CR 2004/54 - Income tax: Westfield America Trust -Westfield Group merger sale facility

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Australian Government

Australian Taxation Office

Class Ruling CR 2004/54

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Class Ruling

Income tax: Westfield America Trust – Westfield Group merger sale facility

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Preamble

The number, subject heading, **What this Class Ruling is about** (including **Tax law(s)**, **Class of persons** and **Qualifications** sections), **Date of effect**, **Withdrawal**, **Arrangement** and **Ruling** parts of this document are a 'public ruling' in terms of Part IVAAA of the **Taxation Administration Act 1953**. CR 2001/1 explains Class Rulings and Taxation Rulings TR 92/1 and TR 97/16 together explain when a Ruling is a 'public ruling' and how it is binding on the Commissioner.

What this Class Ruling is about

1. This Ruling sets out the Commissioner's opinion on the way in which the 'tax law(s)' identified below apply to the defined class of persons, who take part in the arrangement to which this Ruling relates.

Tax law(s)

- 2. The tax laws dealt with in this Ruling are:
 - subsection 6(1) of the *Income Tax Assessment Act 1936* (ITAA 1936);
 - section 104-10 of the *Income Tax Assessment Act 1997* (ITAA 1997);
 - section 108-5 of the ITAA 1997;
 - section 109-5 of the ITAA 1997;
 - section 110-25 of the ITAA 1997;
 - section 110-55 of the ITAA 1997;
 - section 112-30 of the ITAA 1997; and
 - section 116-20 of the ITAA 1997.

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Class of persons

3. The class of persons to which this Ruling applies are the owners of ordinary units in Westfield America Trust (WFA) who:

- choose to dispose of their WFA units under the arrangement that is the subject of this Ruling;
- hold those WFA units on capital account, and
- are residents of Australia within the meaning of that term in subsection 6(1) of the ITAA 1936.

Qualifications

4. The Commissioner makes this Ruling based on the precise arrangement identified in this Ruling.

5. The class of persons defined in this Ruling may rely on its contents provided the arrangement actually carried out is carried out in accordance with the arrangement described in paragraphs 10 to 23.

6. If the arrangement actually carried out is materially different from the arrangement that is described in this Ruling, then:

- this Ruling has no binding effect on the Commissioner because the arrangement entered into is not the arrangement on which the Commissioner has ruled; and
- this Ruling may be withdrawn or modified.

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Date of effect

8. This Ruling applies to the income year ending 30 June 2005. The arrangement will be completed during this income year.

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Withdrawal

9. This Ruling is withdrawn and ceases to have effect after 30 June 2005. The Ruling continues to apply, in respect of the tax laws ruled upon, to all persons within the specified class who enter into the arrangement during the term of the Ruling.

Arrangement

10. The arrangement that is the subject of the Ruling is described below. This description is based on the documents identified below. These documents, or the relevant parts of them, form part of and are to be read with this description. The relevant documents or parts of documents incorporated into this description of the arrangement are:

- Class Ruling request from Greenwoods & Freehills dated 29 April 2004
- amendments to Class Ruling from Greenwoods & Freehills dated 10 May 2004
- draft Westfield Group stapling deed, and modified deed
- draft deed poll (undated)
- draft Explanatory Memorandum in relation to a proposal to staple the shares of Westfield Holdings Limited (WSF) and the units of Westfield Trust (WFT) and WFA from Mallesons Stephen Jaques
- draft Implementation Deed dated 20 April 2004
- ASIC briefing note on Westfield Group restructure prepared by Mallesons Stephen Jaques dated 15 April 2004.
- draft WSF Special notice about the sale facility dated 13 May 2004
- draft Westfield Group Merger WFA overview dated 20 May 2004
- notes of meetings between ATO, Greenwoods & Freehills and Speed & Stracey from 8 April 2004 to date, and
- e-mails from Greenwoods & Freehills from 19 February to date.

Note 1: certain information has been provided on a commercial-inconfidence basis and will not be disclosed or released under the Freedom of Information legislation.

Note 2: certain terms used in this Ruling are defined and explained in the Glossary of terms, at Appendix A.



11. On 22 April 2004, WSF announced that it would merge with WFT and WFA. The merger is to be achieved by means of a scheme of arrangement between WSF and its shareholders and by amendment of the constitutions of WSF, WFT and WFA, resulting in the issue of securities of each entity to investors in each other entity. The securities will be stapled to form a Westfield Group stapled security.

12. The merger ratios determine the entitlement of existing share and unit holders to Westfield Group stapled securities and are as follows:

Entity	Merger Ratio	No. of Westfield Group stapled securities per 1,000 existing securities
WSF	1.00	1,000
WFT	0.28	280
WFA	0.15	150

13. In order for the merger to proceed, five key steps must be completed:

Step 1	Approval by WSF shareholders of the share scheme resolution
Step 2	Approval by WSF shareholders of the general resolutions
Step 3	Approval of the WFT resolutions at a meeting of WFT members
Step 4	Approval of the WFA resolutions at a meeting of WFA members
Step 5	Approval by the Court of the share scheme and lodgment of the share scheme order with ASIC

14. The arrangement that is the subject of this Ruling is a 'sale facility' which is an integral part of the merger. It is separate from the stapling arrangement which is the subject of a separate class ruling, Class Ruling CR 2004/51.

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15. The dates presently contemplated for the events described below are set out in the following table and in the diagram at Appendix B.

Event	Date
Sale facility election date	27 June 2004
Effective date	2 July 2004
First day of trading in Westfield Group stapled securities	5 July 2004
Stapling record date	12 July 2004
Implementation date	16 July 2004

The sale facility

16. WFA unitholders can elect to sell some or all of their WFA units to a financial institution (Investment Bank), under the sale facility. No brokerage or other fees will be charged on a sale under the sale facility.

17. To participate in the sale facility, a WFA unitholder must complete and lodge an election form by the sale facility election date. If the merger proceeds, a WFA unitholder then becomes bound to transfer the number of WFA units specified in the election form to the Investment Bank. The Investment Bank will be bound by deed poll in favour of WFA and each WFA unitholder to perform its obligations in respect of the sale facility. WFA unitholders can sell their other WFA units (not the subject of an election to use the sale facility) on market until the effective date.

18. A contract for the sale of WFA units between a WFA unitholder and the Investment Bank will be formed on the date on which all of the conditions precedent to the formation of the contract are satisfied (the effective date).

19. WFA unitholders may elect to participate in the sale facility for all or some of their units and for each unit may elect to receive cash from the Investment Bank (cash alternative) or to have Westfield Group stapled securities transferred to them by the Investment Bank (exchange by sale alternative).

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Cash Alternative

20. By electing to participate in the cash alternative, a WFA unitholder agrees to sell their WFA units to the Investment Bank for an amount per WFA unit described as the adjusted sale facility price. For each WFA unit, the adjusted sale facility price is equal to the adjusted sale facility amount divided by the number of WFA units sold in the sale facility. The adjusted sale facility amount is the total cash proceeds received by a WFA unitholder for WFA units sold in the sale facility, and is calculated as the number of WFA units sold in the sale facility multiplied by the merger ratio (0.15) and rounded up to the next whole number multiplied by the sale facility price for a Westfield Group stapled security.

21. The sale facility price for a Westfield Group stapled security will be determined by reference to the price paid by institutional and other investors for Westfield Group stapled securities which will be sold to such investors by the Investment Bank. Westfield Group will announce this price as soon as possible after the merger.

Exchange by Sale Alternative

22. By electing to participate in the exchange by sale alternative, a unitholder agrees to sell their WFA units to the Investment Bank for consideration of 0.15 Westfield Group stapled securities per WFA unit disposed of. The total number of Westfield Group stapled securities transferred to a WFA unitholder is calculated as the number of WFA units disposed of in the exchange by sale alternative multiplied by the merger ratio (0.15) and will be rounded up to the next whole number.

23. Westfield Group stapled securities will be transferred to the unitholder by the Investment Bank on the implementation date for the share scheme.

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Disposal of WFA units

24. CGT event A1 in section 104-10 of the ITAA 1997 will happen when a WFA unitholder disposes of a WFA unit to the Investment Bank under the sale facility. The event happens on the effective date.

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25. For the purposes of section 116-20 of the ITAA 1997, the capital proceeds from the CGT event happening to each WFA unit will be:

- for those WFA unitholders who choose the cash alternative the amount of money received, and
- for those WFA unitholders who choose the exchange by sale alternative - the market value on the effective date of a WSF share, WFT unit and WFA unit that together make up a Westfield Group stapled security multiplied by the merger ratio of 0.15.

Acquisition of Westfield Group stapled securities under exchange by sale alternative

26. Each WSF share, WFT unit and WFA unit that together make up a Westfield Group stapled security acquired under the exchange by sale alternative is a separate CGT asset for the purposes of section 108-5 of the ITAA 1997. WFA unitholders will be taken to have acquired these assets on the effective date (section 109-5 of the ITAA 1997).

27. The first element of the cost base and reduced cost base of each WSF share, WFT unit and WFA unit is a reasonable part of the market value on the effective date of the WFA units given to acquire them (sections 110-25, 110-55 and 112-30 of the ITAA 1997).

Explanation

Disposal of unit under sale facility

28. CGT event A1 in section 104-10 of the ITAA 1997 will happen when a WFA unitholder disposes of a WFA unit to the Investment Bank under the sale facility. The time of the event is when the contract for sale is entered into. The contract will be entered into on the effective date. At this time there will be acceptance by the WFA unitholder of the offer by the Investment Bank and the final condition precedent to formation of the contract (that is, approval by the Court of the share scheme and lodgment of the share scheme order) will be satisfied.

29. The WFA unitholder will make a capital gain if the capital proceeds from the disposal of the WFA unit exceed its cost base. They will make a capital loss if the capital proceeds are less than the WFA unit's reduced cost base (subsection 104-10(4) of the ITAA 1997). The amount of capital proceeds will depend on whether the WFA unitholder chooses the cash alternative or the exchange by sale alternative.

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Capital proceeds

30. The capital proceeds from a CGT event is the total of:

- the money that is received, or which is entitled to be received, in respect of the event happening, and
- the market value of any property that is received, or which is entitled to be received, in respect of the event happening. The market value is determined at the time of the event (section 116-20 of the ITAA 1997).

31. Under the cash alternative, the only consideration that WFA unitholders will receive for each WFA unit is an amount of money (the adjusted sale facility price). Accordingly, this amount will be the capital proceeds for each WFA unit.

32. Under the exchange by sale alternative, the only consideration that WFA unitholders will receive for their WFA units are Westfield Group stapled securities, comprising one WSF share, one WFT unit and one WFA unit, in the ratio of 0.15 Westfield Group stapled securities for each original WFA unit transferred to the Investment Bank. Accordingly, the capital proceeds that WFA unitholders receive for each WFA original unit will be the market value (when CGT event A1 happened) of the shares and units that together make up a Westfield Group stapled security multiplied by 0.15.

33. The Commissioner is satisfied that the volume weighted average price (VWAP) for Westfield Group stapled securities over the first five days of trading on a deferred settlement basis is a reasonable measure of the market value of the share and units that together make up a Westfield Group stapled security at the time CGT event A1 happened to their original WFA units. The VWAP is an average price of security transactions for a period taking into account the number of securities in each transaction. It is calculated by dividing the total dollars traded over the period by the total number of securities traded over the period by the total number this price as soon as practicable after the end of the VWAP period.

Cost base and time of acquisition of securities that make up a Westfield Group stapled security acquired under the exchange by sale alternative.

34. If a taxpayer acquires a CGT asset as a result of another entity disposing of it to them under CGT event A1, the time of acquisition of the asset is taken to be the time when the disposal contract is entered into, or, if there is no contract, when the disposing entity stops being the asset's owner (subsection 109-5(2) of the ITAA 1997).

35. Under the exchange by sale alternative, the disposal of the Westfield Group stapled securities by the Investment Bank to the WFA unitholder will result in CGT event A1 happening to the Investment Bank. That event happens under a contract entered into

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between the Investment Bank and the WFA unitholder on the effective date.

36. Accordingly, under the exchange by sale alternative, a WFA unitholder will be taken to have acquired each WSF share, WFT unit and WFA unit (that together make up a Westfield Group stapled security) at the same time the WFA unitholder is taken to dispose of their original WFA units.

37. The first element of the cost base and reduced cost base of a CGT asset is the total of the:

- money that is paid, or required to be paid, in respect of acquiring it, and
- market value of any property that is given, or which is required to be given, in respect of acquiring it. The market value is determined at the time of acquisition (sections 110-25 and 110-55 of the ITAA 1997).

38. If a CGT asset is acquired because of a transaction and only part of the expenditure (including the giving of property) incurred under the transaction relates to the acquisition of the asset, the first element of the cost base and reduced cost base of the asset is that part of the expenditure that is reasonably attributable to the acquisition of the asset (subsection 112-30(1) of the ITAA 1997).

39. WFA unitholders will give as consideration in respect of the acquisition of each WSF share, WFT unit and WFA unit that together make up a Westfield Group stapled security, original WFA units in the ratio of one for every 0.15 Westfield Group stapled securities to be received. The market value of this consideration is worked out on the effective date.

40. The Commissioner considers it reasonable to apportion the market value of the original WFA units across the individual securities that together make up a Westfield Group stapled security in the same ratio as the net tangible assets of the entities.

41. The Commissioner is satisfied that the VWAP for Westfield Group stapled securities over the first five days of trading on a deferred settlement basis is a reasonable measure of the market value on the effective date of the original WFA units disposed of to the Investment Bank. This value, and the apportionment details referred to in paragraph 40 of this Ruling, will be announced by the Westfield Group as soon as practicable after the end of the VWAP period.

Detailed contents list

42. Below is a detailed contents list for this Class Ruling:

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Commissioner of Taxation 2 June 2004

Previous draft. ITAA 1997 108-5 -ITAA 1997 109-5 Not previously issued as a draft -ITAA 1997 109-5(2) -ITAA 1997 110-25 -Related Rulings/Determinations: ITAA 1997 110-55 -CR 2001/1; TR 92/1; TR 97/16; ITAA 1997 112-30 -CR 2004/51; CR 2004/52; ITAA 1997 112-30(1) ITAA 1997 116-20 -CR 2004/53; CR 2004/55; -CR 2004/56 Copyright Act 1968 -TAA 1953 Part IVAAA -

Legislative references:

- ITAA 1936 6(1)
- ITAA 1997 104-10
- ITAA 1997 104-10(4)

ATO references

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Appendix A

Glossary of terms

Ruling Terminology	Meaning	
Certain terms used in this Ruling have the same meaning as corresponding		
terms in The Westfield G	terms in The Westfield Group Merger Explanatory Memorandum and sales	
facility notices in relation to a proposal to staple the shares of WSF and the		
units of WFT and WFA.		
effective date	Effective Date	
implementation date	Implementation Date	
Share scheme	Share scheme	
Westfield Group	Stapled Security	
stapled security		
WFA unit	WFA Unit	
WFT unit	WFT Unit	
Other terms used in this ruling have the following meaning		
sale facility election	the latest date and time for the lodgement of an	
date	election form to participate in the sale facility, as	
	advised in the Special Notice about the Sale	
	Facility for WSF, WFA or WFT.	

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