# *MT 2008/2A3 - Addendum - Shortfall penalties: administrative penalty for taking a position that is not reasonably arguable*

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Australian Government



Australian Taxation Office

# Addendum

## **Miscellaneous Taxation Ruling**

Shortfall penalties: administrative penalty for taking a position that is not reasonably arguable

This Addendum is a public ruling for the purposes of the *Taxation Administration Act 1953* (TAA). It amends Miscellaneous Taxation Ruling MT 2008/2 to recognise that the lack of reasonably arguable position shortfall penalty contained in Division 284 of Schedule 1 to the TAA applies to petroleum resource rent tax with effect from the 1 July 2012. This follows the amendments to the TAA made by *Tax and Superannuation Laws Amendment (2013 Measures No. 1) Act 2013.* 

#### MT 2008/2 is amended as follows:

## 1. Paragraph 4

After 'an income tax', insert ', petroleum resource rent tax law (PRRT)'

## 2. Paragraph 14

In the third dot point after 'MRRT'; insert 'and PRRT'.

## 3. Paragraph 16

Omit 'petroleum resource rent tax'; substitute 'PRRT'.

## 4. Paragraph 76A

After paragraph 76A insert:

## PRRT law

76B. PRRT law under section 995-1 of the ITAA 1997 means:

- (a) the Petroleum Resource Rent Tax Assessment Act 1987;
- (b) any Act that imposes PRRT;
- (c) the TAA, so far as it relates to any Act covered by paragraphs (a) and (b);

MT 2008/2

Page 2 of 2

- (d) any other Act, so far as it relates to any Act covered by paragraphs (a) to (c) (or to so much of that Act as is covered); and
- (e) regulations under an Act, so far as they relate to any Act covered by paragraphs (a) to (d) (or to so much of that Act as is covered).

#### 5. Paragraph 85

Insert:

**PRRT** Law

76B

#### 6. Legislative references

Insert:

- PRRTAA 1987

This Addendum applies on and from 1 July 2012, the day of effect of the amendments applying the reasonably arguable position penalty to petroleum resource rent tax.

**Commissioner of Taxation** 24 July 2013

ATO references

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