2016-2017

The Parliament of the Commonwealth of Australia

HOUSE OF REPRESENTATIVES

Presented and read a first time

Treasury Laws Amendment (2017 Measures No. 4) Bill 2017

No. , 2017

(Treasury)

A Bill for an Act to amend the law relating to taxation, and for related purposes

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A Bill for an Act to amend the law relating to taxation, and for related purposes

The Parliament of Australia enacts:

4 1 Short title

This Act is the *Treasury Laws Amendment (2017 Measures No. 4)*6 Act 2017.

2 Commencement

(1) Each provision of this Act specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

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Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. Sections 1 to 3 and anything in this Act not elsewhere covered by this table	The day this Act receives the Royal Assent.	
2. Schedules 1 and 2	The first 1 January, 1 April, 1 July or 1 October to occur after the day this Act receives the Royal Assent.	
Note:	This table relates only to the provisions of this and enacted. It will not be amended to deal with any this Act.	0 ,
Inforn	nformation in column 3 of the table is not phation may be inserted in this column, or ir e edited, in any published version of this A	formation in

Legislation that is specified in a Schedule to this Act is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Act has effect according to its terms.

1 2	Schedule 1—Wine equalisation tax producer rebate
3	Part 1—Main amendments
4	Division 1—Amendments
5	A New Tax System (Wine Equalisation Tax) Act 1999
6 7	1 At the end of Division 5 Add:
8 9	5-50 Purchaser quoting on purchase from producer—failure to deal according to quote
10	(1) This section applies if:
11 12	(a) you *purchased wine under quote from the *producer of the wine; and
13 14 15 16	 (b) in your *quote you did not state that you have the intention of dealing with the wine in one of the following ways: (i) a way described in paragraph 13-5(1)(c) or (d); (ii) by sale to an entity that will quote for the sale; and
17 18	(c) you cause an *assessable dealing with the wine that is a dealing in a way described in subparagraph (b)(i) or (ii).
19 20 21	(2) Sections 7-5 (Exemption for dealings that are GST-free supplies etc.) and 7-10 (Exemptions based on quoting) do not apply to the *assessable dealing mentioned in paragraph (1)(c).
22	(3) For the purposes of this Division:
23 24	(a) disregard paragraph (g) of the definition of <i>application to own use</i> in section 33-1; and
25 26	(b) treat the matter referred to in that paragraph as being an application to own use.
27	2 Section 13-30
28	Omit "or a ground for a *CR6 wine tax credit".

3 Aft	ter section 13-	30		
	Insert:			
13-32		ctive if entity to whom quor a price that included w		purchased
	subsection 7	not effective for the purpose 7-10(1) to a particular sale if the purchased the wine for a	the entity to v	
4 Su	bsection 17-5(3) (table items CR2 ar	nd CR3)	
	Repeal the items			
5 Su	bsection 17-5(3) (table item CR4)		
	Repeal the item,	substitute:		
CR4	Avoiding double tax on the same wine	You have become liable to wine tax on an *assessable dealing (the <i>current dealing</i>) in relation to wine, but have *borne wine tax on all of the wine before the time of the current dealing.	the wine tax previously *borne on the wine	time of the current dealing
6 Su	bsection 17-5(CR13)	3) (table items CR5, C	R6, CR10,	CR11 and
	Repeal the items			
7 Se	ction 17-37			
	Repeal the section	on.		
8 Se	ction 19-5			
	Repeal the section	on, substitute:		
19-5	Entitlement to p	oroducer rebates		
	*financial ye	itled to a *producer rebate for ear if: re the *producer of the wine;		rine for a

1	(b)	either:
2 3		(i) you are liable to wine tax for an *assessable dealing in the wine during the financial year; or
4		(ii) you would have been liable to wine tax for an assessable
5		dealing in the wine during the financial year had the
6		purchaser not *quoted for the sale at or before the time
7		of the sale; and
8	(c)	if subparagraph (b)(ii) applies—the purchaser's *quote did
9		not state an intention of dealing with the wine in a way
10		described in subparagraph 5-50(1)(b)(i) or (ii); and
11	(d)	you satisfy the requirements in subsection (3) (ownership of
12		source product) for at least 85% of the wine (measured by
13		volume); and
14	(e)	the wine is in a *container that meets the requirements in
15		subsection (7) at the time of the assessable dealing.
16	(2) You	are entitled to a *producer rebate for *rebatable wine for a
17		ncial year if:
18		you are approved as a *New Zealand participant; and
19		you are the *producer of the wine; and
		the wine was produced in *New Zealand and exported to the
20 21	(C)	indirect tax zone; and
22	(d)	you, or another entity, paid wine tax for an *assessable
23		dealing in the wine during the financial year; and
24	(e)	you satisfy the requirements in subsection (3) (ownership of
25		source product) for at least 85% of the wine (measured by
26		volume); and
27	(f)	the wine is in a *container that meets the requirements in
28		subsection (7) at the time of the assessable dealing.
29	(3) You	satisfy the requirements in this subsection for wine if you own
30		source product for the wine throughout the period:
31		starting:
32	· /	(i) if that source product is covered by paragraph (4)(a),
33		(b), (c) or (d)—immediately before the crushing of that
34		source product; or
35		(ii) if that source product is covered by paragraph (4)(e) or
36		(f)—immediately before the initial fermentation of that
37		source product; and
		•

1 2		en the wine is placed in a *container that meets the nts in subsection (7).
3	(4) The source prod	uct for wine is:
4	-	wine—the fresh grapes from which the grape wine
5	is produce	
6	•	wine products—the fresh grapes from which the
7		products are produced; or
8	(c) for *fruit o	r vegetable wine—the fruit or vegetables from
9		fruit or vegetable wine is produced; or
10		or perry—the apples or pears from which the cider
11		produced; or
12		—the honey from which the mead is produced; or
13	(f) for *sake—	the rice from which the sake is produced.
14	(5) You are taken to	have satisfied the requirements in subsection (3)
15		extent that the wine is composed of any of the
16	following substa	nces that you have caused to be added to the wine:
17	(a) grape spiri	t;
18	(b) brandy;	
19	(c) alcohol use	ed in preparing vegetable extracts (including
20	spices, her	bs and grasses);
21		ol from a source as specified in the regulations for
22	2 2	es of paragraph 31-4(b), 31-5(b), 31-6(b) or
23	31-7(b);	
24	(e) water;	
25		than 10% of the wine (measured by volume) is
26		concentrate that you have caused to be added to
27		that grape juice concentrate;
28		than 1% of the wine (measured by volume) is
29		ostance that you have caused to be added to the tother substance.
30	wine—tna	other substance.
31	(6) For the purposes	of paragraph (5)(g), treat substances that are
32	similar to each o	ther as being the same substance.
33	(7) A *container in v	which wine is placed meets the requirements in this
34	subsection if:	15 placed meets the requirements in this
35	(a) any of the	following requirements are satisfied:
	` / -	

1 2	(i) the container is suitable for *ret of the container does not exceed	
3	(ii) if the wine is *cider or perry—t	*
4	for retail sale of portions of the	
5	and the volume of the container	
6	litres; and	
7	(b) the container in which the wine is pla	aced at the time of the
8	*assessable dealing is branded by a tr	
9	container; and	
10	(c) the trade mark identifies, or can read	ily be associated with,
11	the *producer of the wine; and	
12	(d) the trade mark is owned by:	
13	(i) the producer of the wine; or	
14	(ii) an entity that is an *associated p	producer of the producer
15	of the wine for the *financial ye	_
16	assessable dealing occurs becau	ise it satisfies the
17	requirement in paragraph 19-20	(1)(a) (on the
18	assumption that it were a produ	cer); and
19	(e) the trade mark is:	
20	(i) a trade mark (within the meaning	ng of the Trade Marks
21	<i>Act 1995</i>); or	
22	(ii) if paragraphs (2)(a), (b) and (c)	apply—a trade mark
23	(within the meaning of the <i>Trac</i>	de Marks Act 2002 of
24	New Zealand); and	
25	(f) the trade mark satisfies any of the fo	llowing requirements:
26	(i) the trade mark is a registered tra	•
27	meaning of the <i>Trade Marks Ac</i>	et 1995);
28	(ii) if paragraphs (2)(a), (b) and (c)	
29	a registered trade mark (within	_
30	Trade Marks Act 2002 of New 2	**
31	(iii) an application for registration o	
32	the Trade Marks Act 1995 satis	_
33	under that Act for the application	on to be pending (within
34	the meaning of that Act);	
35	(iv) if paragraphs (2)(a), (b) and (c)	
36	for registration of the trade mar	
37	Act 2002 of New Zealand satisf that Act that are equivalent to the	_
38 39	mentioned in subparagraph (iii)	
<i>.,</i>	memionea in suoparagrapii (iii)	,

1 2 3	(v) the trade mark has been used by the producer of the wine throughout the period beginning on 1 July 2015 and ending at the time of the assessable dealing.
4 5	9 Section 19-10 Repeal the section.
6 7	10 Section 19-17 Repeal the section.
8	11 Section 19-28 Repeal the section.
10 11	12 Section 19-30 Repeal the section.
12 13	13 Paragraph 31-15(4)(b) Omit "quote; or", substitute "quote.".
14 15	14 Paragraph 31-15(4)(c) Repeal the paragraph.
16 17	15 Section 33-1 (definition of <i>CR1</i>) Omit "CR2, CR3", substitute "CR4, CR7".
18 19	16 Section 33-1 (definition of <i>earlier producer rebate</i>) Repeal the definition.
20 21	17 Section 33-1 (definition of <i>producer</i>) Repeal the definition, substitute:
22 23 24	 producer, of wine, means: (a) an entity that *manufactures the wine; or (b) an entity that satisfies the following requirements:
25 26 27	 (i) the entity (the <i>first entity</i>) supplies another entity with the *source product from which the wine is manufactured;
28 29	(ii) the other entity manufactures the wine on behalf of the first entity.

1	18	Section 33-1
2		Insert:
3		source product has the meaning given by subsection 19-5(4).
4	Div	vision 2—Application and transitional provisions
5	19	Application
6 7	(1)	The amendments made by this Part apply to assessable dealings in win in the 2018-19 financial year and later financial years.
8 9	(2)	The amendments made by this Part also apply to assessable dealings in wine if:
10 11 12 13 14		(a) in a case where the source product for the wine is covered by paragraph 19-5(4)(a), (b), (c) or (d) of the <i>A New Tax System</i> (<i>Wine Equalisation Tax</i>) <i>Act 1999</i> —the crushing of the source product for more than 50% of the wine (measured by volume) occurred on or after 1 January 2018; or
15 16 17 18		(b) in a case where the source product for the wine is covered by paragraph 19-5(4)(e) or (f) of that Act—the initial fermentation of the source product for more than 50% of the wine (measured by volume) started on or after 1 January 2018.
20 21	20	Transitional—85% ownership requirement taken to be satisfied for certain assessable dealings
22 23	(1)	Subitems (4) and (5) apply in relation to an assessable dealing in wine if:
24 25 26 27		(a) in a case where the source product for the wine is covered by paragraph 19-5(4)(a), (b), (c) or (d) of that Act—the crushin of the source product for more than 50% of the wine (measured by volume) occurred before 1 January 2018; and
28 29 30 31 32		(b) in a case where the source product for the wine is covered by paragraph 19-5(4)(e) or (f) of that Act—the initial fermentation of the source product for more than 50% of the wine (measured by volume) started before 1 January 2018; and
33 34		(c) the producer of the wine owned the wine throughout the period:

1		(i) starting immediately before 1 January 2018; and
2		(ii) ending at the time of the assessable dealing; and
3		(d) the assessable dealing is covered by subitem (2) or (3).
4	(2)	The assessable dealing is covered by this subitem if:
5		(a) the time of the dealing is before 1 July 2023; and
6		(b) the wine is in a container at the time of the dealing, and any
7		of the following requirements are satisfied:
8 9		(i) that container clearly displays the vintage date of the wine;
10		(ii) the wine had been placed in that container before 1 July
11		2018.
12	(3)	The assessable dealing is covered by this subitem if:
13		(a) the time of the dealing is before 1 July 2025; and
14		(b) on 1 January 2018:
15		(i) the wine was in the process of being manufactured into
16		fortified wine; or
17		(ii) the wine was fortified wine, and was already in the
18 19		container in which it was placed at the time of the assessable dealing.
20	(4)	Treat the requirements in paragraph $19-5(1)(d)$ and $19-5(2)(e)$ of the A
21 22		New Tax System (Wine Equalisation Tax) Act 1999 as being satisfied in relation to the assessable dealing in the wine.
23	(5)	Despite item 19, the amendment made by items 10, 11 and 16 of this
24		Schedule do not apply in relation to the wine.
25	21	Transitional—producer taken to own the source product
26		for certain wine
27	(1)	Subitems (2) and (3) apply in relation to an assessable dealing in wine if
28		the following requirements are satisfied:
29		(a) the wine is fortified wine;
30		(b) the fortified wine was manufactured using wine (the <i>stored</i>
31		wine) that was stored in tanks or in barrels (but not in bottles)
32		immediately before 1 January 2018;
33		(c) the producer of the fortified wine owned the stored wine immediately before 1 January 2018.
34		mimediatery before 1 January 2018.

1 (2) Treat the producer of the fortified wine as satisfying the requirements in subsection 19-5(3) of the *A New Tax System (Wine Equalisation Tax)*3 *Act 1999* for the stored wine.

4 (3) Despite item 19, the amendment made by items 10, 11 and 16 of this Schedule do not apply in relation to the fortified wine.

22 Definitions

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In this Division:

commencement time means the time this item commences.

fortified wine means wine that meets the requirements for fortified wine set out in clauses 3 to 7 of Standard 4.5.1 (Wine Production Requirements) (as registered on the Federal Register of Legislation and as in force at the commencement time), assuming that the Standard applied to wine manufactured in or outside of Australia.

Part 2—Maximum producer rebate amendments

- 2 A New Tax System (Wine Equalisation Tax) Act 1999
- 3 23 Subsections 19-15(2) and (3)
- 4 Omit "\$500,000", substitute "\$350,000".
- **5 24 Subsection 19-25(2)**
- 6 Omit "\$500,000", substitute "\$350,000".
- 7 25 Application
- The amendments made by this Part apply to assessable dealings in wine in the 2018-19 financial year and later financial years.

Part 3—Other amendments

A New Tax System (Wine Equalisation Tax) Act 1999

26 Subsection 19-20(1)

Omit "the end of", substitute "any time during".

27 Application

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- (1) The amendment made by this Part applies to assessable dealings in wine in financial years that start on or after the commencement of this item.
- (2) For the purposes of subsection 19-20(1) of the *A New Tax System* (*Wine Equalisation Tax*) *Act 1999*, treat a producer as an associated producer of another producer for a financial year if:
 - (a) the financial year:
 - (i) started at a time before the commencement of this Part; and
 - (ii) ended at a time after the commencement of this Part; and
 - (b) the requirements in paragraphs (a), (b) or (c) of that subsection are satisfied at any time during the period:
 - (i) starting on the day of commencement of this Part; and
 - (ii) ending on the last day of the financial year.

1 2 3	Schedule 2—Income tax relief for transfers within a fund to a MySuper product			
4	Income	Tax Asse	essment Act 1997	
5 6		ction 40 T roll-ov	-340(1) (table item 7, column headed "Type of ver")	
7	On	nit "MySup	per product", substitute "*MySuper product".	
8	2 Sectio	n 311-1		
9	Rej	peal the sec	ction, substitute:	
10	311-1 Wh	nat this D	ivision is about	
11 12 13			ision provides tax relief for certain entities if a member's default amount is required to be transferred to a MySuper	
14 15 16 17		superann a life insi	nsfer is to a MySuper product in another complying muation fund, a trustee of a complying superannuation fund, urance company, or a trustee of a pooled superannuation t satisfies certain conditions can:	
18		(a)	choose to transfer a loss; or	
19		(b)	choose an asset roll-over; or	
20		(c)	choose to transfer a loss and choose an asset roll-over.	
21 22			nsfer is to a MySuper product in the same complying uation fund, a trustee of the complying superannuation	
23		•	fe insurance company, a trustee of a pooled	
24		superann	uation trust, or the trustee of an interposed trust, that	
25		satisfies	certain conditions can choose an asset roll-over.	
26 27 28		Note 1:	This Division will be repealed on 2 July 2019: see Part 3 of Schedule 1 to the Superannuation Laws Amendment (MySuper Capital Gains Tax Relief and Other Measures) Act 2013.	
29 30		Note 2:	Part 2C of the <i>Superannuation Industry (Supervision) Act 1993</i> provides rules about MySuper products.	

1	3 Section 311-5
2 3	Omit "MySuper products in other complying superannuation funds", substitute "*MySuper products".
4	4 Section 311-10 (heading)
5	Repeal the heading, substitute:
5	repear the neutring, substitute.
6 7	311-10 Certain entities can choose transfer of losses, asset roll-overs, or both for transfers between funds
8	5 Paragraph 311-10(2)(c)
9	Omit "units in the entity", substitute "units in the trust".
10	6 After section 311-10
11	Insert:
12	311-12 Certain entities can choose asset roll-overs for transfers
13	within a fund
14	(1) If an *arrangement is made for which the conditions in this section
15	are satisfied, a trustee of a *complying superannuation fund, a *life
16 17	insurance company or a trustee of a trust (the <i>transferring entity</i>) can choose an asset roll-over.
18	Entity's assets must support interests in a fund
19	(2) The first condition is satisfied if, just before the *arrangement was
20	made:
21	(a) for an entity that is a trustee of a *complying superannuation
22 23	fund (the <i>original fund</i>)—its assets included assets other than:
23 24	(i) a *complying superannuation life insurance policy; or
25	(ii) units in a *pooled superannuation trust; or
26	(b) for an entity that is a *life insurance company—a complying
27	superannuation life insurance policy issued by the entity was
28	held by a complying superannuation fund (the <i>original</i>
29	<i>fund</i>); or

1	(c) for an entity that is a trustee of a pooled superannuation
2	trust—units in the trust were held by a complying
3	superannuation fund (the <i>original fund</i>); or
4	(d) for an entity that is the trustee of a trust (other than a trustee
5	for which paragraph (c) is satisfied)—all or substantially all
6	of the units in the trust were wholly owned, directly or
7	indirectly (through one or more interposed entities), by one
8	or more of the following:
9	(i) a trustee of a complying superannuation fund (the
10	original fund);
11	(ii) a life insurance company that has issued a complying
12	superannuation life insurance policy that, just before the
13	arrangement was made, was held by a complying
14	superannuation fund (the <i>original fund</i>);
15	(iii) a trustee of a pooled superannuation trust that has issued
16	units that, just before the arrangement was made, were
17	held by a complying superannuation fund (the <i>original</i>
18	fund).
19	Transfer of accrued default amount
20	(3) The second condition is satisfied if:
21	(a) under the *arrangement at a particular time (the <i>completion</i>
22	time), the original fund attributes to a *MySuper product an
23	*accrued default amount of a person who is a member (within
24	the meaning of the Superannuation Industry (Supervision)
25	Act 1993); and
26	(b) the amount is so attributed as a result of an election made
27	under paragraph 29SAA(1)(a) of that Act.
20	Investment structures of default product and My Super product
28	Investment structures of default product and MySuper product must be substantially the same
29	musi be substantially the same
30	(4) The third condition is satisfied if:
31	(a) the investment structure of the class of beneficial interest to
32	which the *accrued default amount is attributed just before
33	the completion time; and
34	(b) the investment structure of the *MySuper product;
35	are substantially the same.
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	Choice relates to period from 29 June 2015 to 1 July 2017
	(5) The fourth condition is satisfied if the completion time occurs during the period beginning on 29 June 2015 and ending on 1 July 2017.
7 :	Section 311-15
	Omit "The transferring entity", substitute "If section 311-10 applies, the transferring entity".
8	Paragraph 311-20(4)(b)
	Omit "transferring entity", substitute "trust".
9 :	Section 311-40 (heading)
	Repeal the heading, substitute:
31 1	1-40 Assets roll-over—transfers between funds
10	Subsection 311-40(1)
	Omit "The transferring entity can choose", substitute "If section 311-10 applies, the transferring entity can choose under that section".
11	Subparagraph 311-40(1)(b)(i)
	Before "the continuing fund", insert "a trustee of".
12	Subparagraph 311-40(1)(b)(ii)
	Before "a *pooled superannuation trust", insert "a trustee of".
13	Subsection 311-40(2)
	Omit all the words before paragraph (a), substitute:
	(2) This subsection applies to an asset (an <i>original asset</i>) if the asset is
	an asset of the transferring entity just before the *arrangement was made, and:
14	Paragraphs 311-40(2)(a), (b) and (c)
	Omit "entity choosing under Subdivision 311-B", substitute "transferring entity".

15 After section 311-40 1 Insert: 2 311-42 Assets roll-over—transfers within a fund 3 (1) If section 311-12 applies, the transferring entity can choose under 4 that section an asset roll-over for an asset in relation to which, 5 under the *arrangement, a *CGT event happens if: 6 (a) subsection (2) applies to the asset; and 7 (b) subsection (3) applies to the CGT event. 8 (2) This subsection applies to an asset (an *original asset*) if the asset is an asset of the transferring entity just before the *arrangement was 10 made, and: 11 (a) in a case where the transferring entity is a trustee of a 12 *complying superannuation fund—the asset is reasonably 13 attributable to the *accrued default amount of the member; or 14 (b) in a case where the transferring entity is a *life insurance 15 company—the asset is reasonably attributable to: 16 (i) the accrued default amount of the member; and 17 (ii) a *complying superannuation life insurance policy 18 issued by the transferring entity and held by the original 19 fund; or 20 (c) in a case where the transferring entity is a trustee of a *pooled 21 superannuation trust—the asset is reasonably attributable to: 22 (i) the accrued default amount of the member; and 23 (ii) units in a pooled superannuation trust issued by the 24 transferring entity and held by the original fund; or 25 (d) in a case where the transferring entity is a trustee of a trust 26 (other than a trustee for which paragraph 311-12(2)(c) is 27 satisfied)—the asset is reasonably attributable to the accrued 28 default amount of the member. 29 (3) This subsection applies to a *CGT event if an asset (the *received* 30 asset) becomes an asset of one of the following (the receiving 31 entity) as a result of the CGT event: 32

fund just after the completion time;

(b) a *life insurance company with which a *complying

superannuation life insurance policy is held by the original

(a) a trustee of the original fund;

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1 2		(c) a trustee of a *pooled superannuation trust in which units are held by the original fund just after the completion time;
3		(d) a trustee of a trust in which all or substantially all of the units
4		are wholly owned, directly or indirectly (through one or more
5 6		interposed entities), just after the completion time by one or more of the following:
7		(i) a trustee of the original fund;
8		(ii) a life insurance company with which a complying
9		superannuation life insurance policy is held by the
10		original fund just after the completion time;
11		(iii) a trustee of a pooled superannuation trust in which units
12		are held by the original fund just after the completion
13		time.
14	16	Section 311-45
15		Omit "If the roll-over is chosen", substitute "If a roll-over is chosen
16		under Subdivision 311-B".
17	17	Before subsection 311-50(1)
18		Insert:
19		(1A) This section applies if a roll-over is chosen under
20		Subdivision 311-B.
21	18	Subsections 311-55(1) and (2)
22		Omit "the roll-over", substitute "a roll-over chosen under
23		Subdivision 311-B".
24	19	Subsection 995-1(1)
25		Insert:
26		MySuper product has the same meaning as in the Superannuation
27		Industry (Supervision) Act 1993.
28	20	Application of amendments
29		The amendments made by this Schedule apply in relation to the
30		attribution or transfer of accrued default amounts on or after 29 June
31		2015.