Client Information Bulletin

BLAZE ACUMEN CHARTERED ACCOUNTANTS

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Your small business may be entitled to a lower tax rate

Depending on the structure of your business, the lower tax rate of 28.5% may apply to your business if you run your business through a company for the 2016 year. Your aggregated turnover must be less than \$2 million. This lower rate also applies to small businesses that are corporate unit trusts and public trading trusts.

If you run your business through a non-corporate structure, such as a sole trader, partnership or trust, you are also entitled to receive a tax offset of up to 5% of your tax payable capped at \$1,000.

In the previous edition of *Blaze Acumen's Newsletter,* we noted that these small business concessions will change for the 2017 income year:

- the tax rate for small businesses operating through corporate structures will be further reduced to 27.5% where the aggregated turnover is less than \$10 million;
- the tax offset for unincorporated entities will be progressively increased from 5% to 16% over the next 10 years (starting with 8% remaining constant for the next eight years then moving to 10% in the 2025 income year, 13% in the 2026 income year and 16% in the 2027 income year). However, the cap remains at \$1,000.

The Treasury Laws Amendment (Enterprise Tax Plan) Bill 2016 which contains these measures is, at the time of writing, sitting before the House of Representatives.

Single Touch Payroll

On 31 August 2016, the **Budget Savings (Omnibus) Bill 2016** was introduced into the House of Representatives, which contains a number of measures relating to budget savings. This includes the "Single Touch Payroll" reporting framework.

"Substantial employers" (with 20 or more employees) will be required to automatically provide payroll and superannuation information to the Commissioner of Taxation (Commissioner) at the time it is created. Entities that report under this framework will not have to comply with a number of existing reporting obligations under the taxation laws.

A pilot will be run by the ATO to test whether the Single Touch Payroll reporting framework should also be adopted by employers with less than 20 employees in the near future.

2016 PAYG withholding schedules

On 2 September 2016, the ATO made a legislative determination entitled the *Taxation Administration Act Withholding Schedules October 2016* (legislative instrument F2016L01380; registered 2 September 2016).

The instrument makes the withholding schedules, which set out the amounts, formulas and procedures to be used for calculating the amount required to be withheld by entities from withholding payments. The withholding schedules facilitate the collection of income tax, Medicare levy, Higher Education Loan Program, Student Start-up Loans, Trade Support Loans and Financial Supplement repayments.

These withholding schedules are being updated to incorporate the rates and thresholds contained in the Treasury Laws Amendment (Income Tax Relief) Bill 2016. The change is to the third personal income tax threshold from \$80,000 to \$87,000. These updates are needed in order for businesses to work out the amount they must withhold from payments made to individual taxpayers.

The date of effect for these schedules is **1 October 2016.** Employers, payroll providers and software developers were advised by the ATO of this change well in advance to ensure systems were updated appropriately by this time.

From 1 October 2016, employers are required to lower the amount of tax withheld for affected taxpayers to factor in the new lower tax rate. Any tax overpaid beforehand will be refunded by the ATO on assessment after the end of the 2016-2017 financial year.

The instrument contains eight withholding schedules. Each schedule provides information for calculating the withholding amount, taking into account the particular circumstances presented in the schedule.

Note that this legislative instrument will revoke eight schedules which formed part of the *Taxation Administration Act Withholding Schedules 2016* (legislative instrument F2016L01035; registered 16 June 2016). The revoked schedules have been superseded by the eight schedules made by the new instrument.

Reminder: GST cross-border changes started 1 October 2016

This is just another reminder that overseas business clients may no longer be subject to GST from 1 October 2016.

Overseas businesses supplying Australian businesses do not need to register for GST if they:

- only make GST-free supplies through an enterprise carried on outside Australia;
- have a business presence in Australia of less than 184 days in a 12-month period; and
- have a GST turnover below the GST registration threshold of AUD\$75,000 (because certain supplies will no longer be included in the GST turnover).

GST-registered importers no longer need to identify the exact amount paid for international transport, insurance and other costs to calculate the value of the taxable importation for GST purposes.

The measure aims to ensure Australia does not draw nonresidents into the GST system unnecessarily. It relieves nonresident suppliers of the obligation to account for GST on certain supplies, therefore reducing their compliance costs.

It also reduces the compliance costs for GST-registered importers in calculating the value of taxable importations.

To help businesses understand the operation of the new law and to help decide if your business needs to register for GST, the ATO has released Law Companion Guideline LCG 2016/D1 GST and carrying on an enterprise in the indirect tax zone (Australia).

Superannuation reform packages

• Since the last edition of Blaze Acumen's Newsletter, the Government released for consultation several tranches of legislation in relation to the 2016-17 Budget measures that relate to the taxation of superannuation. More details will be provided in a separate newsletter.

SMSFs: further guidance on LRBAs with non-arm's length terms available now

Further guidance on non-arm's length limited recourse borrowing arrangements (LRBAs) is now available in the form of Taxation Determination TD 2016/16 which was released on 28 September 2016. TD 2016/16 replaces the views contained in ATOID 2015/27 and ATOID 2015/28. TD 2016/16 follows the release of the ATO's Practical Compliance Guideline PCG 2016/5 which sets out when the Commissioner will accept that an LRBA is structured on arm's length terms.

The development of TD 2016/16 follows feedback the ATO received after the issue of PCG 2016/5 in April this year that questioned how the non-arm's length income (NALI) provisions apply, in circumstances where an arrangement is not on arm's length terms.

SMSFs contemplating an LRBA on non-arm's length terms are strongly encouraged to seek independent professional advice, or to seek a private binding ruling from the ATO. The release of this new taxation determination is in line with the ATO's promise to have released further LRBA guidance by 30 September 2016, ahead of the new deadline of 31 January 2017 by which borrowing arrangements must be compliant.

Reinventing the ATO: blueprint for change

The ATO has asked its clients how they use the tax and superannuation systems, and what they want. The feedback the ATO received was that the ATO should fix the basics, provide certainty, tailor services to clients' needs and help them navigate the system.

From this consultation the ATO has created a blueprint for change, which provides a clear line of sight over want they want to achieve. The measure of success will be client satisfaction and community participation in the tax and superannuation systems.

Some improvements from the blueprint have already been delivered, including for:

- small business;
- privately owned and wealthy groups; and
- self-managed super funds.

Commissioner's statement on the tax evasion "week of action"

The Commissioner has said that the ATO has made significant progress in dealing with those taxpayers exposed in the Panama Papers who have tried to avoid their tax obligations. The Commissioner said, "This week of action further demonstrates our strong stance against tax crime, and the active collaboration between our domestic agencies in delivering a whole-of-Government response."

Following the success of Project Wickenby, the Government supported the establishment of the Serious Financial Crime Taskforce. The Taskforce has broadened the focus of Project Wickenby and reinforced the domestic agencies working together to detect and deal with serious financial crime. This week of action is, in the Commissioner's view, a good example of how the Taskforce has been able to take swift, timely and decisive action in relation to the Panama Papers.

Led by the ATO, the Taskforce made 15 unannounced access visits in Victoria and Queensland, and executed three search warrants following analysis of the leaked information. In addition, more than 100 taxpayers will be contacted and advised they are the subject of compliance action, if they have not been contacted already, and further criminal investigations have not been ruled out.

To read more on the Serious Financial Crime Taskforce and the "week of action" visit the ATO's website.

Proposed changes to the ATO approach to penalties

The ATO is proposing to make changes to their approach to penalties as they apply to businesses and individuals. As part of the proposal, the ATO will take a "one chance" approach before applying a penalty in the following circumstances:

• for certain small business and individual clients, the

ATO will not apply penalties for false or misleading statements for failure to take reasonable care for errors made in income tax returns and activity statements; and

 the ATO will not apply failure to lodge on time penalties for late lodgment of income tax returns and activity statements.

This will apply to the first error and late lodgment subject to penalty. The 'one chance' timeframe will be refreshed after a set period of time. The ATO will confirm in writing to these small business and individual clients that, while they were liable to a penalty, the ATO has chosen not to apply one on this occasion.

The ATO is of the view that it is open to the Commissioner to exercise his general powers of administration and therefore does not require a law change to adopt such an approach.

While detailed design would determine the extent of its application, if community consultation supports this proposal, it is expected the following parameters may apply:

- it would be available to small businesses (with turnovers under \$2 million) and individuals subject to some criteria, with eligible clients being informed at the time the ATO provides the 'one chance' opportunity;
- it would not be available to clients who demonstrated reckless or dishonest behaviour and those who disengage and cease communicating with the ATO during an audit or review;
- the ATO would explain that although a taxpayer could have received a penalty, it has not on this occasion;
- all clients will receive a clear explanation of how the error

occurred and understand what they need to do to get things right in the future;

- after a defined period of time (e.g. a three or four-year financial cycle) the opportunity would be reset. Given the frequency of reporting for activity statements, when considering late lodgment penalties, this set period may be different for income tax returns and activity statements;
- after the 'one chance' opportunity has been provided, failure to lodge on time would automatically apply if lodgment was not received by the due date; and

Consistent with current administration, interest charges would remain payable on any amounts outstanding after the date they are due for payment.

Building better incubators to support new Australian start-ups

On 20 September 2016, the Government launched the Incubator Support Initiative at Sydney-based fintech hub Stone & Chalk to help new Australian businesses and start-ups accelerate and scale-up their operations for launch into global markets.

The Incubator Support Initiative is a new element of the Entrepreneurs' Programme and is one of the measures under the National Innovation and Science Agenda (NISA). The initiative includes \$23 million to assist with the creation of new business incubators which will help start-up companies access advice, capital and valuable connections.

Applications are now open for matching grants between

\$10,000 and \$500,000 for the creation of new incubators in regions or business sectors with strong links to international trade, and for existing, high-performing incubators to expand their services.

For more information, visit the website of the Minister for Industry, Innovation and Science.

Helping the building and construction industry with debt

The ATO has been working with the building and construction industry to provide support and assistance to those with outstanding debts. In the last month, the ATO started contacting tax agents regarding their clients in the building and construction industry who continue to have outstanding tax debts.

The ATO can offer a range of payment options to help get back on track sooner and reduce any interest liability.

If your business has an outstanding obligation, you can manage your business' debt by asking Blaze Acumen to request a payment arrangement.

Educational visits to small businesses

The ATO is having one-to-one discussions with small businesses about the full range of their digital services.

If you are new to business or the circumstances of your business have recently changed, the ATO may contact you to offer to arrange a visit. The visit will demonstrate to you the products and services the ATO has to support your business and to answer questions you may have. These visits will be covered by the 'Commissioner's Guarantee', which promises that no information gathered in these visits will be used for any other purpose.

Inspector-General of Taxation's new work program for 2017

The Inspector-General of Taxation, Mr Ali Noroozi, called for submissions to help develop his new work program for 2017.

The Inspector-General of Taxation seeks to improve the tax system for the benefit of all Australians by reviewing the administration of tax and superannuation laws by the ATO and the Tax Practitioners Board (TPB).

Since 1 May 2015, the Inspector-General of Taxation has been responsible for handling taxpayer and tax practitioner complaints about the actions of the ATO and the TPB, similar to the role the Tax Ombudsman used to have. In addition to providing specialist assistance and support to complainants, this expanded role has provided the Inspector-General of Taxation with realtime insight into tax administration issues and an opportunity to address them before they escalate into major causes of community discontent.

As the complaints handling function is continuing to develop, the Inspector-General of Taxation will consult widely to develop this upcoming work program as well as draw on themes emerging from complaints. The topics that are selected for review are those with the most potential for making tax administration fairer, simpler, more transparent or more efficient. Mr Noroozi said, "I invite everyone to have their say in how administration of the tax system may be improved. I will consider all the issues raised and review matters with the most potential for making tax administration fairer, simpler, more transparent and more efficient."

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