains tax exemption for the disposal of assets under the Cultural Bequests and Cultural Gifts programs

Recreation and culture (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>		E5
<i>Commencement date:</i>	1994, expanded in 1999					<i>* Category</i>		1+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Section 118-60 of the <i>Income Tax Assessment Act 1997</i>							

Capital gains or losses arising from testamentary gifts made under the Cultural Bequests and Cultural Gifts programs are exempt from capital gains tax. The Cultural Bequests and Cultural Gifts programs encourage donations of significant cultural items from private collections to public art galleries, museums and libraries by offering tax benefits to the donor or the donor's estate.

## Tax expenditures for other economic affairs

### E7 Capital gains tax roll-over relief for worker entitlement funds

Other economic affairs - Total labour and employment affairs (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		E15
<i>Commencement date:</i>	2003					<i>* Category</i>		2+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Subdivision 126-C of the <i>Income Tax Assessment Act 1997</i>							

Capital gains tax roll-over relief is available for a fund that amends or replaces its trust deed in order to become an approved worker entitlement fund for fringe benefits tax purposes.

### E8 Capital gains tax deferral of liability when taxpayer dies

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral					<i>2006 TES code:</i>		E9
<i>Commencement date:</i>	1985					<i>* Category</i>		3+
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Division 128 of the <i>Income Tax Assessment Act 1997</i>							

Generally, there is no capital gains tax taxing point when a taxpayer dies. Recognition of the gains or losses accruing during the life of the deceased is deferred until the person inheriting the asset later disposes of it. An exception applies if the capital gains

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tax asset passes to an exempt entity, the trustee of a complying superannuation entity, or a non-resident of Australia.

### E9 Capital gains tax discount for individuals and trusts

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
2990	5140	6040	7420	6870	7140	7410	7770
<i>Tax expenditure type:</i>	Exemption					<i>2006 TES code:</i>	E14
<i>Commencement date:</i>	15 September 1999						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 115 of the <i>Income Tax Assessment Act 1997</i>						

A capital gains tax exemption applies to 50 per cent of any nominal capital gain made by an individual or trust where the asset has been owned for at least one year. For assets acquired before 21 September 1999 and held for at least one year, an individual or trust may instead choose to be taxed on the difference between the disposal price and the indexed cost base frozen as at 30 September 1999.

### E10 Capital gains tax discount for investors in listed investment companies

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
10	10	15	15	15	20	20	20
<i>Tax expenditure type:</i>	Deduction					<i>2006 TES code:</i>	E18
<i>Commencement date:</i>	1 July 2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 115D of the <i>Income Tax Assessment Act 1997</i>						

The shareholders of a listed investment company (LIC) who receive dividends that represent a distribution of capital gains made by that company are entitled to a deduction in respect of those dividends equivalent to the capital gains tax discount they would have received if they had realised the capital gains themselves. This concession applies in respect of gains realised by a LIC on or after 1 July 2001, provided the assets have been held by the LIC for at least 12 months.

**E11 Capital gains tax exemption for assets acquired before 20 September 1985**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E7
<i>Commencement date:</i>	1985				<i>* Category</i>		na
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 104 of the <i>Income Tax Assessment Act 1997</i>						

Capital gains or losses on assets acquired before 20 September 1985 (the commencement date of the capital gains tax regime) are generally exempt from capital gains tax.

**E12 Capital gains tax exemption of non-portfolio interests in foreign companies with active businesses**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E10
<i>Commencement date:</i>	1 April 2004				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 768-G <i>Income Tax Assessment Act 1997</i>						

Capital gains and losses by Australian companies and controlled foreign companies arising from certain capital gains tax events related to non-portfolio interests in foreign companies with active business interests are reduced.

**E13 Capital gains tax roll-over for small business**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
75	100	100	120	130	160	160	180
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E13
<i>Commencement date:</i>	1997						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 152-E of the <i>Income Tax Assessment Act 1997</i>						

A capital gains tax roll-over is available for capital gains arising from the disposal of active small business assets if the proceeds of the sale are used to purchase other active small business assets. Active assets include assets used in carrying on a business and intangible assets inherently connected with a business (for example, goodwill). An eligible small business is one where the net value of assets that the taxpayer and connected entities own is no more than \$5 million (this asset test was increased to \$6 million from 1 July 2007).

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From 1 July 2007, small businesses with average annual turnover of less than \$2 million have been able to access this concession under the Small Business Framework without having to satisfy the net value of assets test.

**E14 Capital gains tax roll-over for transfer of Public Sector Superannuation Fund assets to pooled superannuation trust**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	50	-15	-15	-15	-15
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E21
<i>Commencement date:</i>	1 July 2005						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Schedule 7, item 3 of the <i>Superannuation (Consequential Amendments) Act 2005</i>						

An automatic capital gains tax roll-over will occur for the transfer of capital gains assets from the Public Sector Superannuation Board to the trustee of a pooled superannuation trust to establish the Public Sector Superannuation Accumulation Plan.

**E15 Capital gains tax roll-over relief and exemption and related taxation relief for demergers**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption, Deferral				<i>2006 TES code:</i>		E19
<i>Commencement date:</i>	2002				<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Division 125 of the <i>Income Tax Assessment Act 1997</i> and subsection 44(4) of the <i>Income Tax Assessment Act 1936</i>						

Capital gains tax (CGT) concessions are available to defer or exempt the CGT payable in respect of the restructuring of a corporate or trust group, where the group is split into two or more entities or groups (that is, by demerging). There are three elements to demerger relief:

- CGT roll-over relief at the shareholder or trust membership interest level for interests such as shares that are exchanged during the demerger process;
- a CGT exemption for certain capital gains and losses at the entity level; and
- an income tax exemption for certain 'demerger dividends'.

These concessions are available to demergers that occur on or after 1 July 2002.

**E16 Capital gains tax roll-over relief for assets compulsorily acquired, lost or destroyed**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E17
<i>Commencement date:</i>	1985				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 124-B of the <i>Income Tax Assessment Act 1997</i>						

Capital gains tax roll-over relief is available for capital gains where an asset is compulsorily acquired, lost or destroyed and the taxpayer purchases a replacement asset. In recognition that the disposal was not initiated by the taxpayer, the capital gains liability is deferred from the time of the compulsory acquisition, loss or destruction until the ultimate disposal of the replacement asset.

This measure has been extended to establish the same treatment for a compulsory acquisition whether by a private or public acquirer and to provide greater flexibility for landowners whose land is compulsorily subject to a mining lease.

**E17 Capital gains tax roll-over relief for financial service providers on transition to the Financial Services Reform regime**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E6
<i>Commencement date:</i>	2002				<i>* Category</i>		2+
<i>Expiry date:</i>	2004						
<i>Legislative reference:</i>	Subdivision 124-O of the <i>Income Tax Assessment Act 1997</i>						

An automatic capital gains tax (CGT) roll-over is available to eligible financial service providers on transition to the Financial Services Reform regime. Financial service providers were provided the roll-over when, during the Financial Services Reform transitional period:

- an existing statutory licence, registration or authority was replaced with an Australian financial services licence;
- a qualified Australian financial services licence was replaced with an Australian financial services licence; or
- an intangible CGT asset was replaced with another intangible CGT asset.



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**E18 Capital gains tax roll-over relief for superannuation entities on transition to the new superannuation safety arrangements**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E23
<i>Commencement date:</i>	1 July 2004				<i>* Category</i>		1+
<i>Expiry date:</i>	30 June 2006						
<i>Legislative reference:</i>	Subdivision 126-F of the <i>Income Tax Assessment Act 1997</i>						

Superannuation entities that merge to meet the requirements of the new superannuation safety requirements (commencing 1 July 2004) will not incur a capital gains tax liability as a result of the merger.

The roll-over will be available for the transfer of an asset of a superannuation entity to another superannuation entity that is made from 1 July 2004 to 30 June 2006.

**E19 Capital gains tax roll-over relief for transfer of assets on marriage breakdown**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E8
<i>Commencement date:</i>	1985				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 126-A of the <i>Income Tax Assessment Act 1997</i>						

An automatic roll-over is available where a capital gains tax asset is transferred to a spouse or former spouse because of a marriage breakdown.

Legislation is pending to extend the existing capital gains tax roll-over on marriage breakdown to assets transferred under a binding financial agreement or an arbitral award entered into under the Family Law Act 1975 or similar arrangements under State, Territory or foreign legislation.

This also includes roll-over where there is a transfer of a capital gains tax asset from a small superannuation fund to another complying superannuation fund following marriage breakdown but only where such transfers meet specific conditions.

**E20 Capital gains tax scrip-for-scrip roll-over relief**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-1	-21	82	4	3	2	1	-
<i>Tax expenditure type:</i>		Deferral			<i>2006 TES code:</i>		E16
<i>Commencement date:</i>		1999					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subdivision 124-M of the <i>Income Tax Assessment Act 1997</i>					

Capital gains tax roll-over relief is available for capital gains arising from an exchange of interests in companies or fixed trusts. The roll-over relief ensures that an equity holder who exchanges original shares or other equity for new equity in a takeover or merger can defer a capital gains tax liability arising from the exchange until the ultimate disposal of the replacement asset. The roll-over relief ensures that capital gains tax does not impede takeovers and similar arrangements. This tax expenditure is likely to vary considerably depending upon actual takeover and merger activity. Estimates for the projection years are based on the average activity in preceding periods.

**E21 Capital gains tax - indexation of cost base**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Reduction in taxable value			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		20 September 1985			<i>* Category</i>		3+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Division 114 of the <i>Income Tax Assessment Act 1997</i> and Section 110-36 of the <i>Income Tax Assessment Act 1997</i>					

For assets acquired at or before 11:45 am EST on 21 September 1999, taxpayers may choose to calculate the capital gain on the asset by reference to its indexed cost base. Taxpayers that choose to use the indexed cost base cannot access the capital gains tax discount. The indexed cost base for these assets was frozen as at 30 September 1999.

*Tax Expenditures Statement*

**E22 Capital gains tax - demutualisation of health insurers**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	-	26	2	1
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 2007						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Not yet legislated						

Policyholders of a health insurer which demutualises will not be subject to capital gains tax on any capital gains or losses that they realise on the exchange of rights in the insurer for shares in the demutualised entity. In addition, any capital gains or losses arising from transactions which relate to the mechanism that allows policyholders to receive shares will also be disregarded for capital gains tax purposes.

**E23 Exemption from the market value substitution rule in relation to the cancellation or surrender of interests in widely held entities**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	*	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		New
<i>Commencement date:</i>	For CGT events that occur during the 2006-07 income year and after				<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Section 116-30 of the <i>Income Tax Assessment Act 1997</i>						

The capital gains tax market value substitution rule deems assets that are disposed of for less than their market value to have been disposed for a consideration equal to their market value. This measure exempts membership interests in widely-held entities that are disposed of by way of a redemption, cancellation or surrender (capital gains tax event C2) of the interest from the market value substitution rule, with effect from the 2006-07 income year.

Legislation implementing this change is pending.

**E24 Extension to the capital gains tax roll-over relief for statutory licenses**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	20	90	*	*	*
<i>Tax expenditure type:</i>		Deferral			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		2006			<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Subdivision 124-C of the <i>Income Tax Assessment Act 1997</i>					

A capital gains tax roll-over is available where a statutory licence ends and is replaced with a new licence that authorises substantially similar activity to the original licence. From the 2006-07 income year, a partial capital gains tax roll-over is available where a statutory licence ends and the licence holder receives a new licence and non-licence capital proceeds. The part of a capital gain or capital loss on the ending of the original licence referable to the non-licence capital proceeds is subject to tax at that time, whereas the part referable to the extent the new licence replaces the original licence is rolled over.

**E25 Quarantining of capital losses**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Denial of deduction			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		20 September 1985			<i>* Category</i>		4-
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 100-50 of the <i>Income Tax Assessment Act 1997</i>					

Capital losses may only be offset against capital gains, which means they are quarantined from ordinary income.

**E26 Removal of capital gains tax threshold for testamentary gifts**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	*	*	*	*	*
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		E22
<i>Commencement date:</i>		1 July 2005			<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Section 118-60 of the <i>Income Tax Assessment Act 1997</i>					

Testamentary gifts (that is, gifts made under a will) of certain property to deductible gift recipients are no longer required to be valued at greater than \$5,000 to access the capital gains tax exemption.

*Tax Expenditures Statement*

**E27 Removal of taxation of certain financial instruments at point of conversion or exchange**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deferral				<i>2006 TES code:</i>		E20
<i>Commencement date:</i>	2002				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 26BB and 70B of the <i>Income Tax Assessment Act 1997</i>						

Gains or losses from conversion or exchange of convertible or exchangeable interests issued after 14 May 2002 are not subject to taxation at the point of conversion or exchange, but, instead, taxation is deferred until the ultimate disposal of the shares.

Convertible interests are financial instruments that convert into shares in the company that issued the convertible interest. Exchangeable interests are instruments that convert into shares in a company other than the issuer.

**E28 Small business capital gains tax 50 per cent reduction**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
240	320	370	405	425	500	530	575
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E12
<i>Commencement date:</i>	1999						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Subdivision 152-C of the <i>Income Tax Assessment Act 1997</i>						

Fifty per cent of the capital gains arising from the sale of active assets in an eligible small business are exempt from capital gains tax. This applies in addition to any capital gains tax discount entitlement of the taxpayer. Active assets include assets used in carrying on a business and intangible assets inherently connected with a business (for example, goodwill). An eligible small business is one where the net value of assets that the taxpayer and connected entities own is no more than \$6 million.

From 1 July 2007, small businesses with average annual turnover of less than \$2 million have been able to access this concession under the Small Business Framework without having to satisfy the net value of assets test.

**E29 Tax exemption for certain foreign investment in venture capital**

Other economic affairs - Other economic affairs, nec (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-	*	*	*	*
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		E11
<i>Commencement date:</i>	1999				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Sections 51-54 and 51-55 and Subdivisions 118-F and 118-G of the of the <i>Income Tax Assessment Act 1997</i> ; further enhancements not yet legislated.						

Certain non-resident investors are exempt from tax on profits and gains in respect of their eligible venture capital investments.

The concession introduced in 1999 provides an exemption from tax on the disposal of investments in new equity in eligible venture capital investments to non-resident pension funds that are tax exempt in their home jurisdiction (being either Canada, France, Germany, Japan, the United Kingdom, the United States or other approved jurisdictions).

The concession introduced in 2002 provides an exemption from tax on the profits and gains in equity investments made by a venture capital limited partnership to certain non-resident partners in the partnership. The exemption is available to a partner who is a tax exempt resident of Canada, France, Germany, Japan, the United Kingdom, the United States or other approved jurisdictions, a venture capital fund of funds established and maintained in those countries, or a taxable resident of Canada, Finland, France, Germany, Italy, Japan, the Netherlands (excluding the Netherlands Antilles), New Zealand, Norway, Sweden, Taiwan, the United Kingdom, the United States or other approved jurisdictions, that holds less than 10 per cent of the committed capital of a venture capital limited partnership.

The venture capital limited partnerships regime is to be enhanced by:

- removing a range of restrictions including allowing investment in unit trusts and convertible notes as well as shares;
- relaxing the requirement that 50 per cent of assets and employees must be in Australia for 12 months after making the investment; and
- removing restrictions on the country of residence of investors.

## COMMODITY TAXES

### Fuel

#### F1 Higher rate of excise levied on high sulphur diesel

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-165	-180	-90	-	-	-	-	-
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i> F3		
<i>Commencement date:</i>		1 July 2003					
<i>Expiry date:</i>		1 January 2006					
<i>Legislative reference:</i>		Excise Tariff Act 1921					

Before 1 July 2006, diesel with a sulphur content higher than 50 parts per million was subject to a higher rate of excise than the benchmark rate. The benchmark rate is the rate that applies to unleaded petrol and ultra low sulphur diesel. An excise differential of one cent per litre was implemented from 1 July 2003 and was increased to two cents per litre from 1 January 2004.

From 1 January 2006, diesel with more than 50 parts per million of sulphur no longer meets fuel standards, and is no longer able to be sold unless a waiver is obtained from the Minister for the Environment and Heritage.

#### F2 Higher rate of excise levied on leaded petrol

Health (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	-	-	-	-	-
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i> F2		
<i>Commencement date:</i>		1 January 1994					
<i>Expiry date:</i>		1 July 2006					
<i>Legislative reference:</i>		Excise Tariff Act 1921					

Before 1 July 2006, leaded petrol was subject to a higher rate of excise than the benchmark rate. The benchmark rate is the rate that applies to unleaded petrol and ultra low sulphur diesel. The excise differential, which equated to around two cents per litre was originally introduced in 1994 to address health concerns associated with the use of leaded fuels.

The minimal nature of this tax expenditure from 2002-03 reflected the introduction of lead replacement petrol, which is subject to excise at the benchmark rate, and restricted access to leaded petrol (under the *Fuel Quality Standards Act 2000*) from 1 January 2002. The excise differential was removed on 1 July 2006.

**F3 Concessional rate of excise levied on aviation gasoline and aviation turbine fuel**

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
745	795	810	870	905	900	900	900
<i>Tax expenditure type:</i>		Concessional rate			<i>2006 TES code:</i>		F5
<i>Commencement date:</i>		15 March 1956					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Item 10 of the Schedule to the <i>Excise Tariff Act 1921</i>					

Aviation gasoline and aviation turbine fuel are subject to a lower rate of excise than the benchmark rate. Aviation gasoline and aviation turbine fuel are currently excised at 2.854 cents per litre. Excise on aviation fuels, has been used to fund the provision of air services by the Australian Government. Excise on aviation fuel is currently directed to the funding of the Civil Aviation Safety Authority.

**F4 Excise levied on fuel oil, heating oil and kerosene**

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-90	-85	-90	-415	-420	-425	-435	-440
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>		F4
<i>Commencement date:</i>		1983					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Item 10 of the schedule to the <i>Excise Tariff Act 1921</i>					

Before 1 July 2006, fuel oil, heating oil and kerosene that were used as a fuel but not used as a fuel in internal combustion engines were subject to an excise of 7.557 cents per litre. The benchmark excise for fuels consumed for a purpose other than in an internal combustion engine is zero.

Since 1 July 2006, these products have been subject to an excise of 38.143 cents per litre. Users of these products are eligible for a fuel tax credit of 38.143 cents per litre, that effectively removes the incidence of excise.

**F5 Excise levied on fuel products used for purposes other than as fuel**

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	-	-65	-65	-65	-65	-65
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>		F1
<i>Commencement date:</i>		1 July 2006					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Item 10 of the schedule to the <i>Excise Tariff Act 1921</i>					

Before 1 July 2006, fuels consumed for a purpose other than in an internal combustion engine were excise-free through other mechanisms.



## Tax Expenditures Statement

Since 1 July 2006, fuels consumed for a purpose other than in an internal combustion engine (such as toluene used as a solvent) are subject to excise of 38.143 cents per litre. Business users of these products are eligible for a fuel tax credit of 38.143 cents per litre that effectively removes the incidence of excise.

### F6 Exemption from excise for 'alternative fuels'

Fuel and energy (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
680	620	620	680	750	820	910	1030	
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>			F6
<i>Commencement date:</i>		1985						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Excise Tariff Act 1921						

Certain alternative transport fuels including liquefied petroleum gas (LPG) and compressed natural gas (CNG), are currently exempt from excise duty.

## Tobacco

### F7 Higher rate of excise levied on cigarettes with less than 0.8 grams of tobacco

Health (\$m)								
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11	
-1320	-1345	-1360	-1395	-1375	-1385	-1395	-1405	
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>			F7
<i>Commencement date:</i>		1999						
<i>Expiry date:</i>								
<i>Legislative reference:</i>		Item 5 of the Schedule to the Excise Tariff Act 1921						

Cigarettes and cigars with less than 0.8 grams of tobacco are subject to excise at a higher rate than the benchmark. The benchmark excise treatment for the consumption of tobacco products is applied per kilogram of tobacco. The benchmark treatment applies to loose tobacco and to cigarettes and cigars with more than 0.8 grams of tobacco. Cigarettes and cigars with less than 0.8 grams of tobacco are subject to excise on a per stick basis. The effect of per stick excise is to tax the tobacco in these cigarettes and cigars more heavily than the benchmark.

**F8 Concessional excise for snuff**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	..	..	..	-	-	-	-	-
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i> F8		
<i>Commencement date:</i>	12 February 1902							
<i>Expiry date:</i>	30 June 2006							
<i>Legislative reference:</i>	Item 5 of the Schedule to the <i>Excise Tariff Act 1921</i>							

Before 1 July 2006, snuff was excised at a highly concessional rate compared to other tobacco. Snuff is now excised at the same rate as other tobacco.

**Alcohol****F9 Concessional rate of excise levied on brandy**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	5	5	5	5	5	5	5	5
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i> F18		
<i>Commencement date:</i>	9 November 1979							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Item 3 of the <i>Excise Tariff Act 1921</i>							

Brandy is subject to a lower rate of excise than other spirits (\$61.21 per litre of pure alcohol, compared to \$65.56 at 1 August 2007). The excise rate on brandy is indexed to the consumer price index biannually.

**F10 Concessional rate of excise levied on brew-on-premise beer**

Agriculture, forestry and fishing (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	2	2	3	3	4	4	4	5
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i> F12		
<i>Commencement date:</i>	1993							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Item 1 of Schedule of the <i>Excise Tariff Act 1921</i>							

Brew-on-premise beer (that is, beer produced for non-commercial purposes using commercial facilities or equipment) is subject to a lower rate of excise than other beer.

*Tax Expenditures Statement*

**F11 Concessional rate of excise levied on draught beer**

Agriculture, forestry and fishing (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
150	160	160	160	160	170	170	180
<i>Tax expenditure type:</i>	Concessional rate				<i>2006 TES code:</i>		F11
<i>Commencement date:</i>	2001						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Item 1 of Schedule to the <i>Excise Tariff Act 1921</i>						

Draught beer (that is, beer packaged in individual containers exceeding 48 litres) is subject to a lower rate of excise than beer packaged in individual containers not exceeding 48 litres.

**F12 Concessional rate of excise on low-strength packaged beer**

Agriculture, forestry and fishing (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
15	15	15	15	15	15	15	15
<i>Tax expenditure type:</i>	Concessional rate				<i>2006 TES code:</i>		F9
<i>Commencement date:</i>	21 August 1984						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Item 1 of the Schedule to the <i>Excise Tariff Act 1921</i>						

Low-strength beer that is packaged in containers not exceeding 48 litres and which has an alcohol content of no more than 3 per cent is taxed at a concessional excise rate relative to higher strength beer. The first 1.15 per cent of alcohol remains free of excise.

**F13 Consumption tax exemptions for privately produced beer**

Agriculture, forestry and fishing (\$m)

2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
30	30	35	35	40	40	45	50
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		F14
<i>Commencement date:</i>	18 April 1973						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	Schedule to the <i>Excise Tariff Act 1921</i>						

Beer made for personal use by private individuals is exempt from the payment of excise.

**F14 Consumption tax exemptions for privately produced wine**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
10	15	10	15	15	15	15	20
<i>Tax expenditure type:</i>		Exemption			<i>2006 TES code:</i>		F17
<i>Commencement date:</i>		19 August 1970					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		A New Tax System (Wine Equalisation Tax) Act 1999					

Wine made for personal use by private individuals is exempt from the wine equalisation tax.

**F15 Excise concession for microbreweries**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
..	..	..	..	..	..	..	..
<i>Tax expenditure type:</i>		Concessional rate			<i>2006 TES code:</i>		F13
<i>Commencement date:</i>		2000					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Paragraph 50(1)(zzd) of the <i>Excise Regulations 1925</i>					

Microbreweries producing less than 30,000 litres of product per annum receive excise concessions in the form of a refund of excise paid. The refund paid in any financial year cannot exceed the lesser of \$10,000 or 60 per cent of the excise payable.

**F16 No excise-free threshold for excisable alcoholic beverages (other than beer) not exceeding 10 per cent alcohol**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-110	-145	-165	-185	-205	-230	-255	-285
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>		F10
<i>Commencement date:</i>		2000					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Item 1 of Schedule to the <i>Excise Tariff Act 1921</i>					

Alcoholic beverages (other than beer) with an alcohol content not exceeding 10 per cent are subject to a higher effective rate of excise than applies under the benchmark. Under the benchmark, which is based on the tax treatment of full strength beer sold in containers less than 48 litres, the first 1.15 per cent of alcoholic content of an alcoholic beverage whose alcohol content does not exceed 10 per cent is not excisable. This excise-free threshold is not available to alcoholic beverages other than beer (mainly 'ready to drink' beverages) giving rise to a negative tax expenditure.

*Tax Expenditures Statement*

**F17 Wine equalisation tax cellar door rebate**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
16	4	-	-	-	-	-	-
<i>Tax expenditure type:</i>	Offset				<i>2006 TES code:</i>		F15
<i>Commencement date:</i>	1 July 2000						
<i>Expiry date:</i>	1 October 2004						
<i>Legislative reference:</i>	Schedule 9A of the <i>Indirect Tax Legislation Amendment Act 2000</i>						

Before 1 October 2004, a partial rebate of wine equalisation tax was available for certain cellar door, mail order and internet sales of wine. The maximum rebate of 14 per cent of the taxable value was available for all eligible sales of wine up to \$300,000 per annum (wholesale value). The rebate tapered to zero for sales between \$300,000 and \$580,000.

The rebate complemented similar State production subsidies of 15 per cent, to support cellar door and mail order sales by smaller winemakers.

The rebate was replaced by the wine equalisation tax producer rebate.

**F18 Wine equalisation tax producer rebate**

Agriculture, forestry and fishing (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	60	115	185	175	195	215	240
<i>Tax expenditure type:</i>	Rebate				<i>2006 TES code:</i>		F16
<i>Commencement date:</i>	1 October 2004						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	<i>A New Tax System (Wine Equalisation Tax) Act 1999</i>						

Wine producers receive a rebate of the first \$500,000 of wine equalisation tax (WET) paid per annum. Before 1 July 2006, wine producers received a rebate of the first \$290,000 of WET paid per annum. The rebate also extends to cider, perry and sake.

The WET producer rebate replaced the WET cellar door rebate scheme from 1 October 2004.

## Motor vehicles

### F19 Luxury car tax

Other economic affairs - Other economic affairs, nec (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	-335	-300	-330	-350	-370	-390	-400	-410
<i>Tax expenditure type:</i>	Increased rate					<i>2006 TES code:</i> F19		
<i>Commencement date:</i>	1 July 2000							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	A New Tax System (Luxury Car Tax) Act 2000							

The luxury car tax imposes a tax on the value of car sales and imports that exceed the luxury car tax threshold (\$57,123 for the 2007-08 financial year). As motor vehicle purchases are not taxed under the benchmark, the luxury car tax is a negative tax expenditure. The tax does not apply to specified emergency vehicles.

## General consumption tax expenditures

### F20 Certain exemptions for diplomatic missions and foreign diplomats

General public services - Foreign affairs and economic aid (\$m)

	2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
	6	7	8	8	9	10	10	10
<i>Tax expenditure type:</i>	Concessional rate					<i>2006 TES code:</i> F20		
<i>Commencement date:</i>	21 August 1940							
<i>Expiry date:</i>								
<i>Legislative reference:</i>	Regulation 50 of the <i>Excise Act 1901</i> Section 10 of the <i>Diplomatic Privileges and Immunities Act 1967</i> Section 10 of the <i>Consular Privileges and Immunities Act 1972</i> Section 11 of the <i>International Organisations (Privileges and Immunities) Act 1963</i> Section 12 of the <i>Overseas Missions (Privileges and Immunities) Act 1995</i>							

Note: estimates represent excise duty only.

Excise, luxury car tax and wine equalisation tax is not payable (or an equivalent amount of that paid is claimable) for alcohol, fuel, motor vehicles and tobacco used for official purposes by diplomatic missions or for personal use by persons identified in the *Diplomatic Privileges and Immunities Act 1967*.

*Tax Expenditures Statement*

**F21 Certain exemptions for Australian military sea vessels**

Defence (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
2	2	1	*	*	*	*	*
<i>Tax expenditure type:</i>		Concessional rate			<i>2006 TES code:</i>		F21
<i>Commencement date:</i>		2 August 1934			<i>* Category</i>		1+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Schedule 1 to the <i>Excise Regulations 1925</i>					

Note: estimates represent excise duty only.

Excise on tobacco and certain alcoholic products is not payable by Australian military seagoing vessels in full commission when the products are consumed on board.

**F22 Customs duty**

Mining, manufacturing and construction (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-4049	-3859	-3229	-3452	-3682	-3883	-3424	-2875
<i>Tax expenditure type:</i>		Increased rate			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		4 October 1901					
<i>Expiry date:</i>							
<i>Legislative reference:</i>		<i>Customs Act 1901</i> <i>Customs Tariff Act 1995</i>					

Customs duty is collected on certain goods imported into Australia. Under the benchmark, goods imported into Australia are free from customs duty (except for excise-equivalent customs duty).

## NATURAL RESOURCE TAXES

### Tax expenditures for manufacturing and mining

#### G1 Gas transfer price regulations

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		New
<i>Commencement date:</i>		20 December 2005			<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>		Petroleum Resource Rent Tax Assessment Regulations					

For petroleum resource rent tax purposes, the gas transfer price regulations stipulate rules for calculating the gas transfer price where there is no arm's length transaction. The regulations provide an allowance for capital expenditure which is based on the long term bond rate plus 7 percentage points rather than the benchmark rate (long term bond rate plus 5 percentage points).

#### G2 Increased deduction for petroleum exploration expenditure in designated offshore frontier areas

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
-	-	*	*	*	*	*	*
<i>Tax expenditure type:</i>		Deduction			<i>2006 TES code:</i>		G1
<i>Commencement date:</i>		29 March 2004			<i>* Category</i>		1+
<i>Expiry date:</i>		2008					
<i>Legislative reference:</i>		Section 36C Petroleum Resource Rent Tax Assessment Act 1987					

For petroleum resource rent tax purposes, petroleum exploration companies receive a 150 per cent uplift on pre-appraisal exploration expenditure conducted in the first term of an exploration permit in a designated frontier area.



*Tax Expenditures Statement*

**G3 Transfer of exploration expenditure between petroleum resource rent tax projects**

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
*	*	*	*	*	*	*	*
<i>Tax expenditure type:</i>	Deduction				<i>2006 TES code:</i>		New
<i>Commencement date:</i>	1 July 1990				<i>* Category</i>		2+
<i>Expiry date:</i>							
<i>Legislative reference:</i>	<i>Petroleum Resource Rent Tax Assessment Act 1987</i>						

Exploration expenditure can be transferred, under certain circumstances, between projects for petroleum resource rent tax (PRRT) purposes. Under the benchmark, the taxable entity is the project and undeducted expenditure is compounded and applied against future PRRT assessable receipts.

**Petroleum**

**G4 Condensate excise-free status**

Fuel and energy (\$m)							
2003-04	2004-05	2005-06	2006-07	2007-08	2008-09	2009-10	2010-11
150	330	250	320	320	320	320	320
<i>Tax expenditure type:</i>	Exemption				<i>2006 TES code:</i>		G2
<i>Commencement date:</i>	1977						
<i>Expiry date:</i>							
<i>Legislative reference:</i>	<i>Schedule 17(B) of the Excise Tariff Act 1921</i>						

Condensate produced in a State or Territory, or inside the outer limits of the territorial sea of Australia, or marketed separately from a crude oil stream, or in the North West Shelf project area is exempt from the crude oil excise. Condensate is a light oil extracted from 'wet' gas and primarily processed for use in motor vehicles (commonly known as petrol).