

E: admin@ifx.com T: 61 2 9956 7775 W: www.ifx.com.au

AUSTRALIAN TAX ADVISER

Issue 2507 / March 2025

In This Issue

| Completi | ng your BAS |
|-----------|--|
| ¶7.1 | Common BAS preparation issues for small business owners |
| ¶7.2 | BAS challenges in retail and hospitality |
| ¶7.3 | If you get your BAS wrong |
| Section 2 | – Professional Currency 5 |
| Bills and | Legislation |
| ¶7.4 | Pending tax and tax-related bills |
| ¶7.5 | Instant asset write-off measures |
| ¶7.6 | Future Made in Australia Bill |
| ¶7.7 | Buy Now Pay Later |
| ¶7.8 | Higher Super Guarantee for firefighters and paramedics |
| Cases and | Decisions |
| ¶7.9 | AustralianSuper fined |
| ¶7.10 | What is a 'financial arrangement' for TOFA purposes? |
| ¶7.11 | Stress release system was not R&D for purposes of the offset |
| ¶7.12 | Payment was a genuine redundancy payment15 |
| ¶7.13 | SMSF auditor disqualified1 |
| ¶7.14 | Suspended tax agent was not de-registered |
| | |

SUBSCRIBE TO THIS PUBLICATION

Click here

Can we help?

Call 1300 360 905 Email admin@aifx.com.au

NEED TO ASK AN ADVISER?

Click here

Call customer support on 1300 360 905 if you have any difficulties.

ARCHIVE SEARCHING?

Use your username and password to log onto www.ifx.com.au to search our archives aand retrieve copies.



AUSTRALIAN TAX ADVISER

Issue 2506 / February 2025

In This Issue

| ¶7.10 | 5 Tax-free uplift | 21 |
|---------|--|----|
| ¶7.17 | Accumulation phase value of a CSS defined benefit pension | 22 |
| ¶7.18 | Penalties for false or misleading statement upheld | 23 |
| ¶7.19 | Distribution of profits assessable | 24 |
| ¶7.2 | o GST and precious metals | 25 |
| ¶7.2 | Decisions to terminate tax agents' registrations | 26 |
| ¶7.2 | 2 TPB decision to terminate agent registration affirmed by the ART | 30 |
| ¶7.2 | 3 Default assessments upheld | 30 |
| ¶7.2 | 4 Taxpayer loses her entitlement to input tax credits | 31 |
| Ruling | s and Guidelines | 32 |
| ¶7.2 | 5 Requirement to lodge | 32 |
| ¶7.2 | 6 Child support | 32 |
| ¶7.2 | 7 Extension of time to apply for Director ID | 32 |
| ¶7.2 | 8 Draft determination on the application of Part IVA | 33 |
| ¶7.2 | 9 Decision Impact Statement | 34 |
| ¶7.3 | o Governance of AI at the ATO | 34 |
| ¶7.3 | 1 Service standards for APRA regulated super funds | 35 |
| ¶7.3 | 2 Division 7A | 36 |
| ¶7.3 | 3 ATO website updates | 37 |
| Section | a 3 – Questions and Answers | 41 |
| ¶7.3 | 4 GST on offshore boat purchase | 41 |
| ¶7.3 | 5 Leniency on SGC when compulsory super paid a few days late | 41 |
| ¶7.3 | 6 GST – taxable supply of commercial properties | 43 |
| ¶7.3 | 7 Foreign residents and CGT concessions | 44 |
| ¶7.3 | 8 GST treatment of Specialist Disability Accommodation (SDA) | 45 |
| ¶7.3 | 9 PPR and SMS business real property | 46 |
| ¶7.4 | O Cryptocurrency and CGT on transfer of ownership | 47 |
| ¶7.4 | 1 Deceased estate and CGT | 49 |
| | | |

AUSTRALIAN TAX ADVISER — 2507 / MARCH 2025

Section 1 - Professional Developments

COMPLETING YOUR BAS

After a quarter of a century, you would be forgiven for thinking that taxpayers generally had nothing new to learn about their Business Activity Statements. There is however clear evidence that many business owners still struggle with their BASs. Recent reviews have shown that taxpayers are still being penalised for failing to record their income correctly or for late or incorrect lodgment of their BASs. Penalties now automatically apply for late lodgement at the rate of \$170 every 28 days or part thereof (up to a maximum of \$850). Higher penalty rates apply to medium or large taxpayers.

¶7.1 Common BAS preparation issues for small business owners

Some of the most common issues that small business owners encounter in relation to the preparation of their BASs include the following:

Mixed supplies

A mixed supply is one that involves sales that include both GST-able and non-GST-able elements. Whilst these occur mostly in the retail sector, businesses involved in the service industry also frequently make supplies that are partly taxable and partly GST-free or input taxed¹.

The hospitality sector also faces challenges where the GST treatment of the supply may vary depending on the type of product and how and where it is consumed. For example, most prepared meals and drinks are subject to GST, but certain takeaway foods may be GST-free.² It is essential that the business' point-of-sale (POS) system is applying the correct amount of GST to each item at checkout.

Mixed acquisitions

A mixed acquisition is likewise an acquisition that is partly creditable (input tax credits claimable) and partly non-creditable (input tax credits not available). A non-creditable acquisition can arise either because there was no GST in the acquisition in the first place or because the acquisition was made for a non-creditable purpose.

BAS agents should ensure that all products in the POS system are correctly classified and make sure the business claims GST credits on the taxable portion of supplier invoices only.

¹ Some suppliers will provide food for consumption both on the premises (dine-in) and away from the premises (takeaway). If you supply food that would otherwise be GST-free to both dine-in and takeaway customers, you need to identify food supplied for consumption on the premises from that which is to be consumed elsewhere.

² See the ATO GST food and beverage search tool.