First print



New South Wales

Intergovernmental Agreement Implementation (GST) Bill 2000

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are:

- (a) to give effect to the Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations (the Intergovernmental Agreement), and
- (b) to amend various Acts and statutory instruments as a consequence of the imposition by the Commonwealth of the goods and services tax (*GST*).

Explanatory note

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on the date of assent, except as provided by the clause.

Clause 3 contains definitions for the purposes of the proposed Act.

Clause 4 provides for the attachment of the Intergovernmental Agreement as a Schedule to the proposed Act, as required by that Agreement. The Agreement comprises Schedule 1 to the proposed Act.

Clause 5 provides for the payment of GST equivalents to the Commonwealth Commissioner of Taxation by State entities that are not otherwise required to pay GST.

Clause 6 enables, as an interim transitional measure, the increase of fees and charges that are regulated by legislation by an amount that does not exceed the amount of GST payable on the supply to which the fee or charge relates and that complies with the ACCC price exploitation guidelines. The clause ceases to have effect on 1 July 2001.

Clause 7 relates to fees and charges, and penalties, that are regulated by legislation and that are varied by reference to the CPI. It enables the Treasurer, as an interim transitional measure, to give a direction reducing the CPI as a consequence of the impact of the GST and requiring the fee or charge to be increased in accordance with the CPI as so reduced. The clause ceases to have effect on 1 July 2003.

Clause 8 is a formal provision giving effect to the amendments, set out in Schedules 2–12, to the following Acts and instruments:

Duties Act 1997 Funeral Funds Act 1979 Liquor Act 1982 Pay-roll Tax Act 1971 Petroleum Products Subsidy Act 1997 Public Lotteries Act 1996 Registered Clubs Act 1976 Retail Leases Act 1994 Sporting Injuries Insurance Act 1978

Explanatory note

Stamp Duties Act 1920 Totalizator Act 1997 Workers Compensation Act 1987 Workers Compensation (General) Regulation 1995 Workers' Compensation (Dust Diseases) Act 1942 Workplace Injury Management and Workers Compensation Act 1998

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

Clause 4 of the Intergovernmental Agreement requires the State of New South Wales to attach the Agreement as a schedule to relevant legislation. Accordingly, the Agreement comprises Schedule 1 to the proposed Act.

Schedule 2 Amendment of Duties Act 1997 No 123

Part 1 of Schedule 2 abolishes duty on transactions involving marketable securities that are quoted on the Australian Stock Exchange or a recognised stock exchange, with effect from 1 July 2001.

At present, under the *Duties Act 1997* dutiable property includes certain shares, units in a unit trust scheme and certain defined interests in shares and units.

The amendments provide that, despite those provisions, the following marketable securities are not dutiable property:

- (a) shares, or units in a unit trust scheme, that are quoted on the Australian Stock Exchange or a recognised stock exchange,
- (b) an interest in shares or units referred to in paragraph (a), whether or not the interest is quoted on the Australian Stock Exchange or a recognised stock exchange.

As quoted marketable securities, and interests in them, will no longer be considered dutiable property, a transaction involving marketable securities will no longer be a dutiable transaction (see Schedule 2 [5]).

Explanatory note

The definition of recognised stock exchange is also replaced by the Bill (see Schedule 2 [35]). The amendments provide that a recognised stock exchange means:

- (a) a stock exchange that is a member of the Fédération Internationale des Bourses de Valeurs, or
- (b) the Stock Exchange of Newcastle, or
- (c) a stock exchange that is declared to be a recognised stock exchange by an order of the Minister, published in the Gazette, that is in force.

Other amendments in Part 1 of Schedule 2 are of a consequential or transitional nature.

Part 2 of Schedule 2 contains other GST-related amendments to the *Duties Act* 1997.

In relation to a hire of goods, the *Duties Act 1997* provides that duty is applied to the amount of the hiring charges. The Bill amends that Act to provide that a hiring charge is not to include any GST payable on the supply to which the hire of goods relates so as to avoid double taxation (see Schedule 2 [36]).

In relation to motor vehicle registration, the *Duties Act 1997* provides that duty is payable on the dutiable value of the motor vehicle at the time the vehicle is registered. The Bill amends that Act to provide that the dutiable value does not include GST if the supply of the vehicle is GST-free under the Commonwealth GST legislation because the vehicle is for use by a disabled person.

Schedule 3 Amendment of Funeral Funds Act 1979 No 106

The *Funeral Funds Act 1979* is amended to enable funeral funds to remit GST in respect of pre-paid funerals purchased after 1 December 1999 and that are performed on or after 1 July 2000.

The Act is also generally amended to facilitate the payment of GST.

Schedule 4 Amendment of Liquor Act 1982 No 147

The Intergovernmental Agreement states in clause 5 (viii) that "The States and Territories will adjust their gambling tax arrangements to take account of the impact of the GST on gambling operators."

Explanatory note

Schedule 4 amends the *Liquor Act 1982* to reduce from 1 July 2000, by the equivalent amount of GST, the annual marginal tax rates for hotel gaming machine operations as follows:

Profit (\$)	Current marginal rates (%)	Proposed marginal rates (%)
Up to 25,000	15.0	5.91
25,001-400,000	25.0	15.91
400,001–1 million	35.0	25.91
In excess of 1 million	40.0	30.91

Schedule 5 Amendment of Pay-roll Tax Act 1971 No 22

Schedule 5 amends the *Pay-roll Tax Act 1971* to provide that, if GST is payable on a contract the consideration for which includes amounts that are wages (or are taken to be wages) for pay-roll tax purposes, the amount representing GST is to be excluded from the pay-roll tax base.

Schedule 6 Amendment of Petroleum Products Subsidy Act 1997 No 112

Part 1 of Schedule 6 amends the *Petroleum Products Subsidy Act 1997* to remove the requirement to provide subsidies on the sale of diesel fuel for off-road use, including marine purposes, from 1 July 2000.

Part 2 of Schedule 6 provides for the repeal of the Part of the Act (Part 4—Sales of diesel fuel for off-road use) that provides for off-road subsidies on the fifth anniversary of the date of assent to the Act, namely 9 December 2002.

Schedule 7 Amendment of Public Lotteries Act 1996 No 86

Currently under the *Public Lotteries Act 1996*, general duty and licence duty are paid as a percentage of the subscriptions to public lotteries. The Act is amended to provide that "player loss" may be used as an alternative basis for payment of duty.

Explanatory note

Player loss is defined to be the difference between the subscriptions and the outgoings for the public lottery.

Schedule 8 Amendment of Registered Clubs Act 1976 No 31

In accordance with the Intergovernmental Agreement, Schedule 8 amends the *Registered Clubs Act 1976* to reduce from 1 July 2000, by the equivalent amount of GST, the annual marginal tax rates for club gaming machine operations as follows:

Profit (\$)	Current marginal rates (%)	Proposed marginal rates (%)
Up to 100,000	0.00	0.00
100,001–200,000	1.00	0.00
200,001-1 million	20.00	10.91
In excess of 1 million	26.25	17.16

Schedule 9 Amendment of Retail Leases Act 1994 No 46

Schedule 9 amends the Retail Leases Act 1994:

- to provide that a lessor's outgoings may include GST payable in respect of a lease
- to provide that "turnover" in respect of a retail shop lease does not include the amount paid or payable by the lessee as GST
- to validate certain agreements that were made by lessors before the commencement of the amendments in so far as they provide for the payment by or recovery from the lessee of any GST payable in respect of the lease and in so far as they comply with the ACCC price exploitation guidelines.

Explanatory note

Schedule 10 Amendment of Stamp Duties Act 1920 No 47

In order to give effect to the Intergovernmental Agreement, Schedule 10 amends the *Stamp Duties Act 1920* to abolish financial institutions duty from 1 July 2001.

Schedule 11 Amendment of Totalizator Act 1997 No 45

For wagering on races, the *Totalizator Act 1997* is amended to reduce the tax rate on off-course and on-course totalizators from 28.2% to 19.11%.

Schedule 12 Amendment of workers compensation and sporting injuries legislation

Schedule 12.1 amends the Workers Compensation Act 1987:

- to insert a definition of GST (Schedule 12.1 [1])
- to provide that the "premium income" in relation to contributions payable by an insurer is to include any amount comprising or attributable to GST (Schedule 12.1 [2])
- to provide that a policy of insurance does not cover an employer's liability for GST payable on the settlement of a claim (Schedule 12.1 [3] and [15])
- to clarify the liability to GST of certain penalty payments (Schedule 12.1 [4]–[6] and [8]–[13])
- to provide that an employer's record of the wages of an employee is not required to include a record of any GST component in a payment to a worker (Schedule 12.1 [7])
- to appoint WorkCover, from 30 June 2000 until 1 July 2003, as the agent and attorney of employers solely for the purpose of notifying insurers of any entitlement (and the extent of any entitlement) that an employer may have to an input tax credit for a premium paid by the employer for a policy of insurance issued by the insurer (Schedule 12.1 [14])
- to enable the making of regulations of a savings and transitional nature as a consequence of the imposition of the GST (Schedule 12.1 [16] and [17]).

Explanatory note

Schedule 12.2 amends the *Workers Compensation (General) Regulation 1995*. The form of insurance policy prescribed by that Regulation is amended to provide that a policy of insurance does not cover an employer's liability for GST payable on the settlement of a claim.

Schedule 12.3 amends the *Workplace Injury Management and Workers Compensation Act 1998*:

- to insert a definition of GST (Schedule 12.3 [1])
- to provide that the "premium income" in relation to contributions payable by an insurer is to include any amount comprising or attributable to GST (Schedule 12.3 [2])
- to clarify the liability to GST of certain penalty payments (Schedule 12.3 [3], [7]–[9] and [11]–[14])
- to provide that a policy of insurance does not cover an employer's liability for GST payable on the settlement of a claim (Schedule 12.3 [4])
- to provide for the application of GST in relation to premiums paid for, and liabilities under, policies of insurance (Schedule 12.3 [5] and [6])
- to provide that an employer's record of the wages of an employee is not required to include a record of any GST component in a payment to a worker (Schedule 12.3 [10]).

Schedule 12.4 amends the *Workers' Compensation (Dust Diseases) Act 1942* to extend the power to make regulations under that Act of a savings and transitional nature so as to enable the making of regulations that may be necessary or convenient as a consequence of the enactment to date, and the on-going enactment, by the Commonwealth of GST legislation. Any such regulations may have effect despite the provisions of the Act and they may be given a retrospective effect (subject to the usual safeguards that preserve the rights of private citizens). Any such regulation ceases to have effect on 1 July 2003 (unless it is sooner revoked or otherwise ceases to have effect) and the special regulation-making power cannot be used after 1 July 2003.

Schedule 12.5 amends the Sporting Injuries Insurance Act 1978 in the same manner.

First print



New South Wales

Intergovernmental Agreement Implementation (GST) Bill 2000

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New South Wales

No , 2000

A Bill for

An Act to give effect to the *Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations*; to amend various Acts and instruments as a consequence of the imposition of the Commonwealth's goods and services tax; and for other purposes.

The I	egisl	ature of New South Wales enacts:	1
1	Nan	ne of Act	2
		This Act is the Intergovernmental Agreement Implementation (GST) Act 2000.	3 4
2	Cor	nmencement	5
	(1)	This Act commences on the date of assent, except as provided by this section.	6 7
	(2)	The following provisions commence, or are taken to have commenced, on the dates indicated:	8 9
		Part 1 of Schedule 2 on 1 July 2001	10
		Schedule 4 on 1 July 2000	11
		Part 1 of Schedule 6 on 1 July 2000	12
		Part 2 of Schedule 6 on 9 December 2002	13
		Schedule 7 on 1 July 2000	14
		Schedule 8 on 1 July 2000	15
		Schedule 11 on 1 July 2000	16
		Schedule 12 on 30 June 2000	17
3	Def	initions	18
		In this Act:	19
		<i>Commissioner of Taxation</i> means the person holding office for the time being as Commissioner of Taxation under the <i>Taxation Administration Act 1953</i> of the Commonwealth.	20 21 22
		<i>CPI</i> means the Consumer Price Index (All Groups Index) for Sydney issued by the Australian Statistician.	23 24
		fee includes a charge or other amount.	25
		<i>GST</i> has the same meaning as in the <i>A New Tax System (Goods and Services Tax) Act 1999</i> of the Commonwealth.	26 27
		<i>GST Imposition Acts</i> means the following Acts of the Commonwealth:	28 29
		A New Tax System (Goods and Services Tax Imposition—Customs) Act 1999	30 31

Clause 3

		A New Tax System (Goods a. 1999	nd Services Tax Imposition—Excise) Act	1 2
		A New Tax System (Goods an 1999	d Services Tax Imposition—General) Act	3 4
		Intergovernmental Agreen Agreement on the Reform Relations, a copy of which is	n of Commonwealth–State Financial	5 6 7
		<i>State entity</i> means a person would be liable for if:	who is not liable for GST that the person	8 9
		(a) the imposition of that of the Commonwealth	GST were not prevented by section 114 Constitution, and	10 11
		(b) section 5 of each of enacted.	the GST Imposition Acts had not been	12 13
4	Inte	rgovernmental Agreement		14
	(1)		mental Agreement on the Reform of cial Relations is set out in Schedule 1.	15 16
	(2)	It is the intention of the State Intergovernmental Agreemen	e to comply with, and give effect to, the at.	17 18
5	Pay	ment of GST equivalents by	State entities	19
			he Commissioner of Taxation amounts build have been payable for GST if:	20 21
		(a) the imposition of that of the Commonwealth	GST were not prevented by section 114 Constitution, and	22 23
		(b) section 5 of each of enacted,	the GST Imposition Acts had not been	24 25
		and may do things of a kind the to do if it were liable for the transmission of transmission of the transmission of transmission of the transmission of transmission of transmission of the transmission of transmission o	nat it would be necessary or expedient for at GST.	26 27
6	Reg	ulated fees—generally		28
	(1)	amount of which is determi statutory rule, may increase th	for a service supplied by the person, the ned by or in accordance with an Act or he fee by an amount that does not exceed	29 30 31
		the GST payable on the supp	ly of the service to which the fee relates.	32

(2	in the	e amoun	statutory rule requires the amount of a fee, or an increase at of a fee, to be rounded off, the increase is to be rounded a way as to result in an increase of not more than 10%.	1 2 3
			•	3
(3			made under this section must comply with the ACCC	4
	price	exploit	ation guidelines.	5
(4) This	section	does not apply in relation to a fee:	6
	(a)	if the	fee:	7
		(i)	is a tax or other charge that is excluded from the GST	8
		. ,	by a determination of the Commonwealth Treasurer	9
			under Division 81 (Payments of taxes) of the A New	10
			Tax System (Goods and Services Tax) Act 1999 of the	11
			Commonwealth, or	12
			Note. On 1 July 2000, the heading to Division 81 is to be	13
			amended to read "Payment of taxes, fees and charges".	14
		(ii)	is for a supply that is GST-free under Subdivision 38-B	15
			(Health) of the A New Tax System (Goods and Services	16
			Tax) Act 1999 of the Commonwealth, or	17
		(iii)	is for a supply that is GST-free under Subdivision 38-C	18
			(Education) of the A New Tax System (Goods and	19
		<i>(</i> •)	Services Tax) Act 1999 of the Commonwealth, or	20
		(iv)	is for a supply that is GST-free under Subdivision 38-D	21
			(Child care) of the A New Tax System (Goods and	22
		()	Services Tax) Act 1999 of the Commonwealth, or	23
		(v)	is for a supply that is GST-free under Subdivision 38-I	24
			(Water and sewerage) of the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth, or	25 26
			Note. On 1 July 2000, the heading to Subdivision 38-I is to be amended to read "Water, sewerage and drainage".	27 28
	(b)		Treasurer has given a direction to the person who charges	29
		the fe	the that this section does not apply to the fee, or	30
	(c)	if the	Act or statutory rule by or in accordance with which the	31
		fee is	determined provides that this section does not apply to	32
		the fe	pe.	33
(5) This	section	does not apply in relation to a fee that is the subject of a	34
(1)			rmination of the Independent Pricing and Regulatory	35
			New South Wales under the Independent Pricing and	36
			Tribunal Act 1992 that has been made with regard to:	37
		-	-	

	(a)	the effect of GST, or	1
	(b)	the effect of a CPI determined with regard to the effect of GST,	2
	or bot	h.	3
(6)	A dire	ction of the Treasurer under this section may be given:	4
	(a)	in relation to fees generally or in relation to a particular fee or a class or description of fees, or	5 6
	(b)	to persons generally or to a particular person or group of persons,	7 8
	or bot	h, in such manner as the Treasurer thinks fit.	9
(7)		ection has effect despite the provisions of any other Act or ory rule.	10 11
(8)	In this	section:	12
	New T When 1974	<i>Eprice exploitation guidelines</i> means <i>Price Exploitation and the Cax System: General Principles, Information and Guidelines on Prices Contravene Section 75AU of the Trade Practices Act published by the Australian Competition and Consumer hission in March 2000.</i>	13 14 15 16 17
		ncludes notional GST of the kind for which payments may be under section 5 by a State entity.	18 19
(9)	This s	ection ceases to have effect on 1 July 2001.	20
Reg	ulated	fees and penalties—CPI increases	21
(1)	penalt having any g	Act or statutory rule enables or requires the amount of a fee or y to be increased by reference to the CPI, the Treasurer may, g regard to the effect of the imposition of GST on the supply of bods or services, determine, for the purposes of the Act or ory rule:	22 23 24 25 26
	(a)	that the CPI is to be reduced to such figure or to such extent or in such manner as is specified in the determination and that the reduction is to apply in such circumstances (if any) as may be so specified, and	27 28 29 30
	(b)	that the fee or penalty is to be increased in accordance with the CPI as so reduced.	31 32
(2)		ermination under this section is to be notified in such manner as easurer thinks fit.	33 34

	(3)	A CPI as reduced in accordance with a determination under this section applies in place of the CPI that, but for this section, would apply.	1 2 3
	(4)	This section has effect despite the provisions of any other Act or statutory rule.	4 5
	(5)	This section ceases to have effect on 1 July 2003.	6
8	Am	endment of Acts and instruments	7
		The Acts and instruments specified in Schedules 2–12 are amended as set out in those Schedules.	8 9

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

(Section 4 (1))

	ERGOVERNMENTAL AGREEMENT ON THE REFORM OF	5
COM	IMONWEALTH-STATE FINANCIAL RELATIONS	6
THE	COMMONWEALTH OF AUSTRALIA	7
	STATE OF NEW SOUTH WALES	8
	STATE OF VICTORIA	9
	STATE OF QUEENSLAND	10
	STATE OF WESTERN AUSTRALIA STATE OF SOUTH AUSTRALIA	11
	STATE OF SOUTH AUSTRALIA STATE OF TASMANIA	12 13
	AUSTRALIAN CAPITAL TERRITORY, AND	13
	NORTHERN TERRITORY OF AUSTRALIA	15
WHE	EREAS	16
(1)	the Special Premiers' Conference on 13 November 1998 developed	17
	principles for the reform of Commonwealth-State financial relations,	18
(2)	the Commonwealth, States and Territories are in agreement that the current	19
	financial relationship between levels of government must be reformed to	20
	facilitate a stronger and more productive federal system for the new	21
	millennium,	22
(3)	while a majority of the States and Territories support the introduction of the	23
	Goods and Services Tax (GST), the agreement of New South Wales,	24
	Queensland and Tasmania to the reform of Commonwealth-State financial	25
	relations does not imply their in-principle endorsement of the GST,	26
(4)	an Agreement was reached between the Commonwealth and the States and	27
	Territories on the reform of Commonwealth-State financial relations on 9	28
	April 1999,	29
(5)	this revised Agreement was made necessary by the changes to the	30
	Commonwealth Government's A New Tax System (ANTS) package	31
	announced by the Prime Minister on 28 May 1999, and	32
(6)	this revised Agreement supersedes the previous Agreement of 9 April 1999:	33

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Schedule 1	Intergovernmental Agreement on the Reform of Commonwealth-State
	Financial Relations

IT IS	HEREBY	AGREED:

PART 1—PRELIMINARY

Commencement Clause

1.	This Agreement will commence between the Commonwealth, the States and
	the Territories on 1 July 1999 unless otherwise agreed by the Parties.

Objectives

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/	I DP O	niectives	OT THE	retorme	COL	aown	in th	11C 9	arreement	10CU10	10.
4.			or une	TOTOTING	SUL	uown	m ui	по с	agreement	monu	ıc.

- (i) the achievement of a new national tax system, including the elimination of a number of existing inefficient taxes which are impeding economic activity,
- (ii) the provision to State and Territory Governments of revenue from a more robust tax base that can be expected to grow over time, and
- (iii) an improvement in the financial position of all State and Territory Governments, once the transitional changes have been completed, relative to that which would have existed had the current arrangements continued.
- 3. All Parties to the Agreement acknowledge the need to pursue on-going reform of Commonwealth-State financial relations.

Acknowledgement of Agreement

4. The Commonwealth will attach the Agreement as a schedule to the *A New Tax System (Commonwealth-State Financial Arrangements) Act 1999.* The Commonwealth will use its best endeavours to ensure the Act will require compliance with the Agreement. The States and Territories will attach the Agreement as a schedule to relevant State and Territory legislation. The States and Territories will use their best endeavours to ensure their legislation will require compliance with the Agreement.

PART 2—COMMONWEALTH-STATE FINANCIAL REFORM

Reform Measures

- 5. The Parties will undertake all necessary steps to have appropriate legislation enacted to give effect to the following reform measures.
 - (i) The Commonwealth will legislate to provide all of the revenue from the GST to the States and Territories and will legislate to maintain the rate and base of the GST in accordance with this Agreement.
 - (ii) The Commonwealth will cease to apply the Wholesale Sales Tax from 1 July 2000 and will not reintroduce it or a similar tax in the future.

Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations Schedule 1

	(iii)	The temporary arrangements for the taxation of petrol, liquor and	1		
		tobacco under the safety net arrangements announced by the	2		
	(iv)	Commonwealth on 6 August 1997 will cease on 1 July 2000. The payment of Financial Assistance Grants will cease on 1 July 2000.	3 4		
	(\mathbf{v})	The Commonwealth will continue to provide Specific Purpose	4 5		
	(\mathbf{v})	Payments (SPPs) to the States and Territories and has no intention of	5		
		cutting aggregate SPPs as part of the reform process set out in this	0 7		
		Agreement, consistent with the objective of the State and Territory	8		
		Governments being financially better off under the new arrangements.	9		
	(vi)	The States and Territories will cease to apply the taxes referred to in	10		
	()	Appendix A from the dates outlined below and will not reintroduce	11		
		them or similar taxes in the future.	12		
		• Bed taxes, from 1 July 2000,	13		
		• Financial Institutions Duty, from 1 July 2001,	14		
		• Stamp duties on quoted marketable securities from 1 July 2001,	15		
		• Debits tax by 1 July 2005, subject to review by the Ministerial	16		
		Council,	17		
	(vii)	The Ministerial Council will by 2005 review the need for retention of	18		
		stamp duty on non-residential conveyances, leases, mortgages,	19		
		debentures, bonds and other loan securities, credit arrangements,	20		
		installment purchase arrangements and rental arrangements, and on	21		
		cheques, bills of exchange, promissory notes, and unquoted marketable	22		
	/ 	securities.	23		
	(viii)		24		
	(•)	to take account of the impact of the GST on gambling operators.	25		
	(ix)	Following negotiations under the CSHA, the States and Territories will	26		
		ensure that increases in pensions and allowances specified in the tax	27		
		reform package will not flow through to increased public housing rents	28		
	(\mathbf{v})	where these rents are linked to the level of pensions. Nothing in this clause will prevent any Party from introducing	29		
	(x)	anti-avoidance measures that are reasonably necessary to protect its	30 31		
		remaining tax base or liabilities accrued prior to the date the tax ceases	31		
		to apply.	32		
ССТ	Logia				
	-	slation	34		
6.		Parties agree to reconsider this Agreement should the Commonwealth	35 36		
	Parliament pass the GST legislation in a way that significantly affects this				
	Agree	ement.	37		

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

Distribution of GST Revenue

- 7. The Commonwealth will make GST revenue grants to the States and Territories equivalent to the revenue from the GST subject to the arrangements in this Agreement. GST revenue grants will be freely available for use by the States and Territories for any purpose.
- 8. The Commonwealth will distribute GST revenue grants among the States and Territories in accordance with horizontal fiscal equalisation (HFE) principles subject to the transitional arrangements set out below and other relevant provisions of this Agreement.
- 9. Details of the payment arrangements are contained in Appendix B to this Agreement.

Transitional Arrangements

- 10. In each of the transitional years following the introduction of the GST, the Commonwealth guarantees that the budgetary position of each individual State and Territory will be no worse off than it would have been had the reforms set out in this Agreement not been implemented.
- 11. The Commonwealth will extend the transitional period by Regulation (as provided for in the *A New Tax System (Commonwealth-State Financial Arrangements) Act 1999*) to give effect to the commitments in clause 10 in the event that transitional assistance is required by any State or Territory after 30 June 2003.
- 12. To meet this guarantee, the Commonwealth will make transitional assistance payments to each State and Territory, as necessary, over this period. These payments will take the form of interest free loans and grants in July 2000–01 and grants paid quarterly in subsequent years and will be freely available for use by the States and Territories for any purpose. Any payments or repayments made by way of loans or grants under the Commonwealth's guarantee will be excluded from assessments of per capita relativities recommended by the Commonwealth Grants Commission (CGC).
- 13. The amounts of any additional assistance under the guarantee will be determined in accordance with the processes set out in Appendix C to this Agreement.
- 14. After the second year following the introduction of the GST, GST revenue grants will be determined on the basis of HFE principles. That is, after the first two years, any State or Territory which is receiving more than would have been received under the current arrangements will retain that excess.

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

First Home Owners Scheme

- 15. To offset the impact of the introduction of a GST, the States and Territories will assist first homebuyers through the funding and administration of a new uniform First Home Owners Scheme.
- 16. This assistance will be provided to first home owners consistent with Appendix D to this Agreement.

Application of the GST to Government

- 17. The Parties intend that the Commonwealth, States, Territories and local government and their statutory corporations and authorities will operate as if they were subject to the GST legislation. They will be entitled to register, will pay GST or make voluntary or notional payments where necessary and will be entitled to claim input tax credits in the same way as non-Government organisations. All such payments will be included in GST revenue.
- 18. The Commonwealth will legislate to require the States and the Northern Territory to withhold from any local government authority being in breach of Clause 17 a sum representing the amount of unpaid voluntary or notional GST payments. Amounts withheld will form part of the GST revenue pool. Detailed arrangements will be agreed by the Ministerial Council on advice from Heads of Treasuries.

Government Taxes and Charges

- 19. The Commonwealth, States and Territories agree that the GST does not apply to the payment of some taxes and compulsory charges.
- 20. The Parties will agree a list of taxes and compulsory charges that are outside the scope of the GST. This list will be promulgated by a determination by the Commonwealth Treasurer as set out in Division 81–5 of the *A New Tax System (Goods and Services Tax) Act 1999* (the GST Act).
- 21. In agreeing the list, the Commonwealth, States and Territories will have regard to the following principles:
 - taxes that are in the nature of a compulsory impost for general purposes and compulsory charges by the way of fines or penalties should not be subject to GST as these will not relate to any specific supply of goods or services,
 - (ii) similarly, those regulatory charges that do not relate to particular goods or services should be outside the scope of the GST, and

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Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

(iii) the inclusion of any other charge in the Commonwealth Treasurer's determination notwithstanding that it may relate to the supply of a particular good or service will require the unanimous agreement of the Commonwealth, States and Territories.
22. The agreed list of taxes and other compulsory charges that are outside the scope of the GST will be subject to on-going review and adjustment as necessary in consultation with the Ministerial Council. The Parties will notify any objections to changes to the list within a period to be specified by the Ministerial Council.
Particular Devetion

Reciprocal Taxation

23.	Reciprocal taxation will be progressed on a revenue neutral basis, through the
	negotiation of a Reciprocal Taxation Agreement with the objectives of:

- (i) improving the transparency of tax arrangements between all levels of government,
- (ii) ensuring tax neutrality, and
- (iii) replacing the Statement of Policy Intent (SOPI) for the taxation treatment of Government Business Enterprises with tax arrangements which are broader in scope.
- 24. It is the intention of the Parties to this Agreement that a National Tax Equivalent Regime (NTER) for income tax will be operational for State and Territory government business enterprises from 1 July 2000. It is also intended that the reciprocal application of other Commonwealth, State and Territory taxes will be subsequently implemented as soon as practicable.
- 25. Local government organisations will be consulted with a view to making the NTER for income tax operational for wholly owned local government business enterprises from 1 July 2000 and including local government in the Reciprocal Tax Agreement at a later date.
- 26. Where the application of full indirect reciprocal tax arrangements is prevented by the Constitution, jurisdictions have agreed to work cooperatively to introduce voluntary payment arrangements in these circumstances.
- 27. All governments have agreed that no further compensation payments will be payable by any jurisdiction under the SOPI.

Monitoring of Prices

28. In accordance with the *Trade Practices Act 1974*, as amended, the Australian Competition and Consumer Commission will formally monitor prices and take action against businesses that take pricing decisions in a manner inconsistent with tax reform.

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29.	In order to ensure that these measures apply to the whole economy, the States and Territories will adopt the Schedule version of Part VB of the <i>Trade</i>	1 2
	Practices Act 1974 (part XIAA of The New Tax System Price Exploitation	3
	<i>Code</i>) to extend the measures in Part VB to cover those areas outside the	4
	Commonwealth's constitutional power. All Parties will work towards having	5
	any necessary legislation in place by 1 July 1999.	6
30.	The monitoring and prohibition on unreasonable pricing decisions will commence on 1 July 1999 and continue until 30 June 2002.	7 8
PAI	RT 3—ADMINISTRATION OF THE GST	9
Mai	nagement of the GST Rate	10
31.		11
51.	the GST will require:	11
	(i) the unanimous support of the State and Territory Governments,	12
	(ii) the endorsement by the Commonwealth Government of the day, and	13
	(iii) the passage of relevant legislation by both Houses of the	15
	Commonwealth Parliament.	16
Mai	nagement of the GST Base	17
32.	Subject to clauses 34, 35 and 36 of this Agreement, after the introduction of	18
021	the GST, any proposal to vary the GST base will require:	19
	(i) the unanimous support of the State and Territory Governments,	20
	(ii) the endorsement by the Commonwealth Government of the day, and	21
	(iii) the passage of relevant legislation by both Houses of the	22
	Commonwealth Parliament.	23
33.	All future changes to the GST base should be consistent with:	24
	(i) the maintenance of the integrity of the tax base,	25
	(ii) simplicity of administration, and	26
	(iii) minimising compliance costs for taxpayers.	27
34.	A proposal to vary the GST base by way of a Ministerial determination under	28
	the GST Act and the GST Transition Act will require the unanimous	29
	agreement of the Ministerial Council established under clause 40. The	30
	Ministerial Council will develop practical arrangements to ensure timely	31
	consideration of proposed Ministerial determinations.	32
35.	During the first 12 months following the implementation of the GST, the	33
	Commonwealth Government will retain the discretion to make changes	34
	unilaterally to the GST base where such changes:	35
	(i) are of an administrative nature (as defined in Appendix E to this	36
	Agreement),	37

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

	(ii) are necessary to facilitate the implementation of the new tax, and(iii) have regard to the need to protect the revenue of the States and Territories.	1 2 3
36.	From July 2001, changes to the GST base of an administrative nature (as defined in Appendix E) would require the majority support of the Commonwealth, the States and the Territories.	4 5 6
Aus	tralian Taxation Office	7
37.	The States and Territories will compensate the Commonwealth for the agreed costs incurred by the Australian Taxation Office (ATO) in administering the GST.	8 9 10
38.	Accountability and performance arrangements will be established between the ATO and the State and Territory Governments consistent with Appendix F to this Agreement. These arrangements will include maximising compliance, cost efficiency, simplicity for taxpayers and administrative transparency.	11 12 13 14
39.	The ATO and State and Territory Governments will collaborate to explore options for the States and Territories to benefit from the use of the Australian Business Number system.	15 16 17
PAF	RT 4—INSTITUTIONAL ARRANGEMENTS	18
Esta	blishment of Ministerial Council	19
40.	A Ministerial Council comprising the Commonwealth, the States and the Territories will be established from 1 July 1999 to oversee the operation of this Agreement.	20 21 22
41.	The membership of the Ministerial Council will comprise the Treasurer of the Commonwealth and the Treasurers of the States and Territories (or designated representatives).	23 24 25
42.	 The functions of the Ministerial Council will include: (i) the oversight of the operation of the GST, (ii) the oversight and coordination of the implementation of this Agreement, (iii) the review of matters of operational significance raised through the GST Administration Sub-Committee, (iv) discussion of CGC recommendations regarding relativities prior to the Commonwealth Treasurer making a determination, (v) monitoring compliance with the conditions governing the provision of assistance to first home owners set out in Appendix D to this 	26 27 28 29 30 31 32 33 34 35
	Agreement,	36

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

	(vi)	monitoring compliance with the Commonwealth's undertaking with	1			
		respect to SPPs,	2			
	(vii)	considering reports of the GST Administration Sub-Committee on the	3			
		performance of the ATO in GST administration,	4			
	(V111)	reviewing the operation of the Agreement over time and considering	5			
		any amendments which may be proposed as a consequence of such	6			
	\sim	review,	7			
	(ix)	making recommendations to the Commonwealth Treasurer on the	8			
		Guaranteed Minimum Amount applying to each State and Territory	9			
	$\langle \rangle$	under the Transitional Arrangements,	10			
	(x)	approving changes to the GST base which require the support of a	11			
	(:)	majority of Commonwealth, State and Territory Governments,	12			
	(xi)	considering on-going reform of Commonwealth-State financial	13			
	(::)	relations, and	14			
	(xii)	considering other matters covered in this Agreement.	15			
43.	The 7	Freasurer of the Commonwealth will convene the Ministerial Council in	16			
	consultation with the other members of the Council not less than once each					
		cial year. If the Commonwealth Treasurer receives a request from a	18			
		ber of the Council, he will consult with the other members concerning	19			
		ening a meeting. The Treasurer of the Commonwealth will be the chair	20			
		ne Council. The Council may also conduct its business by	21			
	corre	spondence.	22			
44.	All c	uestions arising in the Ministerial Council will be determined by	23			
		mous agreement unless otherwise specified in this Agreement.	23			
45.		e it is envisaged that the Ministerial Council will take decisions on most	25			
		ess arising from the operation of this Agreement, major issues will be	26			
		ed by the Ministerial Council to Heads of Government for	27			
		deration, including under the auspices of the Council of Australian	28			
	Gove	rnments.	29			
46.	The N	Ainisterial Council will establish a GST Administration Sub-Committee	30			
	comp	rised of Commonwealth, State and Territory officials to monitor the	31			
	opera	tion of the GST, make recommendations regarding possible changes to	32			
	the C	GST base and rate and to monitor the ATO's performance in GST	33			
	admi	nistration. The GST Administration Sub-Committee will function in	34			

accordance with the arrangements set out in Appendix E to this Agreement.

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	Financial Relations

SIGNED for and on behalf of the Parties by: The Honourable John Winston Howard, Prime Minister of the Commonwealth of Australia, on the 20th day of June 1999 in the presence of:	}	1 2 3 4 5
The Honourable Robert John Carr, Premier of the State of New South Wales, on the 24th day of June 1999 in the presence of:		6 7 8 9
The Honourable Jeffrey Gibb Kennett, Premier of the State of Victoria, on the 26th day of June 1999 in the presence of:		10 11 12 13
The Honourable Peter Douglas Beattie, Premier of the State of Queensland, on the 25th day of June 1999 in the presence of:	}	14 15 16 17
The Honourable Richard Fairfax Court, Premier of the State of Western Australia, on the 29th day of June 1999 in the presence of:	}	18 19 20 21

Intergovernmental Agreement Implementation (GST) Bill 2000				
Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations				
The Honourable John Wayne Olsen, Premier of the State of South Australia, on the 25th day of June 1999 in the presence of:		1 2 3 4		
The Honourable James Alexander Bacon, Premier of the State of Tasmania, on the 25th day of June 1999 in the presence of:		5 6 7 8		
Kate Carnell, Chief Minister of the Australian Capital Territory, on the 22nd day of June 1999 in the presence of:	}	9 10 11 12		
The Honourable Denis Gabriel Burke, Chief Minister of the Northern Territory of Australia, on the 22nd day of June 1999 in the presence of:		13 14 15 16		

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

APF	ENDICES	1
A: B: C: D: E: F:	Taxes Subject to Reform Payment of GST Revenues to the States and Territories Transitional Arrangements First Home Owners Scheme GST Administration GST Administration Performance Agreement—Guiding Principles	2 3 4 5 6 7
APF	PENDIX A	8
TAX	XES SUBJECT TO REFORM	9
Agre	taxes which will cease to apply in accordance with paragraph 5 of this eement are set out below and in the relevant Commonwealth, State and itory statutes as at 13 November 1998.	10 11 12
A1.	 The following taxes will cease to apply from 1 July 2000: (i) Wholesale Sales Tax Sales tax levied on the value of the last wholesale sale of goods sold or otherwise dealt with as imposed by the Commonwealth's Sales Tax (Imposition) Acts. (ii) Bed Taxes Accommodation taxes levied on the cost of temporary residential accommodation. 	13 14 15 16 17 18 19 20
A2.	 The following State and Territory taxes will cease to apply from 1 July 2001: (i) <i>Financial Institutions Duty</i> Financial Institutions Duty levied on the value of receipts (credits) at financial institutions and on the average daily liabilities and/or investments of short term money market dealers. (ii) <i>Stamp Duty on Marketable Securities</i> Stamp duty levied on turnover (ie sale price times quantity traded) on the transfer of marketable securities quoted on the ASX or another recognised stock exchange. This excludes transfers of marketable securities in private companies and trusts, and in public companies and trusts where the securities are not quoted on the ASX or another recognised stock exchange. 	21 22 23 24 25 26 27 28 29 30 31 32
A3.	The following State and Territory tax will cease to apply by 1 July 2005, subject to review by the Ministerial Council:	33 34

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

	(i)	Debits Tax	1
		Debits tax levied on the value of withdrawals (debits) from accounts	2
		with financial institutions with cheque drawing facilities.	3
		Debits duty levied on transactions, including credit card transactions.	4
		This does not include stamp duty on electronic debits (refer A4 (v)	5
		below).	6
A4.	The Ministerial Council will by 2005 review the need for retention of stamp		7
	duties on the following:		8
	(i)	Stamp Duty on Non-residential Conveyances	9
		Stamp duty levied on the value of conveyances other than residential	10
		property conveyances.	11
	(ii)	Stamp Duty on Non-quotable Marketable Securities	12
		Stamp duty levied on transfers of marketable securities in private	13
		companies and trusts, and in public companies and trusts where the	14
		securities are not quoted on the ASX or another recognised stock	15
		exchange.	16
	(iii)	Stamp Duty on Leases	17
		Stamp duty levied on the rental payable under tenancy agreements.	18
	(iv)	Stamp Duty on Mortgages, Bonds, Debentures and Other Loan	19
		Securities	20
		Stamp duty levied on the value of a secured loan property.	21
	(v)	Stamp Duty on Credit Arrangements, Installment Purchase	22
		Arrangements and Rental Arrangements	23
		Stamp duty levied on the value of the loan under credit arrangements.	24
		Stamp duty levied on credit business in respect of loans made, discount	25
		transactions and credit arrangements.	26
		Stamp duty levied on the price of goods purchased under installment	27
		purchase arrangements.	28
		Stamp duty levied on the rent paid in respect of the hire of goods,	29
		including consumer and producer goods.	30
	(vi)	Stamp Duty on Cheques, Bills of Exchange and Promissory Notes	31
		Stamp duty levied on cheques, bills of exchange, promissory notes, or	32
		other types of payment orders, promises to pay or acknowledgment of	33
		debts, including duty on electronic debits.	34

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APPENDIX B

PAYMENT OF GST REVENUES TO THE STATES AND TERRITORIES

- B1. Subject to the transitional arrangements and other relevant provisions in this Agreement, the Commonwealth will distribute GST revenue grants among the States and Territories in accordance with horizontal fiscal equalisation (HFE) principles.
- B2. The pool of funding to be distributed according to HFE principles in a financial year will comprise GST revenue grants and health care grants as defined under an Australian Health Care Agreement between the Commonwealth and the States and Territories. A State or Territory's share of the pool will be based on its population share, adjusted by a relativity factor which embodies per capita financial needs based on recommendations of the Commonwealth Grants Commission. The relativity factor for a State or Territory will be determined by the Commonwealth Treasurer after he has consulted with each State and Territory.
- B3. The total amount of GST revenue to be provided to the States and Territories in a financial year will be defined as:
 - (i) the sum of GST collections, voluntary and notional payments made by government bodies, and amounts withheld pursuant to clause 18, reduced by
 - (ii) the amounts paid or applied under Division 35 of the GST Act and under section 39 of the *Taxation Administration Act 1953*.
- B4. The total amount of GST revenue in a financial year will be determined by the Commissioner of Taxation in the following way:
 - (i) actual outcomes for the items listed in paragraph B3 for the period 1 July to 31 May, plus
 - (ii) estimated outcomes for the items listed in paragraph B3 for the month of June, plus
 - (iii) an adjustment amount (which may be positive or negative) to account for any difference between the estimated and actual outcome for the items listed in paragraph B3 for the month of June in the previous year.
- B5. GST revenue grants will be paid by the Commonwealth on the twenty-seventh day of each month. Where the scheduled payment day is a Saturday, Sunday or public holiday in Canberra, the payment will be made on the next business day of the Reserve Bank of Australia in Canberra.

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B6.	The States and Territories shall be informed of the quantum of each monthly	
	payment by close of business Canberra time on the twenty sixth day of each	2
	month. Where the day is a Saturday, Sunday or public holiday in Canberra,	3
	the States and Territories shall be informed of the quantum of the payment on	4
	the last business day of the Reserve Bank of Australia in Canberra prior to	5
	payment day.	6
B7.	The distribution between the States and Territories of the payments of GST	7
	revenue grants up to 15 June in each year will be based on:	8
	(i) the Treasurer's determination of per capita relativities,	9
	(ii) the latest available Australian Bureau of Statistics' projections, or	10
	estimates, of State and Territory populations as at 31 December,	11
	(iii) the latest available Department of Health and Aged Care estimates of	12
	health care grants to be provided to a State or Territory, and	13
	(iv) the latest available estimates of the guaranteed minimum amount for	14
	each State and Territory to be calculated under Appendix C of this	15
	Agreement.	16
	The Commonwealth will inform the States and Territories of any changes to	17
	the estimates as part of the advice to be provided to the States and Territories	18
	under paragraph B6.	19
B8.	The payments of GST revenue grants after 15 June in each year will take into	20
	account the determinations of:	21
	(i) per capita relativities and Guaranteed Minimum Amounts by the Treasurer,	22 23
	(ii) populations by the Statistician,	23 24
	(iii) health care grants by the Minister administering the <i>National Health</i>	24 25
	Act 1953, and	23 26
	(iv) GST revenues by the Commissioner of Taxation.	20
	For this purpose, the final payment will be made no later than the seventeenth	28
	day of June in each year. Where the seventeenth day of June is a Saturday,	20 29
	Sunday or public holiday in Canberra, the payment will be made on the next	
	business day of the Reserve Bank of Australia in Canberra.	30 31
B9.	States shall be informed of the quantum of the final monthly payment of GST	32
	revenues grants by close of business Canberra time on the sixteenth day of	33
	June. Where the sixteenth day of June is a Saturday, Sunday or public	34
	holiday in Canberra, the Commonwealth shall inform the States of the	35
	quantum of the final payment on the last business day of the Reserve Bank	36
	of Australia in Canberra prior to the thirteenth.	37
B10.	The timing of payments of GST revenue grants may be varied by agreement	38

B10. The timing of payments of GST revenue grants may be varied by agreement between the Parties to this Agreement.

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АРР	PENDIX C	1
	ANSITIONAL ARRANGEMENTS	2
		2
Gua	rantee in Legislation	3
C1.	 Commonwealth legislation will provide a State or Territory with an entitlement to an additional amount of funding from the Commonwealth to offset any shortfall between its entitlement to GST revenue grants and the total amount of funding which would ensure that the budgetary position of a State or Territory is not worse off during the transition period. (i) In 2000–01, transitional assistance will be provided to a State or Territory as a grant or an interest free loan to be repaid to the 	
	 (ii) In subsequent transitional years, transitional assistance will be provided to a State or Territory as a grant. 	10 11 12 13
Gua	ranteed Minimum Amount	14
C2.	The amount of a State or Territory's entitlement to transitional assistance in a financial year will be calculated by subtracting its entitlement to GST revenue grants from a "Guaranteed Minimum Amount" constructed in the following way:	15 16 17 18
and S exce	e revenues forgone: financial assistance grants, revenue replacement payments State and Territory taxes as defined in Appendix A of this Agreement with the ption of stamp duties on marketable securities which will be the amount as if abolished.	19 20 21 22
plus		23
<u>Reduced revenues</u> : the amount by which States and Territories adjust gambling taxation arrangements to take account of the impact of the GST on gambling operators.		24 25 26
plus		27
<u>Interest costs on cash flow shortfalls</u> : the interest cost incurred by States and Territories as a result of the change to cash flows arising from the replacement of weekly financial assistance grants, revenue replacements and State and Territory taxes with monthly GST revenue grants.		28 29 30 31
plus		32
Loan Repayments: in 2001–02 only, the repayment of a guarantee loan by a State or Territory.		

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plus

<u>Additional expenditures</u>: payments to first home owners in accordance with Appendix D of this Agreement and the amount of the agreed GST administration costs payable to the ATO by a State or Territory.

plus

<u>Other items</u>: \$338 million spread evenly over three years starting in 2000–01 in respect of the claim by States and Territories in relation to revenue forgone from the abolition of the Wholesale Sales Tax (WST) Tax Equivalent Regimes (with the distribution to be agreed among the States and Territories).

minus

<u>Reduced expenditures</u>: off-road diesel subsidies and reduced costs from the removal of embedded WST and excises on purchases by a State or Territory government.

minus

<u>Growth dividend</u>: the increase in revenue to a State or Territory (not including GST revenue payments) that is attributable to the impact of the Commonwealth's taxation reform measures on economic growth.

plus

<u>Adjustments</u>: from 2001–02, the net difference between preliminary estimates and outcomes or final estimates for items that were taken into account in the previous year's Guaranteed Minimum Amount.

In addition, \$269 million in total, spread evenly over three years, will be included in the new Commonwealth State Housing Agreement starting in 2000–01 in respect of the net increased public housing costs as a result of tax reform (with the distribution to be agreed among the States and Territories).

Heads of Treasuries' Advice to Ministerial Council

- C3. The Guaranteed Minimum Amount for a State or Territory will be determined by the Commonwealth Treasurer by 10 June of each year of the transition period. The Ministerial Council will make recommendations to the Treasurer on the Guaranteed Minimum Amount for each State and Territory.
- C4. The Heads of Treasuries will provide written advice to the Ministerial Council on the following issues by the indicated dates.

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(i) By 1 March 2000, advice on the estimated loans and grants to be provided to each State and Territory in 2000–01 and the amounts which the Commonwealth should provide to each State and Territory on Tuesday 4 July 2000.

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- (ii) By 1 November 2000 advice on the most recent estimates of transitional assistance for the year and any adjustment that may need to be made to the amount of the loans and grants made to each State and Territory.
- (iii) By 1 September of each subsequent year of the transition period, advice on the most recent estimates of the transitional assistance to be provided to each State and Territory in the financial year and the installment amounts which the Commonwealth should provide to each State and Territory on the first Tuesday of the following October and January. This advice should identify the adjustments for the net difference between preliminary estimates and outcomes or final estimates for items that were taken into account in the previous year's Guaranteed Minimum Amount for a State or Territory.
- (iv) By 1 March of each subsequent year of the transition period, advice on the most recent estimates of the transitional assistance to be provided to each State and Territory in both the current financial year and the next financial year, and the installment amounts which the Commonwealth should provide to each State and Territory on the first Tuesday of the following April and July.
- (v) By 1 June of each year of the transition period, advice on the Guaranteed Minimum Amount for each State and Territory in the current financial year.

Frequency and Amounts of Payments and Repayments

- C5. In each year of the transitional period after 2000–01, the Commonwealth will provide an installment of the guarantee payment to a State or Territory on the first Tuesday (or the first business day thereafter) of January, April, July and October. The installment amounts will reflect the advice to be provided to the Ministerial Council by the Heads of Treasuries under paragraph C4.
- C6. Adjustments to the total amount of additional assistance to a State or Territory in light of actual GST collections and the Treasurer's determination of the Guaranteed Minimum Amount will be made in conjunction with the payments of GST revenue grants after 10 June in each year.

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- C7. A State or Territory will repay a loan which it receives from the Commonwealth in 2000–01 in quarterly installments in 2001–02. These installments will be paid to the Commonwealth on the same day on which a State or Territory receives an amount of GST revenue grants in the months of July, October, January and April.
- C8. The methodology for calculating the amounts of particular components of the Guaranteed Minimum Amount for a State or Territory has been agreed by the Heads of Treasuries and is set out in the document titled *Methodology for Estimation of Components of the Guaranteed Minimum Amount*.

APPENDIX D FIRST HOME OWNERS SCHEME Principles							
				D1.	. The States and Territories will make legislative provision for the First Home		13
						ers Scheme (FHOS) from 1 July 2000 which will incorporate	14
		ramme criteria consistent with the following principles:	15				
	(i)	Eligible applicants will be entitled to \$7,000 assistance (per	16				
	.,	application) on eligible homes under the FHOS.	17				
	(ii)	Assistance will be available directly as a one off payment. If the	18				
		recipient expressly consents, it may be available as an offset against	19				
		statutory levies and charges or some combination of these.	20				
	(iii)	Eligible applicants must be natural persons who are Australian citizens	21				
		or permanent residents who are buying or building their first home in	22				
		Australia. An applicant's spouse (or de facto) must be included on the	23				
		application.	24				
	(iv)	To qualify for assistance, neither the applicant or the applicant's spouse	25				
		(or de facto) must have previously owned a home, either jointly,	26				
		separately or with some other person.	27				
	(v)	Entering into a binding contract or commencement of building in the	28				
	<i>.</i> •	case of owner builders, must have occurred on or after 1 July 2000.	29				
	(vi)	An eligible home will be a new or established house, home unit, flat or	30				
		other type of self contained fixed dwelling that meets local planning	31				
		standards. Fixed dwellings will include demountable dwellings where	32				
	< ···>	these meet local planning standards.	33				
	(vii)		34				
		and occupied within a reasonable period. The home must be located in	35				
		the State or Territory in which the application is made. Applicants who	36				

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

have entered into a financing mechanism which involves a shared equity arrangement will be eligible.

- (viii) Assistance will not be means tested.
- (ix) The relevant State and Territory legislation will contain adequate administrative review and appeal mechanisms, along with provision to prevent abuse of the FHOS. The States and Territories will cooperate in the exchange of information to identify eligible first home owners.

Other matters

- D2. Funding of grants under the FHOS may not be drawn from Home Purchase Assistance (HPA) funds provided through the Commonwealth State Housing Agreement, including the pool of existing HPA revenues.
- D3. Further details concerning eligibility criteria consistent with the above principles are to be agreed between the Commonwealth and each State and Territory.
- D4. The States and Territories will not introduce or vary any taxes or charges associated with home purchase with the intention of offsetting the benefits of the FHOS for recipients.

ENDIX E	18	
ADMINISTRATION	19	
The Commissioner of Taxation has the general administration of the GST law.	20 21	
The ATO will arrange for the Australian Customs Service to assist with the collection of the GST on imports.		
During the first 12 months following the implementation of the GST, the	24	
Commonwealth will retain the discretion to make changes to the GST base	25	
of an administrative nature. For this purpose, changes of an administrative	26	
	27	
(i) protect the integrity of the GST base, or	28	
(ii) prevent tax avoidance.	29	
The Commonwealth will include the definition of change of an administrative	30	
nature in the A New Tax System (Commonwealth-State Financial	31	
Arrangements) Bill 1999.	32	
From July 2001, changes of an administrative nature as defined in E3 will	33	
require the majority support of the Commonwealth, States and Territories.	34	
	 ADMINISTRATION The Commissioner of Taxation has the general administration of the GST law. The ATO will arrange for the Australian Customs Service to assist with the collection of the GST on imports. During the first 12 months following the implementation of the GST, the Commonwealth will retain the discretion to make changes to the GST base of an administrative nature. For this purpose, changes of an administrative nature involves legislation necessary to: protect the integrity of the GST base, or prevent tax avoidance. The Commonwealth will include the definition of change of an administrative nature in the <i>A New Tax System (Commonwealth-State Financial Arrangements) Bill 1999.</i> From July 2001, changes of an administrative nature as defined in E3 will 	

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

- E6. The GST Administration Sub-Committee, which will commence operation from 1 July 1999, will monitor the operation and administration of the GST and make recommendations regarding modifications to the GST and the administration of the GST.
- E7. The GST Administration Sub-Committee will comprise officials from each Party to the Agreement including representatives from the ATO as required. The Commonwealth Treasury will chair the GST Administration Sub-Committee.
- E8. The Chair will convene the GST Administration Sub-Committee in consultation with other members of the Sub-Committee as often as may be necessary to conduct its business. If the Chair receives a request from a member of the Sub-Committee, the Chair will consult with the other members concerning convening a meeting.
- E9. The functions of the Sub-Committee will include:
 - (i) monitoring the performance of the ATO in the administration of the GST (Appendix F of this Agreement),
 - (ii) the assessment of policy proposals for the modification of the GST rate and base,
 - (iii) making recommendations to the Ministerial Council on the need for legislation which might significantly affect the GST base, and
 - (iv) requesting the ATO to produce draft Public Rulings in specified areas.
- E10. The States and Territories will be consulted on draft Public Rulings prior to consideration by the ATO Rulings Panel and before public consultation. There will be a representative from the States and Territories on the ATO Rulings Panel in relation to GST matters.
- E11. Public rulings will not be referred to the Ministerial Council. However, the GST Administration Sub-Committee will refer a proposed GST change to the Ministerial Council for consideration if the Sub-Committee is of the view that the change could have a significant impact on GST revenues and so warrants Ministerial review.
- E12. Draft legislation which might significantly affect the GST base will be forwarded through the GST Administrative Sub-Committee to the Ministerial Council for consideration.

Schedule 1	Intergovernmental Agreement on the Reform of Commonwealth–State
	Financial Relations

APPENDIX F

GST ADMINISTRATION PERFORMANCE AGREEMENT—GUIDING PRINCIPLES

Preamble

F1. This Appendix outlines the principles that will guide the subsequent development of a GST Administration Performance Agreement (the Performance Agreement) between the ATO and its agents, and the States and Territories (the Parties).

Objectives and Context of the Performance Agreement

F2.	The purpose of the Performance Agreement is to provide accountability
	between the ATO and the States and Territories on behalf of whom the GST
	revenue is being collected. It also provides an agreed basis for the GST
	Administration Sub-Committee to monitor the administration of the GST by
	the ATO and its agents in return for the agreed GST administration costs
	being paid by the States and Territories.

F3. The Performance Agreement will reflect the commitment by the Parties to:

- (i) achieving world's best practice for GST administration in Australia,
- (ii) a cost-effective and transparent GST administration, and
- (iii) a cooperative relationship between the Parties.
- F4. The Performance Agreement will recognise that achievement of world's best practice GST administration, including cost-effectiveness, is dependent on the GST policy framework and integrated administrative design.
- F5. The Performance Agreement will be consistent with the arrangements set out in this Intergovernmental Agreement.

Components of Agreement

F6. The Performance Agreement will include outcomes to be achieved, budgeting arrangements and monitoring and review arrangements for the purposes of maintaining accountability and transparency of operations. The Performance Agreement will also include the process for raising matters of operational significance with the Ministerial Council.

Intergovernmental Agreement on the Reform of Commonwealth–State Schedule 1 Financial Relations

Out	comes	1
F7.	The Performance Agreement will stipulate performance outcomes and appropriate benchmarks to be achieved by the ATO. These outcomes may include, but are not limited to: revenue, taxpayer registration, compliance, reporting, education and legislative review. Consistent with the objectives of the Agreement, the benchmarks are to reflect world best practice in GST administration.	2 3 4 5 6 7
Cost	t of Administration	8
F8.	The Performance Agreement will outline the Commonwealth administration activities that are GST related for the purposes of agreeing the GST administration costs.	9 10 11
F9.	The Performance Agreement will stipulate arrangements for an audit of GST costs and the systems for the control of GST costs.	12 13
F10.	The Performance Agreement will outline the process and timing of consultation for developing/modifying budgets and business plans for GST administration. These budgets and business plans will be developed, and/or revised, in an appropriate and timely manner so as to broadly accord with Commonwealth arrangements for funding agency operations.	14 15 16 17 18
F11.	The Performance Agreement will recognise that the States and Territories will fully compensate the Commonwealth for the agreed costs of administering the GST.	19 20 21
Mon	itoring and Review	22
F12.	 The Performance Agreement will stipulate the: (i) number and timing of formal reports by the ATO to the Sub-Committee, (ii) number and timing of progress reports by the ATO to the Sub-Committee, and (iii) arrangements for special briefings on particular issues. 	23 24 25 26 27 28
F13.	The Parties to the Performance Agreement will ensure appropriate alignment of ATO Parliamentary reporting responsibilities and reporting responsibilities under the Performance Agreement.	29 30 31
F14.	The Performance Agreement will stipulate that ATO reports to the Sub-Committee on outcomes will include:	32 33

Schedule 1 Intergovernmental Agreement on the Reform of Commonwealth–State Financial Relations

	(i)	updates on relevant internal governance arrangements, including	1
		appropriate strategic plans and annual and other relevant reports that	2
		scrutinise aspects of GST operations (including annual and other	3
		relevant reports from the Australian National Audit Office),	4
	(ii)	accrual-based financial reports,	5
	(iii)	key outcome performance indicators (including, registrations, revenue,	6
		refunds, costs, key processing workloads, Taxpayer Charter standards	7
	(\cdot)	and international benchmark comparisons),	8
	(iv)	litigation and public ruling information,	9
	(v)	updates on relevant compliance and cost-of-compliance research,	10
	(vi)	administrative base issues, and	11
	(vii)	commentary on administrative performance and any key emerging GST compliance issues and related initiatives.	12 13
F15.	The F	Performance Agreement will ensure that the States and Territories will	14
		access to GST data held by the ATO subject to statutory limitations.	15
Matt	ers of	Operational Significance	16
F16.	The P	Performance Agreement will outline arrangements for raising matters of	17
		tional significance with the Ministerial Council. Matters of operational	18
	signif	icance may include disputes over the interpretation of the Performance	19
		ement and non-performance by the ATO against agreed targets. The	20
		rmance Agreement will ensure that the ATO will have the opportunity	21
		wide direct advice to the Ministerial Council on any matters submitted	22
	to the	Council.	23
Deve	lopme	ent of Agreement	24
F17.	The F	Performance Agreement will be developed by the GST Administration	25
	Sub-C	Committee and representatives of the ATO. The Performance	26
	Agree	ement is to be developed with reference to both:	27
	(i)	the guiding principles outlined in this Appendix, and	28
	(ii)	actual GST performance data (including revenue) in the Australian	29
		context, gathered during the transitional years.	30
F18.		Performance Agreement is to be finalised by the end of the GST	31
		tional year ending June 2002. The Performance Agreement is to be	32
	endor	sed by the Ministerial Council prior to being signed.	33
F19.	The F	Performance Agreement will stipulate the process for its amendment.	34

Intergovernmental Agreement on the Reform of Commonwealth-State Schedule 1 **Financial Relations**

- F20. The ATO and the GST Administration Sub-Committee will discuss key operational issues and costs commencing in October 1999 and on a semiannual basis throughout the GST transitional year ending 30 June 2002.
- F21. The ATO will arrange for an audit of the systems for the control of GST costs and the GST costs incurred during the period from 1 July 1999 to the date of the signing of the Performance Agreement by the Parties.
- F22. The ATO will undertake to establish, by the end of the Transitional year ending 30 June 2002, final GST benchmarking arrangements with relevant overseas administrations, subject to their agreement. The ATO will discuss 10 benchmarking plans with the GST Administration Sub-Committee. 11

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Schedule 2	Amendment of Duties	Act 1997 No.	123
Schedule Z	Amenument of Duties	ACL 1997 NO	123

Sch	edule 2 Ame	endment of Duties Act 1997 No 123	1
		(Section 8)	2
Part	1 Duty on qu	uoted marketable securities	3
[1]	Section 11 What	is "dutiable property"?	4
	Omit section 11 (d) and the note to that paragraph. Insert instead:	5
	(d)	 shares: (i) in a NSW company, or (ii) in a corporation incorporated outside Australia that are kept on the Australian register kept in New South Wales, 	6 7 8 9 10
		Notes. "Shares" is defined in the Dictionary to include rights to shares. Some shares (namely, shares quoted on the ASX or a recognised stock exchange) are not dutiable property—see subsection (2).	11 12 13 14
[2]	Section 11 (e)		15
	Omit the note to t	hat paragraph. Insert instead:	16
		Notes. "Units" is defined in the Dictionary to include rights to units. Some units (namely, units quoted on the ASX or a recognised stock exchange) are not dutiable property—see subsection (2).	17 18 19 20
[3]	Section 11 (f)		21
	Omit the paragrap	oh and the note to that paragraph.	22
[4]	Section 11 (I) (iii)		23
	Omit the sub-para	 Insert instead: (iii) it is an interest in a marketable security, being an interest that is traded on the Sydney Futures Exchange. 	24 25 26 27

Amendment of Duties Act 1997 No 123

[5]	Section 11	(2)		1
	Insert at the	e end o	of section 11:	2
	(2)		ite subsection (1), the following marketable securities are utiable property:	3 4
		(a)	shares, or units in a unit trust scheme, that are quoted on the Australian Stock Exchange or a recognised stock exchange,	5 6 7
		(b)	an interest in shares or units referred to in paragraph (a), whether or not the interest is quoted on the Australian Stock Exchange or a recognised stock exchange.	8 9 10
[6]	Section 15	Nece	ssity for written instrument or written statement	11
	Omit section	on 15 (3).	12
[7]	Section 15	5 (4)		13
	Omit the su	ıbsecti	on. Insert instead:	14
	(4)	If a d	utiable transaction is completed or evidenced by a written	15
		instru	ument within 3 months after the date on which the dutiable	16
			action occurs, the requirement to lodge a statement and	17
			duty in respect of the statement may be satisfied by the	18
			nent of and payment of duty on the written instrument n 3 months after the date on which the dutiable transaction	19 20
		occui		20 21
[8]			ing written instrument or written statement with Chief	22
	Commissi	oner		23
	Omit section	on 16 (2).	24
[9]	Section 17	' Wher	n must duty be paid?	25
	Omit section	on 17 (2).	26
[10]	Section 3 securities)		ares, units, derivatives and interests (marketable	27 28
	Omit ", oth from section		n marketable securities to which subsection (2) applies," 1).	29 30

Schedule 2 Amendment of D	Duties Act	1997	No	123
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[11]	Section 33	5 (2)	1
	Omit the su	ubsection and note to that subsection.	2
[12]	Section 33	s (3)	3
	Omit the su	ubsection. Insert instead:	4
	(3)	A minimum rate of duty of \$10 is chargeable under this section in respect of a transfer of shares of a corporation that is not the legal or beneficial owner of land in New South Wales.	5 6 7
[13]	Section 33	, note	8
	Insert after	section 33:	9
		Note. Transactions in respect of shares or units that are quoted on the Australian Stock Exchange or a recognised stock exchange, or interests in such shares or units, are not dutiable transactions (see section 11 (2)).	10 11 12
[14]	Chapter 2,	Part 4	13
	Omit the P	art.	14
[15]		Establishment of a trust relating to unidentified property and	15
	non-dutiat		16
		section 58 (5):	16 17
		section 58 (5):	
[16]	Insert after	section 58 (5): This section does not apply in respect of any property that is a marketable security, if the marketable security is not dutiable property because of section 11 (2).	17 18 19
[16]	Insert after (6) Section 59	section 58 (5): This section does not apply in respect of any property that is a marketable security, if the marketable security is not dutiable property because of section 11 (2).	17 18 19 20
[16]	Insert after (6) Section 59 Insert after	section 58 (5): This section does not apply in respect of any property that is a marketable security, if the marketable security is not dutiable property because of section 11 (2).	17 18 19 20 21
[16]	Insert after (6) Section 59 Insert after	section 58 (5): This section does not apply in respect of any property that is a marketable security, if the marketable security is not dutiable property because of section 11 (2).	17 18 19 20 21 22
[16]	Insert after (6) Section 59 Insert after	 section 58 (5): This section does not apply in respect of any property that is a marketable security, if the marketable security is not dutiable property because of section 11 (2). A section 59: mineeing transactions—unquoted marketable securities Duty of \$10 is chargeable in respect of a transfer of marketable securities, other than marketable securities that are not dutiable 	17 18 19 20 21 22 23 24 25

Amendment of Duties Act 1997 No 123

[17]

[18]

	(c)	a custodian of a trustee or nominee of the beneficial owner,	1 2
	(d)	a sub-custodian of a custodian of a trustee or nominee of the beneficial owner,	3 4
	but of	nly if:	5
	(e)	there is no change in the beneficial ownership of the marketable securities, and	6 7
	(f)	if the transferee is a person referred to in paragraph $(b)-(d)$, the transferee is to hold the marketable securities solely for another person referred to in paragraph (a)-(c) and there is no contemplation of the marketable securities being held for any other person, and	8 9 10 11 12 13
	(g)	if the transferor is a person referred to in paragraph (b) – (d) , the marketable securities were held by the person solely for another person referred to in paragraph (a) – (c) and, since the time when the marketable securities were first transferred or issued to the transferor, no person has held the marketable securities other than solely for a person referred to in paragraph (a) – (c) .	14 15 16 17 18 19 20 21
Section 64	łВ		22
Insert after	section	n 64A:	23
		of duty on transfer of marketable securities—payment Istralian jurisdiction	24 25
(1)	of ma of a s	mount of duty chargeable under this Chapter on a transfer arketable securities is to be reduced by the amount of duty similar kind paid in relation to the transfer in accordance the law of a place outside Australia.	26 27 28 29
(2)	incluo marko	s section, a reference to a transfer of marketable securities des a reference to a dealing or arrangement affecting etable securities by means of a dutiable transaction other a transfer.	30 31 32 33
Section 66	6 Exem	ptions—marketable securities	34
Omit section	on 66 (1)–(4), (8) and (9) and the headings to those subsections.	35
		-	

Schedule 2 Amendment of Duties Act 1997 No 123

[19]	Section 66	6 (8A)	1		
	Omit the subsection and the heading to the subsection. Insert instead:				
	(8A)	ADRs No duty is chargeable under this Chapter on a transfer, or an agreement for the sale or transfer, of an ADR if:	3 4 5		
		 (a) the ADR relates to rights to shares that upon issue, on exercise of those rights, will be quoted on the Australian Stock Exchange or a recognised stock exchange, and 	6 7 8		
		 (b) the transfer, or the sale or transfer to which the agreement relates, is to: (i) a foreign resident on the foreign resident's own behalf, or (ii) a foreign resident acting on behalf of a trustee for another foreign resident, and (c) the ADR is to be registered on an overseas register of 	9 10 11 12 13 14		
		(c) the ADR is to be registered on an overseas register of legal or beneficial title.	15 16		
[20]	Section 66	6, note	17		
	Insert after	er section 66:	18		
		Note. No duty is chargeable on transactions relating to shares or units that are quoted on the Australian Stock Exchange or a recognised stock exchange or relating to interests in such shares or units (see section 11 (2)).	19 20 21 22		
[21]	Section 12	25 Definitions	23		
	Omit the d	definition of <i>company</i> from section 125 (1). Insert instead:	24		
		<i>company</i> means a NSW company that is:	25		
		(a) a public company within the meaning of the <i>Corporations Law</i> , and	26 27		
		(b) not listed on the Australian Stock Exchange or a recognised stock exchange.	28 29		

Amendment of Duties Act 1997 No 123

[22]	Section 121 Accomment of duty	1	
[22]	Section 131 Assessment of duty		
	Omit the section. Insert instead:	2	
	131 Assessment of duty		
	A statement required to be lodged under this Part by a person	4	
	is chargeable with duty of 60 cents for every \$100, or part, of	5	
	the higher of:	6	
	(a) the total or aggregate obtained under section 130 (d),	7	
	and	8	
	(b) the total obtained under section 130 (e).	9	
[23]	Section 138 Application of Part 5	10	
	Insert "that is not listed on the Australian Stock Exchange or a recognised	11	
	stock exchange" after "NSW company".	11	
[24]	Chapter 4 Marketable securities—on-market transfers (Broker provisions)	13 14	
	Omit the Chapter.	15	
[25]	Section 273 Minimum amount of duty	16	
	Omit section 273 (2). Insert instead:	17	
	(2) This section does not apply to Chapter 8 (Insurance).	18	
	(2) This section does not apply to enapter 6 (insurance).	10	
[26]	Section 290 Adhesive stamps	19	
	Omit section 290 (1) (a) and (b).	20	
[27]	Section 290 (1) (c)	21	
	Omit the paragraph. Insert instead:	22	
	(c) a transfer of shares of a corporation or company which	23	
	is not the legal or beneficial owner of land in New	24	
	South Wales where the duty is \$10,	25	
[00]	Continu 202 Deviaturation of two of one of the sec		
[28]	Section 302 Registration of transfers of shares	26	
	Omit the section.	27	

Schedule 2	Amendment of	Duties Ac	t 1997	No	123
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[29]	Section 30	3 Registration of transfers of units	1
	Omit the se	ection.	2
[30]	Schedule ⁻	1 Savings, transitional and other provisions	3
	Insert at the	e end of clause 1 (1):	4
		Intergovernmental Agreement Implementation (GST) Act 2000	5
[31]	Schedule ⁻	1	6
	Insert at the	e end of Schedule 1 (with appropriate Part and clause numbers):	7
	I	Provisions consequent on enactment of Intergovernmental Agreement Implementation (GST) Act 2000	8 9 10
	Apr 200	blication of Act to transfers and agreements before 1 July	11 12
	(1)	This Act, as in force immediately before 1 July 2001, continues to apply in respect of a transaction involving marketable securities that occurred before 1 July 2001 as if this Act had not been amended by the <i>Intergovernmental Agreement Implementation (GST) Act 2000</i> .	13 14 15 16 17
	(2)	In particular:	18
		 (a) until 1 July 2001, a marketable security that is quoted on the Australian Stock Exchange or a recognised stock exchange continues to be dutiable property and Chapter 2 of this Act, as in force immediately before 1 July 2001, continues to apply to a dutiable transaction involving such a marketable security that occurred before 1 July 2001, and 	19 20 21 22 23 24 25
		(b) Chapter 4 of this Act, as in force immediately before 1 July 2001, continues to apply to a sale or purchase of marketable securities, or an associated transaction with a broker in New South Wales, that was effected before 1 July 2001 in the same way as it applied before the repeal of that Chapter by the <i>Intergovernmental</i> <i>Agreement Implementation (GST) Act 2000.</i>	26 27 28 29 30 31 32

Amendment of Duties Act 1997 No 123

Schedule 2

	(3)	repea (GST transf secur	ever, section 48 (1), as in force immediately before its al by the <i>Intergovernmental Agreement Implementation</i> <i>T</i>) <i>Act 2000</i> , does not apply in respect of an instrument of fer, or an agreement for the transfer of marketable rities, that is not completed by an SCH-regulated transfer re 1 July 2001.	1 2 3 4 5 6
[32]	Dictionary			7
	contract, ia SCH trans relevant SC SCH-regula an SCH-re	lentific fer, re CH pa ated tra egulat	ons of broker, CHESS, CUFS, futures broker, futures cation code, index trust, instalment warrant, IR, proper egistered independent options trader, relevant interest, articipant, SCH, SCH business rules, SCH participant, ansfer, SEATS, transfer document, transfer identifier for ed transfer, transfer value of marketable securities, rant-issuer.	8 9 10 11 12 13 14
[33]	Dictionary,	, defin	ition of "marketable securities"	15
	Omit the de	efinitio	on. Insert instead:	16
		mark	tetable securities means the following:	17
		(a)	shares referred to in section 11 (1) (d),	18
		(b)	units referred to in section 11 (1) (e),	19
		(c)	an interest in shares or units referred to in paragraph (a) or (b).	20 21
[34]	Dictionary,	, defin	ition of "private company"	22
	Omit "liste	d". Ins	sert instead "quoted".	23
[35]	Dictionary,	, defin	ition of "recognised stock exchange"	24
	Omit the de	efinitio	on. Insert instead:	25
		recog	gnised stock exchange means:	26
		(a)	a stock exchange that is a member of the Fédération Internationale des Bourses de Valeurs, or	27 28
		(b)	the Stock Exchange of Newcastle, or	29
		(c)	a stock exchange that is declared to be a recognised stock exchange by an order of the Minister, published in the Gazette, that is in force.	30 31 32

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Schedule 2	Amendment of Dutie	s Act 1997 No 123
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Part 2 Other duties

[36]	Section 190 Pay	ments exempted from "hiring charges"	2
	Insert after section	n 190 (1) (e):	3
	(e1)	any GST payable on the supply to which the hire of goods relates,	4 5
[37]	Section 266 What	t is the "dutiable value" of a motor vehicle?	6
	Omit section 266	(2) (a). Insert instead:	7
	(a)	GST if the supply of the vehicle is GST-free under Subdivision 38-P (Cars for use by disabled people) of the <i>A New Tax System (Goods and Services Tax) Act</i> 1999 of the Commonwealth, or	8 9 10 11
[38]	Dictionary		12
	Insert in appropria	ate order:	13
	(Goo excep payn Inters	has the same meaning as in the <i>A New Tax System</i> <i>ds and Services Tax</i>) <i>Act 1999</i> of the Commonwealth ot that it includes notional GST of the kind for which nents may be made under section 5 of the <i>governmental Agreement Implementation (GST) Act 2000</i> person who is a State entity within the meaning of that	14 15 16 17 18 19 20

Amendment of Funeral Funds Act 1979 No 106

Schedule 3		Amendment of Funeral Funds Act 1979 No 106		1 2	
				(Section 8)	3
[1]	Section	on 4	Defini	tions	4
	Insert	in ap	propri	iate order in section 4 (1):	5
				has the same meaning as in the A New Tax System ods and Services Tax) Act 1999 of the Commonwealth.	6 7
[2]	Section	on 16	6A		8
	Insert	after	sectio	m 16:	9
	16A	Рау	ment	of GST by funeral contribution fund	10
			com	ing in this Part or in the rules of a company prevents a pany from applying income of the company to the payment ST payable on the supply by the company of funeral fits.	11 12 13 14
[3]	Section	on 42	2A		15
	Insert	after	sectio	on 42:	16
	42A	Рау	vment	of GST under pre-arranged contracts	17
			Noth	ing in this Part:	18
			(a)	requires the payment into a trust fund or trust account, or	19 20
			(b)	prevents the payment from a trust fund or trust account,	21
in relation to a pre-arranged contract entered into on or af 1 December 1999 of GST payable on the supply of a funer service under the pre-arranged contract.		ecember 1999 of GST payable on the supply of a funeral	22 23 24		

Schedule 4	Amendment of Liqu	or Act 1982 No 147

(Section 8)

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[1]	Section 86K Rate of duty			3	
	Omit sectio	Omit section 86K (1)–(4). Insert instead:			
	(1) If the profits from all approved gaming devices kept by a hotelier in a duty period do not exceed \$25,000, duty is payable on the profits at the rate of 5.91%.		5 6 7		
	(2)	hoteli	profits from all approved gaming devices kept by a er in a duty period exceed \$25,000 but do not exceed 000, duty is payable:	8 9 10	
		(a)	in the sum of \$1,477.50, and	11	
		(b)	on so much of the profits as exceeds \$25,000 but does not exceed \$400,000—at the rate of 15.91%.	12 13	
	(3)	hotelie	profits from all approved gaming devices kept by a er in a duty period exceed \$400,000 but do not exceed 0,000, duty is payable:	14 15 16	
		(a)	in the sum of \$61,140, and	17	
		(b)	on so much of the profits as exceeds \$400,000 but does not exceed \$1,000,000—at the rate of 25.91%.	18 19	
	(4)		profits from all approved gaming devices kept by a er in a duty period exceed \$1,000,000, duty is payable:	20 21	
		(a)	in the sum of \$216,600, and	22	
		(b)	on so much of the profits as exceeds \$1,000,000—at the rate of 30.91%.	23 24	
[2]	Section 86	K (5)		25	
	Omit "The	rates".		26	
	Insert instead "Except as provided by the <i>Intergovernmental Agreement Implementation (GST) Act 2000</i> , the rates".			27 28	

Amendment of Liquor Act 1982 No 147

[3]	Section 86KA Payment by instalments				
	Omit sectio	on 86KA (3)–(6). Insert instead:	2		
	(3)	(3) If the profits from all approved gaming devices kept by a hotelier in an instalment period do not exceed \$6,250, the instalment payable is an amount equal to 5.91% of those profits.			
	(4)	If the profits from all approved gaming devices kept by a hotelier in an instalment period exceed \$6,250 but do not exceed \$100,000, the instalment payable is:	7 8 9		
		(a) the sum of \$369.38, and	10		
		(b) an amount equal to 15.91% of the amount by which the profits exceed \$6,250 but do not exceed \$100,000.	11 12		
	(5)	If the profits from all approved gaming devices kept by a hotelier in an instalment period exceed \$100,000 but do not exceed \$250,000, the instalment payable is:	13 14 15		
		(a) the sum of \$15,285, and	16		
		(b) an amount equal to 25.91% of the amount by which the profits exceed \$100,000 but do not exceed \$250,000.	17 18		
	(6)	If the profits from all approved gaming devices kept by a hotelier in an instalment period exceed \$250,000, the instalment payable is:	19 20 21		
		(a) the sum of \$54,150, and	22		
		(b) an amount equal to 30.91% of the amount by which the profits exceed \$250,000.	23 24		
[4]	Schedule ²	1 Savings and transitional provisions	25		
	Insert at the	e end of clause 1 (1):	26		
	Intergovernmental Agreement Implementation (GST) Act 2000				

Schedule 5	Amendment of Pa	v-roll Tax Act 1971 No 22

Schedule 5 Amendment of Pay-roll Tax Act 1971 No 22

(Section 8)

Section 3AB

Insert after section 3AA:

3AB GST excluded from wages

- (1) For the purposes of this Act, the amount or value of wages paid or payable to a person is to be reduced by the relevant proportion of the amount of GST, if any, payable by that person on the supply to which the wages relate.
- (2) In this section:

GST has the same meaning as in the *A New Tax System* (Goods and Services Tax) Act 1999 of the Commonwealth except that it includes notional GST of the kind for which payments may be made under section 5 of the Intergovernmental Agreement Implementation (GST) Act 2000 by a person who is a State entity within the meaning of that Act.

relevant proportion, in relation to GST payable on a supply to which wages relate, means the proportion that the amount or value of the wages bears to the consideration (within the meaning of the *A New Tax System (Goods and Services Tax) Act 1999* of the Commonwealth) for the supply to which the wages relate.

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Amendment of Petroleum Products Subsidy Act 1997 No 112	Schedule 6
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Sch		Amendment of Petroleum Products Subsidy Act 1997 No 112	1 2
		(Section 8)	3
Part	1 Amenc	ments to commence on 1 July 2000	4
[1]	Section 3 D	efinitions	5
[1]			5
		ropriate order in section 3 (1):	6
		<i>marine purpose</i> means the purpose of propelling diesel- engined marine vessels on water.	7 8
		off-road purpose means any purpose (including a marine	9
		purpose) other than that of propelling diesel-engined road vehicles on roads.	10 11
[2]	Section 7A		12
	Insert after s	ection 7:	13
	7A Cess	ation of certain subsidies	14
		Despite any other provision of this Part, a person is not entitled	15
		to a subsidy in relation to the sale or consumption, on or after	16
		1 July 2000, of diesel fuel for off-road purposes.	17
[3]	Section 11 I	Definitions	18
	Omit the sec	ction.	19
Part	2 Ameno	ments to commence on 9 December 2002	20
[4]	Section 3 D	efinitions	21
	Omit the def	Emitions of <i>authority</i> and <i>permit</i> from section 3 (1).	22
			22

Schedule 6	Amendment of Petroleum Products Subsidy Act 1997 No 112
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[5]	Section 5 Entitlement to subsidies	1
	Omit section 5 (1) (c).	2
[6]	Section 5 (3)	3
	Omit the subsection.	4
[7]	Part 4 Sales of diesel fuel for off-road use	5
	Omit the Part.	6
[8]	Section 25 Right of review	7
	Omit "or for an authority or permit," from section 25 (1) (a).	8
[9]	Section 25 (1) (b) and (c) and (2)	9
	Omit ", authority or permit" wherever occurring.	10
[10]	Section 25 (2)	11
	Omit "or the holder of an authority or permit".	12
[11]	Section 26 Applications	13
	Omit ", or an authority or permit".	14
[12]	Section 27 False or misleading statements	15
	Omit "or for an authority or permit," from section 27 (1) (a).	16
[13]	Section 27 (3)	17
	Omit the subsection.	18
[14]	Section 31 Regulations	19
	Omit "registered persons and the holders of authorities and permits" from section 31 (2) (c). Insert instead "and registered persons".	20 21
	insent insteau and registered persons.	22

Amendment of Petroleum Products Subsidy Act 1997 No 112	Schedule 6
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[15]] Section 31 (2) (e)		1
	Omit the paragrap	ph. Insert instead:	2
	(e)	prescribing fees payable on application for registration or renewal of registration.	3 4

Schedule 7 Amendment of Public Lotteries Act 1996 No 86

Schedule 7 Amendment of Public Lotteries Act 1996 No 86

(Section 8)

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Insert in appropriate order in section 4 (1):

Section 4 Definitions

outgoings for a public lottery conducted by a licensee means the amount required to be paid by the licensee in accordance with section 26 (1) into the prize fund kept in respect of the licensee.

player loss on a public lottery conducted by a licensee means the difference between:

- (a) the subscriptions to the public lottery and, if the conditions of the licensee's licence so require, the commission payable in respect of those subscriptions, and
- (b) the outgoings for the public lottery.

[2] Section 28 Payment of general duty

Omit "an amount equal to a requisite percentage of the subscriptions for those public lotteries." from section 28 (1). Insert instead:

an amount equal to a requisite percentage of:21(a) the subscriptions for those public lotteries, or22(b) the player loss on those public lotteries,23as determined by the conditions of the licence.24

[3] Section 29 Payment of licence duty

(c)

Insert at the end of section 29 (4) (b):

, or 27 a percentage of the player loss on the public lotteries 28

conducted by the licensee.

[1]

Amendment of Public Lotteries Act 1996 No 86

[4]	Section 33 Sharing of duty with participating areas		1
	Omit section 33 (3) (a). Insert instead:		2
	 (a) so much of the duty as, in the opinion was paid to the Treasurer in respect (i) subscriptions paid to any participating area, being su public lottery in respect of concerned is a participating (ii) player loss incurred in relative subscribed to the lottery in a and 	of: y person in that bscriptions to any of which the area area, or on to a person who	3 4 5 6 7 8 9 10 11
[5]	Schedule 2 Savings, transitional and other provision	ns	12
	Insert at the end of clause 1 (1):		13
	Intergovernmental Agreement Implemental	tion (GST) Act 2000	14

Schedule 8	Amendment of Registered Clubs A	Act 1976 No 31
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Schedule 8		Amendment of Registered Clubs Act 1976 No 31	1 2	
		(Section 8)	3	
[1]	Section 87	Rate of duty for gaming machines	4	
	Omit "\$10	0,000" from section 87 (1). Insert instead "\$200,000".	5	
[2]	Section 87	⁷ (2)	6	
	Omit the su	ubsection.	7	
[3]	Section 87	' (3) and (4)	8	
	Omit the su	ubsections. Insert instead:	9	
	(3)	If the profits from all approved gaming devices kept on the	10	
		premises of a registered club in a duty period exceed \$200,000	11	
		but do not exceed \$1,000,000, duty is payable on so much of the profits as exceeds \$200,000 but do not exceed \$1,000,000	12 13	
	the profits as exceeds \$200,000 but do not exceed \$1,000,000, at the rate of 10.91%.			
	(4)	If the profits from all approved gaming devices kept on the	15	
		premises of a registered club in a duty period exceed	16	
		\$1,000,000, duty is payable:	17	
		(a) in the sum of \$87,280, and	18	
		(b) on so much of the profits as exceeds \$1,000,000, at the rate of 17.16%, except as provided by subsection (5).	19 20	
	0			
[4]	Section 87	(11)	21	
		the Intergovernmental Agreement Implementation (GST) Act "section 87AA".	22 23	
[5]	Section 87	A Payment by instalments	24	
	Omit "\$25,000" from section 87A (3). Insert instead "\$50,000".			

Amendment of Registered Clubs Act 1976 No 31

[6]	Section 87A (4)				
	Omit the subsection.				
[7]	Section 87A (5) and (6)				
	Omit the su	ubsections. Insert instead:	4		
	(5)	If the profits from all approved gaming devices kept on the premises of a registered club in an instalment period exceed \$50,000 but do not exceed \$250,000, the instalment payable is an amount equal to 10.91% of the amount by which the profits exceed \$50,000 but do not exceed \$250,000.	5 6 7 8 9		
	(6)	If the profits from all approved gaming devices kept on the premises of a registered club in an instalment period exceed \$250,000, the instalment payable is:	10 11 12		
		(a) in the sum of \$21,820, and	13		
		(b) an amount equal to 15.66% of the amount by which the profits exceed \$250,000.	14 15		
[8]	Schedule 2	2 Transitional provisions	16		
	Insert at the	e end of clause 1A (1):	17		
		Intergovernmental Agreement Implementation (GST) Act 2000	18		
[9]	Schedule 2	2	19		
	Insert at the	e end of Schedule 2 (with appropriate Part and clause numbers):	20		
		ntergovernmental Agreement Implementation GST) Act 2000	21 22		
		oduction of GST—instalment period commencing on 1 June 0	23 24		
	2000(1) This clause applies to determine the duty payable on profits derived from approved gaming devices kept on the premises of a registered club during the instalment period commencing on 1 June 2000.				

Schedule 8 Amendment of Registered Clubs Act 1976 No 31

(2) If the profits from all approved gaming devices kept on the premises of a registered club in the instalment period to which this clause applies do not exceed \$25,000, no duty is payable on the profits.

- (3) If the profits from all approved gaming devices kept on the premises of a registered club in the instalment period to which this clause applies exceed \$25,000 but do not exceed \$50,000, duty is payable on so much of the profits as exceeds \$25,000 but do not exceed \$50,000, at the rate of 0.33%.
- (4) If the profits from all approved gaming devices kept on the premises of a registered club in the instalment period to which this clause applies exceed \$50,000 but do not exceed \$250,000, duty is payable:
 - (a) in the sum of \$82.50, and
 (b) on so much of the profits as avoid \$50,000 by
 - (b) on so much of the profits as exceed \$50,000 but do not exceed \$250,000, at the rate of 13.87%.
- (5) If the profits from all approved gaming devices kept on the premises of a registered club in the instalment period to which this clause applies exceed \$250,000, duty is payable:
 - (a) in the sum of \$27,822.50, and
 - (b) on so much of the profits as exceed \$250,000, at the rate of 18.62%.

Amendment of Retail Leases Act 1994 No 46

Schedule 9 Amendment of Retail Leases Act 1994 1 No 46 2 (Section 8) 3 **Section 3 Definitions** [1] 4 Insert in appropriate order: 5 GST has the same meaning as in the A New Tax System 6 (Goods and Services Tax) Act 1999 of the Commonwealth and 7 includes notional GST of the kind for which payments may be 8 made under section 5 of the Intergovernmental Agreement 9 Implementation (GST) Act 2000 by a person who is a State 10 entity within the meaning of that Act. 11 [2] Section 3 Definition of "outgoings" 12 Insert "or is the supplier of a taxable supply (within the meaning of the 13 A New Tax System (Goods and Services Tax) Act 1999 of the 14 Commonwealth) in respect of any such building or land" after "erected" in 15 paragraph (b). 16 Section 20 Turnover rent [3] 17 Omit section 20 (1) (j). Insert instead: 18 the amount paid or payable by the lessee as GST, (j) 19 [4] Section 22A 20 Insert after section 22: 21 22A Recovery by lessor of GST 22 (1) An agreement that was made between a lessor and a lessee 23 before the date of commencement of this section (whether or 24 not the agreement is contained in a lease) to the extent to 25 which: 26 (a) it provides for the payment by or recovery from the 27 lessee of the amount of any GST payable in respect of 28 the lease, and 29

Schedule 9 Amendment of Retail Leases Act 1994 No 46

	(b) it complies with the ACCC price exploitation guidelines,	1 2
	is valid and is taken at all relevant times to have been validly made.	3 4
(2)	In this section, ACCC price exploitation guidelines means	5
	Price Exploitation and the New Tax System: General	6
	Principles, Information and Guidelines on When Prices	7
	Contravene Section 75AU of the Trade Practices Act 1974	8
	published by the Australian Competition and Consumer	9
	Commission in March 2000.	10
(3)	This section has effect despite any other provision of this Act.	11

Amendment of Stamp Duties Act 1920 No 47

Schedule 10		Amendment of Stamp Duties Act 1920 No 47		1 2
			(Section 8)	3
[1]	Section 98	BI Reg	istration	4
	Insert after	sectio	on 98I (7):	5
	(8)	the C	ning in this section requires a designated person to apply to Chief Commissioner for registration under this Division in ect of receipts received:	6 7 8
		(a)	in a period of 12 months ending on or after 30 June 2001, or	9 10
		(b)	in a month ending on or after 30 June 2001.	11
[2]	Section 98	BMA		12
	Insert after	sectio	on 98M:	13
	98MA Red	ceipts	returns not required for periods after 1 July 2001	14
		desig	ning in this Subdivision requires a person (including a gnated person or a registered person) in respect of any od commencing on or after 1 July 2001:	15 16 17
		(a)	to make out a receipts return, or	18
		(b)	to stamp a return with duty as on a receipts return, or	19
		(c)	to lodge a return with the Chief Commissioner, or	20
		(d)	to pay to the Chief Commissioner an amount as stamp duty.	21 22
[3]	Section 98	BP She	ort term dealer's account	23
	Insert at th	e end	of the section:	24
	(2)		section does not apply to an amount paid into an account r after 1 July 2001.	25 26

Schedule 10	Amendment of Stamp Duties Act 1920 No 47
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[4]	Section 98	R Ret	urn to be made out in respect of short term liabilities	1
	Insert after	sectio	n 98R (4):	2
	(5)		ing in this section requires a short term dealer in respect of period commencing on or after 1 July 2001:	3 4
		(a)	to make out a return, or	5
		(b)	to lodge a return with the Chief Commissioner, or	6
		(c)	to pay to the Chief Commissioner an amount as stamp duty.	7 8
[5]	Section 98		eturn relating to contraventions	9
	Insert after	sectio	n 98RA (2):	10
	(3)		ing in this section requires a short term dealer in respect of ment into an exempt bank account made on or after 1 July :	11 12 13
		(a)	to lodge a return with the Chief Commissioner, or	14
		(b)	to pay an amount to the Chief Commissioner.	15
[6]	Section 98	U Exe	empt accounts	16
	Insert "bef	ore 1 J	uly 2001" after "payment" in section 98U (4).	17

Amendment of Totalizator Act 1997 No 45

Sche	edule 11 Amendment of Totalizator Act 1997 No 45	1
	(Section 8)	2
[1]	Section 70 Betting tax-totalizator and approved betting activities	3
	Omit "28.2%" wherever occurring. Insert instead "19.11%".	4
[2]	Section 75 Unclaimed dividends, refunds and roundings	5
	Omit "28.2%" from section 75 (4). Insert instead "19.11%".	6
[3]	Schedule 2 Savings, transitional and other provisions	7
	Omit clause 1 (1). Insert instead:	8
	(1) The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	9 10 11
	this Act	12
	Intergovernmental Agreement Implementation (GST) Act 2000	13
[4]	Schedule 2, Part 3	14
	Insert after Part 2:	15
	Part 3 Provision consequent on enactment of	16
	Intergovernmental Agreement Implementation	10
	(GST) Act 2000	18
	17 Change in betting tax due to GST	19
	The amendments made to sections 70 and 75 by the <i>Intergovernmental Agreement Implementation (GST) Act 2000</i> apply to money that is paid into a totalizator in respect of an event or contingency occurring on or after 1 July 2000.	20 21 22 23

Schedule 12	Amendment of workers con	pensation and spo	orting injuries legislation
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Amendment of workers con	pensation and sporting i	injuries legislation	Schedule 12
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In this subsection, *employer*, in relation to a worker, includes 1 a principal within the meaning of section 20 who is liable to 2 pay compensation to the worker. 3 4 Note. An employer may incur liability for GST on the settlement of a claim if the employer has failed to notify the insurer of the employer's 5 entitlement to an input tax credit for a premium paid by the employer for 6 7 the policy of insurance issued by the insurer. Section 172 Recovery of unpaid premiums [4] 8 Omit "interest calculated at the rate of 1.2%" from section 172 (1). 9 Insert instead "a late payment fee calculated at the rate of 1.2% of the 10 relevant amount or balance". 11 Section 172 (1) and (5) [5] 12 Omit "rate of interest" wherever occurring. 13 Insert instead "late payment fee rate". 14 [6] Section 172 (2) and (3) 15 Omit "interest" wherever occurring. Insert instead "a late payment fee". 16 Section 174 Records relating to wages, contracts etc to be kept and [7] 17 supplied by employers 18 Insert at the end of paragraph (c) (vi) in the definition of wages in section 19 174 (9): 20 , or 21 any GST component in a payment to a worker. (vii) 22 [8] Section 175 Employers evading payment of correct premiums 23 Omit "Interest" from section 175 (2). Insert instead "A late payment fee". 24 [9] Section 175 (3) 25 Omit "interest". Insert instead "late payment fee". 26 [10] Section 196 Assets of statutory funds 27 Omit "interest" from section 196 (1) (b) (ii). 28 Insert instead "late payment fee". 29

Schedule 12 Amendment of workers compensation and sporting injuries legislation

[11] Section 208 Contributions by licensed insurers to Premiums Adjustment Fund—"catch-up premiums"

Omit "interest calculated at the rate of 15 per cent" from section 208 (4). Insert instead "a late payment fee calculated at the rate of 15 per cent of that amount".

[12] Section 220 Contributions by insurers

Omit "interest calculated at the rate of 15 per cent" from section 220 (4) (b). Insert instead "a late payment fee calculated at the rate of 15 per cent of that amount".

[13] Section 228 Contributions to Guarantee Fund

Omit "interest calculated at the rate of 15 per cent" from section 228 (4) (b). Insert instead "a late payment fee calculated at the rate of 15 per cent of the contribution".

[14] Part 7A

Insert after Part 7:

Part 7A GST—notification of input tax credits interim provisions

239A	Definitions	18
	In this Part:	19
	<i>GST Acts</i> means the Acts of the Commonwealth that impose, or relate to the imposition of, goods and services tax.	20 21
	<i>input tax credits</i> has the same meaning as in the <i>A New Tax System (Goods and Services Tax) Act 1999</i> of the Commonwealth.	22 23 24
239B	Appointment of Authority as agent and attorney of employer to notify input tax credits	25 26
	(1) The Authority is by this section appointed the agent and attorney of:	27 28

Amendment of workers compensation and sporting injuries legislation	Schedule 12
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		(a)	an employer under a policy of insurance issued, or purported to have been issued, by an insurer, and	1 2
		(b)	an employer who is required to obtain a policy of insurance issued by an insurer,	3 4
		disch	only for the purpose of exercising the rights and arging the obligations of the employer as specified in action (2).	5 6 7
	(2)	but is	ent and attorney of such an employer, the Authority may, s not required to, exercise the rights and discharge the ations of the employer:	8 9 10
		(a)	for the purpose of informing an insurer of any entitlement (and the extent of any entitlement) of the employer to an input tax credit for a premium paid by the employer for a policy of insurance issued by an insurer, and	11 12 13 14 15
		(b)	for any other purpose prescribed by the regulations relating to the GST Acts or any of those Acts.	16 17
	(3)		Authority may exercise rights and discharge obligations as in the name of the employer concerned, or in its own	18 19 20
	(4)	The A relation	Authority may, as agent and attorney, inform an insurer in on to:	21 22
		(a)	an individual employer, or all employers, or any group of employers, and	23 24
		(b)	the extent of the entitlement.	25
	(5)		ppointment effected by this section may be revoked only Act or a regulation.	26 27
239C	Mar	nner of	f exercising rights and discharging obligations	28
		The A	Authority is not required:	29
		(a)	to make any inquiry of an employer under or for the purposes of this Part, or	30 31
		(b)	to notify an employer of anything done by the Authority under or for the purposes of this Part.	32 33

Schedule 12	Amendment of workers	compensation ar	nd sporting	injuries legi	islation
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	239D	Liability of Authority	1
		The Authority incurs no liability, and no proceedings may be	2
		brought against the Authority, for anything done, or purporting	3
		to be done, or omitted to be done, in its capacity under this Part	4
		as the agent or attorney of an employer.	3
	239E	Exercise of rights by employer	6
		Nothing in this Part prevents an employer from informing an	7
		insurer that the employer is entitled to an input tax credit for a	8
		premium paid by the employer for a policy of insurance issued by the insurer.	9 10
		by the histiter.	10
	239F	Expiry of Part	11
		This Part expires on 1 July 2003.	12
[15]	Sche	dule 6 Savings, transitional and other provisions	13
	Insert	after clause 21 (2) of Part 15 (Provisions relating to insurance):	14
		(3) Without limiting subsection (1B) of section 155, such a policy	15
		of insurance that is in force immediately before the	16
		commencement of that subsection does not cover a liability that	17
		is not covered by that subsection.	18
[16]	Sche	dule 6	19
	Insert	at the end of clause 1 (1) of Part 20 (Savings and transitional	20
		ations):	21
		Intergovernmental Agreement Implementation (GST) Act 2000	22
[17]	Sche	dule 6	23
	Insert	after clause 1 of Part 20 (Savings and transitional regulations):	24
	2	Effect of GST	25
		(1) Without limiting clause 1 of this Part, the regulations may	26
		contain provisions of a savings or transitional nature that may	27
		be necessary or convenient as a consequence of the enactment	28
		of the Acts of the Commonwealth that impose, or relate to the	29
		imposition of, goods and services tax.	30

Amendment of workers compensation and sporting injuries legislation	Schedule 12
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	(2) A provision referred to in subclause (1) shall, if the regulations so provide, have effect despite any other provision of this Act.	1 2
	(3) A regulation made pursuant to this clause, unless sooner revoked or otherwise ceasing to have effect, ceases to have effect on 1 July 2003.	3 4 5
	(4) A regulation made pursuant to this clause may not be made or published after 1 July 2003.	6 7
12.2	Workers Compensation (General) Regulation 1995	8
	Schedule 1 Forms	9
	Insert at the end of clause 3 in Part 2 of Form 4:	10
	The Insurer will not indemnify the Employer for the Employer's liability for GST payable on the settlement of a claim.	11 12 13
12.3	Workplace Injury Management and Workers Compensation Act 1998 No 86	14 15
[1]	Section 4 Definitions	16
	Insert in appropriate order in section 4 (1):	17
	GST has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 of the Commonwealth.	18 19
[2]	Section 4 (1), definition of "premium income"	20
	Insert "any amount comprising or attributable to GST and" after "includes".	21
[3]	Section 39 Contributions to Fund by insurers and self-insurers	22
	Omit "interest calculated at the rate of 15 per cent" from section 39 (7) (b). Insert instead "a late payment fee calculated at the rate of 15 per cent of that amount".	23 24 25

Schedule 12 Amendment of workers compensation and sporting injuries legislation

[4]	Section 144 Compulsory insurance for employers	1
	Insert after section 144 (2):	2
	(2A) A policy of insurance does not, subject to the regulations, insure an employer's liability for GST payable on the settlement of a claim and the employer's uninsured liability for GST in these circumstances is not a liability to which subsection (1) applies.	3 4 5 6 7
	In this subsection, <i>employer</i> , in relation to a worker, includes a principal within the meaning of section 20 of the 1987 Act who is liable to pay compensation to the worker.	8 9 10
	Note. An employer may incur liability for GST on the settlement of a claim if the employer has failed to notify the insurer of the employer's entitlement to an input tax credit for a premium paid by the employer for the policy of insurance issued by the insurer.	11 12 13 14
[5]	Section 157 Definitions	15
	Insert "(including GST)" after "payable" in the definition of <i>total premium</i> in section 157 (1).	16 17
[6]	Section 160 Fully funded total premiums	18
	Insert at the end of section 160 (e):	19
	, and	20
	(f) to provide for any GST liability arising on the premiums.	21 22
[7]	Section 167 Recovery of unpaid premiums	23
	Omit "interest calculated at the rate of 1.2%" from section 167 (1). Insert instead "a late payment fee calculated at the rate of 1.2% of the relevant amount or balance".	24 25 26
[8]	Section 167 (1) and (5)	27
	Omit "rate of interest" wherever occurring. Insert instead "late payment fee rate".	28 29
[9]	Section 167 (2) and (3)	30
	Omit "interest" wherever occurring. Insert instead "a late payment fee".	31

Amendment of workers com	pensation and sporting injuries legislation	n Schedule 12
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[10]	Section 170 Records relating to wages, contracts etc to be kept and supplied by employers	1 2
	Insert at the end of paragraph (c) (vi) in the definition of <i>wages</i> in section $170(11)$:	3 4
	, or	5
	(vii) any GST component in a payment to a worker.	6
[11]	Section 171 Employers evading payment of correct premiums	7
	Omit "Interest" from section 171 (2). Insert instead "A late payment fee".	8
[12]	Section 171 (3)	9
	Omit "interest". Insert instead "late payment fee".	10
[13]	Section 174 Deficit reduction contribution	11
	Omit "interest calculated at the rate of 15%" from section 174 (6).	12
	Insert instead "a late payment fee calculated at the rate of 15% of that	13
	amount".	14
[14]	Section 206 Contributions to Guarantee Fund	15
[14]	Omit "interest calculated at the rate of 15%" from section 206 (6).	15 16
[14]	Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that	16 17
[14]	Omit "interest calculated at the rate of 15%" from section 206 (6).	16
[14] 12.4	Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that	16 17
	Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount".	16 17 18
	Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14	16 17 18 19
	 Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14 Schedule 2 Savings, transitional and other provisions Insert after clause 1: 	16 17 18 19 20 21
	Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14 Schedule 2 Savings, transitional and other provisions Insert after clause 1: 1A Effect of GST	16 17 18 19 20 21 22
	 Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14 Schedule 2 Savings, transitional and other provisions Insert after clause 1: 1A Effect of GST (1) Without limiting clause 1, the regulations may contain provisions of a savings or transitional nature that may be 	16 17 18 19 20 21
	 Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14 Schedule 2 Savings, transitional and other provisions Insert after clause 1: 1A Effect of GST (1) Without limiting clause 1, the regulations may contain provisions of a savings or transitional nature that may be necessary or convenient as a consequence of the enactment of 	16 17 18 19 20 21 22 23 24 25
	 Omit "interest calculated at the rate of 15%" from section 206 (6). Insert instead "a late payment fee calculated at the rate of 15% of that amount". Workers' Compensation (Dust Diseases) Act 1942 No 14 Schedule 2 Savings, transitional and other provisions Insert after clause 1: 1A Effect of GST (1) Without limiting clause 1, the regulations may contain provisions of a savings or transitional nature that may be 	16 17 18 19 20 21 22 23 24

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Schedule 12	Amendment of workers compensation and sporting injuries legislation
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	(2)	If the regulations so provide, a provision referred to in subclause (1) has effect despite any other provision of this Act.	1 2
	(3)	A regulation made pursuant to this clause, unless sooner revoked or otherwise ceasing to have effect, ceases to have effect on 1 July 2003.	3 4 5
	(4)	A regulation made pursuant to this clause may not be made or published after 1 July 2003.	6 7
Spor	ting	Injuries Insurance Act 1978 No 141	8
Sche	dule !	5 Savings and transitional provisions	9
Insert	after	clause 1:	10
1A	Effe	ect of GST	11
	(1)	Without limiting clause 1, the regulations may contain provisions of a savings or transitional nature that may be necessary or convenient as a consequence of the enactment of the Acts of the Commonwealth that impose, or relate to the imposition of, goods and services tax.	12 13 14 15 16
	(2)	If the regulations so provide, a provision referred to in subclause (1) has effect despite any other provision of this Act.	17 18
	(3)	A regulation made pursuant to this clause, unless sooner revoked or otherwise ceasing to have effect, ceases to have effect on 1 July 2003.	19 20 21
	(4)	A regulation made pursuant to this clause may not be made or published after 1 July 2003.	22 23

12.5