# *MT 2019A - Fringe benefits tax: shareholder employees of family private companies and directors of corporate trustees*

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Uiew the consolidated version for this notice.

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Australian Government Australian Taxation Office Taxation Ruling

MT 2019

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## Addendum

### **Miscellaneous Taxation Ruling**

Fringe benefits tax: shareholder employees of family private companies and directors of corporate trustees

Miscellaneous Taxation Ruling MT 2019 is amended to clarify the circumstances under which section 137 of the *Fringe Benefits Tax Assessment Act 1986* extends the definition of 'employee' and what is the taxation treatment of 'deemed dividends'.

MT 2019 is amended as follows:

#### 1. Paragraph 3

Omit the second and third sentences; and substitute: 'The term 'employee' is defined in the legislation to mean a current employee, a future employee or a former employee with the term 'current employee' further defined in the legislation to mean a person who is entitled to receive salary or wages.'

#### 2. Paragraph 4

Omit 'PAYE definition of employee', substitute 'subsection 136(1) definition of 'current employee''.

#### 3. Paragraph 19

After 'section 108' insert 'and Division 7A'.

After 'Income Tax Assessment Act' insert '(1936)'.

| Commissioner of Taxation |  |
|--------------------------|--|
| 4 October 2006           |  |

ATO referencesNO:2005/18404ISSN:1039-0731ATOlaw TopicFringe Benefits Tax ~~ Interpretation - including meaning<br/>of 'fringe benefits'