GSTR 2013/D2A - Addendum - Goods and services tax: supplies made by an operator of a 'moveable home estate'

This cover sheet is provided for information only. It does not form part of GSTR 2013/D2A -Addendum - Goods and services tax: supplies made by an operator of a 'moveable home estate'

Uiew the consolidated version for this notice.

Australian Government

Australian Taxation Office

Goods and Services Tax Ruling

GSTR 2013/D2

Page 1 of 2

Addendum

Goods and Services Tax Ruling

Goods and services tax: supplies made by an operator of a 'moveable home estate'

This Addendum is a draft public ruling for the purposes of the *Taxation Administration Act 1953*. It amends Goods and Services Tax Ruling GSTR 2013/D2 to clarify the date of effect and to amend the due date for comments.

GSTR 2013/D2 is amended as follows:

1. Paragraph 32

In the first sentence; insert after 'date of issue'; insert '(subject to the transitional arrangement set out below)'.

2. Paragraph 33

At the end of the paragraph; insert 'Accordingly, the Commissioner will not retrospectively apply any change in view to operators who have treated the supply of sites in moveable home estates as the supply of long-term accommodation in commercial residential premises.'.

3. Paragraph 78

Below the paragraph, omit: '29 November 2013', substitute: '20 December 2013'

This Addendum applies on and from 30 October 2013.

Commissioner of Taxation 19 November 2013

GSTR 2013/D2

Page 2 of 2

ATO references

NO:	1-55CV1ZO
ISSN:	1443-5160
ATOlaw topic:	Goods and Services Tax ~~ Property and construction ~~ commercial residential premises Goods and Services Tax ~~ Property and construction ~~ other Goods and Services Tax ~~ Property and construction ~~ real property

© AUSTRALIAN TAXATION OFFICE FOR THE COMMONWEALTH OF AUSTRALIA

You are free to copy, adapt, modify, transmit and distribute this material as you wish (but not in any way that suggests the ATO or the Commonwealth endorses you or any of your services or products).