MT 2008/2A5 - Addendum - Shortfall penalties: administrative penalty for taking a position that is not reasonably arguable

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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 reflect amendments to the TAA contained in the *Tax Laws Amendment (Countering Tax Avoidance and Multinational Profit Shifting) Act 2013* (Amendment Act). Under the Amendment Act an entity will be liable to a scheme penalty under subsection 284-145(2B) of the TAA where the transfer pricing provisions in Subdivisions 815-B or 815-C of the *Income Tax Assessment Act 1997* apply. Where this penalty applies, the Amendment Act inserts Subdivision 284-E that states that an entity *will not* be eligible to argue a reasonably arguable position for a matter if the entity has not met specific documentation requirements for that matter. It also updates references to:

- Draft Taxation Ruling TR 2014/D4 being finalised as Taxation Ruling TR 2014/8, and
- Draft Law Administration Practice Statement PS LA 3672 being finalised as Law Administration Practice Statement PS LA 2014/2.

MT 2008/2 is amended as follows:

1. Paragraph 35A

Omit the paragraph; substitute:

35A. There is an additional requirement for transfer pricing scheme penalties. Where an entity does not have a documented transfer pricing treatment under Subdivision 284-E, Division 284 will apply as though a matter were not reasonably arguable. Paragraphs 67 to 87 of Law Administration Practice Statement PS LA 2014/2 Administration of transfer pricing penalties for income years starting on or after 29 June 2013 provide guidance on the process for considering whether an entity has a documented transfer pricing treatment as part of deciding whether the entity has a reasonably arguable position for a particular treatment.

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2. Paragraph 51A, heading

Omit the heading; substitute:

Documenting a transfer pricing treatment for eligibility to take a reasonably arguable position

3. Paragraphs 51B to 51E (including heading)

Omit the paragraphs including the heading; substitute:

Transfer Pricing Scheme Penalties: Documenting a transfer pricing treatment for eligibility to take a reasonably arguable position

- 51B. Section 284-250 states that if, an entity does not have records explaining the particular way in which the transfer pricing rules apply (or do not apply) to a matter (or identical matters) (referred to as 'transfer pricing treatment'), then that treatment will not be a reasonably arguable position for administrative penalty purposes. The specific requirements for documenting a transfer pricing treatment in a way so that the treatment is eligible to be taken as reasonably arguable are set out in section 284-255 ('documentation requirements').
- 51C. If an entity has not met the requirements for documenting a transfer pricing treatment (referred to as an 'undocumented transfer pricing treatment'), the entity cannot take a reasonably arguable position concerning that undocumented treatment. If an entity has met the requirements for having a 'documented transfer pricing treatment', that entity is eligible to take a reasonably arguable position, for the purposes of Division 284, for that treatment.
- 51D. Guidance on the documentation requirements can be found in paragraphs 72 to 79 of Law Administration Practice Statement Law Administration PS LA 2014/2 Administration of transfer pricing penalties for income years starting on or after 29 June 2013. PS LA 2014/2 sets out the process for determining whether an entity will have a documented or undocumented transfer pricing treatment when assessing transfer pricing scheme penalties.
- 51E. Further guidance on the documentation requirements is contained in Taxation Ruling TR 2014/8 *Income tax:* transfer pricing documentation and Subdivision 284-E. This ruling sets out the ATO's view on documenting a transfer pricing treatment contemporaneously.

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51A

4. Detailed contents hat	4.	Detailed	contents	list
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(a)	Om	

(b)

Documenting a reasonably arguable position	51A
Transfer Pricing Scheme Penalties: Documenting a reasonably arguable position	51B
Insert:	
Documenting a transfer pricing treatment for eligibility	

to take a reasonably arguable position

Transfer Pricing Scheme Penalties: Documenting a

transfer pricing treatment for eligibility to take a

reasonably arguable position 51B

5. Related Rulings/Determinations

- (a) Omit 'TR 2014/D4'; substitute 'TR 2014/8'.
- (b) Insert 'MT 2008/1'

6. Legislative references

- (a) Omit:
 - ITAA 1997 Subdiv 815-B
 - ITAA 1997 Subdiv 815-C
 - TAA 1953 Sch 1 284-75(1A)
 - TAA 1953 Sch 1 284-160(a)(ii)
 - TAA 1953 Sch 1 284-160(b)(ii)
 - TAA 1953 Sch 1 284-215(1)(b)(i)
 - TAA 1953 Sch 1 284-215(1)(b)(ii)
 - TAA 1953 Sch 1 284-215(1)(b)(iii)
 - TAA 1953 Sch 1 284-215(2)
 - TAA 1953 Sch 1 286-75(1A)
 - Tax Laws Amendment (Countering Tax Avoidance and Multinational Profit Shifting) Act 2013
- (b) Insert:
 - ITAA 1997 995-1
 - TAA 1953 Sch 1 284-224(1)
 - TAA 1953 Sch 1 284-224(1)(a)
 - TAA 1953 Sch 1 284-224(1)(b)
 - TAA 1953 Sch 1 284-224(1)(c)
 - TAA 1953 Sch 1 284-255

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7. Other references

- (a) Omit:
 - Law Administration Practice Statement PS LA 2006/2
 - Law Administration Practice Statement PS LA 3672
- (b) Insert:
 - Law Administration Practice Statement PS LA 2014/2

This Addendum applies on and from 17 December 2014.

Commissioner of Taxation

17 December 2014

ATO references

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interest charge

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