# PS LA 2011/13 - Cross-border recovery of taxation debts

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1 This document has changed over time. This version was published on 23 October 2025



# PS LA 2011/13 Cross-border recovery of taxation debts

This Practice Statement outlines the options available in relation to recovering a tax debt where the debtor is outside Australia, and how we deal with a request received from another country for assistance in the recovery of a tax debt owing to that other country.

This Practice Statement is an internal ATO document and an instruction to ATO staff.

Taxpayers can rely on this Practice Statement to provide them with protection from interest and penalties in the following way. If a statement turns out to be incorrect and taxpayers underpay their tax as a result, they will not have to pay a penalty, nor will they have to pay interest on the underpayment provided they reasonably relied on this Practice Statement in good faith. However, even if they do not have to pay a penalty or interest, taxpayers will have to pay the correct amount of tax provided the time limits under the law allow it.

#### 1. What this Practice Statement is about

This Practice Statement outlines the options available to us to recover tax debts incurred in Australia where the debtor is outside Australia.

The possible actions to be taken, as outlined in this Practice Statement, would generally only be appropriate where the taxpayer:

- has been correctly notified of the liability
- has been given clear opportunity but failed to pay by the due date, and
- has not engaged with us to manage the debt after being given clear opportunity to do so.

Where you have a complex case, for example, one that involves a high risk to revenue, you should bring the case to the attention of your team or technical leader to determine when it would be appropriate to take the possible actions outlined in this Practice Statement.

This Practice Statement covers:

- our ability to require payment under domestic tax legislation
- the ability of trustees and liquidators to recover debts in a foreign jurisdiction and how we assist them
- our ability to obtain judgment in a foreign jurisdiction to recover debts in that jurisdiction
- our ability to request assistance in collection and information gathering from foreign jurisdictions.

This Practice Statement also outlines our ability to recover tax debts on behalf of foreign jurisdictions under international treaties.

All legislative references in this Practice Statement are to Schedule 1 to the *Taxation Administration Act 1953*, unless otherwise indicated.

# 2. Our ability to require payment under domestic tax legislation

We have the ability to require payment from a debtor who is overseas under:

- our general garnishee power<sup>1</sup>
- our non-resident garnishee power.<sup>2</sup>

The general garnishee power is restricted to garnisheeing funds in Australian currency, whereas the non-resident garnishee power extends to foreign currency.

These 2 powers should always be considered before considering the other options outlined in this Practice Statement. This is because recovery proceedings are often more complicated and expensive where action is required to be taken in a foreign jurisdiction.

# Our general garnishee power

Our general garnishee power allows us to collect tax debts from third parties who owe, or may later owe, money to a debtor.

Law Administration Practice Statement PS LA 2011/18 Enforcement measures used for the collection and recovery of tax-related liabilities and other amounts outlines what factors you should consider when making a decision to issue a general garnishee notice.

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<sup>&</sup>lt;sup>1</sup> Section 260-5.

<sup>&</sup>lt;sup>2</sup> Section 255 of the *Income Tax Assessment Act 1936* (ITAA 1936).

### Our non-resident garnishee power

Under the non-resident garnishee power, if a person (which can include a company) situated in Australia has receipt, control or disposal of money that belongs to a non-resident debtor, who derived income, profits or capital gains from a source in Australia, we can require the person:

- either pay the tax<sup>3</sup> which is due and payable by the debtor, or
- retain an amount which is sufficient to pay the tax which will be due by the debtor.

In making a decision on whether or not to issue a notice under this section<sup>4</sup>, you need to consider all the information available. Some factors you may consider include the amount of tax owed by the debtor and the availability of other assets in Australia belonging to the debtor.

Once you have made the decision to issue a notice under this section, you should consider the following:

- An assessment must have been issued to the debtor before you issue a notice to the person who has the receipt, control or disposal of the money. The debtor must be a non-resident at the time the notice is issued.
- The person needs to have receipt, control or disposal of the money at the time you issue the notice, or we must have an expectation that the person will in the future have actual receipt, control or disposal of funds owing to the taxpayer.
- The person will become personally liable for any amount which they have retained or which they should have retained after receiving the notice.
- Unlike the general garnishee power (pursuant to which monies must be paid in Australian currency), the person does not have to pay the amount from an Australian source.

# Which garnishee power should you use?

You should determine which garnishee power is most appropriate to use based on the facts of the case, as both notices serve different purposes and apply to

different circumstances. When making your decision, you should note that the:

- general garnishee power allows for the recovery of a broader range of tax liabilities and applies to a broader category of taxpayers than those covered under the non-resident garnishee power
- non-resident garnishee power provides that the recipient is immediately personally liable<sup>6</sup> whereas a court order is required to make the recipient personally liable under the general garnishee power
- reference to 'money' in the non-resident garnishee power<sup>7</sup> is not confined to Australian currency, but extends to foreign currency.<sup>8</sup> The definition of 'money' in the general garnishee power is confined to Australian currency.

In addition, there is no restriction on your ability to issue both notices concurrently if the facts of the case indicate that it is appropriate to do so.

# 3. Powers of liquidators and trustees to recover debts

A trustee in bankruptcy or a liquidator may pursue investigations in a foreign jurisdiction to:

- recover assets of the debtor situated in a foreign jurisdiction
- commence proceedings to prevent the dissipation of such assets.

To do this, they can ask the court to issue a letter of request for assistance to a court or authority in a foreign jurisdiction.<sup>9</sup>

Australia has reciprocal arrangements in place with a number of foreign countries to ensure assistance in a bankruptcy or liquidation. A list of these countries can be found in Attachment A to this Practice Statement.

The existence of a reciprocal agreement is not a prerequisite to a court issuing a letter of request. In the absence of such an agreement, the court will consider the extent to which reciprocal cooperation is likely to occur.

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<sup>&</sup>lt;sup>3</sup> This includes any general interest charge, additional tax and the shortfall interest charge.

<sup>&</sup>lt;sup>4</sup> Section 255 of the ITAA 1936.

<sup>&</sup>lt;sup>5</sup> Bluebottle UK Limited v Deputy Commissioner of Taxation [2007] HCA 54.

<sup>&</sup>lt;sup>6</sup> Paragraph 255(1)(c) of the ITAA 1936.

<sup>&</sup>lt;sup>7</sup> Paragraph 255(1)(b) of the ITAA 1936.

<sup>&</sup>lt;sup>8</sup> Commissioner of Taxation v Resource Capital Fund IV LP [2013] FCAFC 118.

Subsection 29(4) of the Bankruptcy Act 1966 or section 581 of the Corporations Act 2001.

<sup>&</sup>lt;sup>10</sup> Subsection 29(5) of the Bankruptcy Act 1966 and section 7 of the Bankruptcy Regulations 2021.

### How this may affect us

We may be asked to indemnify recovery action taken by a liquidator or trustee in a foreign jurisdiction. 11

If you receive a request from a liquidator or trustee for an indemnity, you should bring the case to the attention of your team or technical leader.

# 4. Enforcing an Australian judgment in a foreign jurisdiction

The law<sup>12</sup> allows us, once we obtain judgment for a debt in an Australian court, to register, enforce and collect the tax debt in certain foreign jurisdictions.<sup>13</sup>

Factors you should consider when deciding to register a civil judgment include:

- the size and nature of the debt
- the risk assessment of the case in question
- whether all reasonable domestic recovery options have been pursued, and whether they have been exhausted
- the extent and value of assets in the foreign jurisdiction that are owned by the debtor
- the likelihood of recovery, and whether the amount likely to be recovered outweighs the expected costs
- the likely time and costs involved in the collection of the debt.

# 5. Cross-border insolvency

We may also use laws relating to cross-border insolvency to assist recovery. 14

Under the cross-border insolvency laws, the insolvency proceedings commence in the foreign jurisdiction where the insolvent entity has its centre of main interest. This is to ensure that the distribution of an insolvent entity's assets takes place within a single system.

However, the law provides that we can take action to protect our interest if there is a risk that tax debts owed to us may not be enforceable in these proceedings. In this situation, we can apply to an Australian court to make orders requiring all the Australian assets of the company be paid to us. This will prevent the assets

being remitted to the foreign jurisdiction to be distributed in the liquidation. <sup>15</sup>

You may want to consider this option if you have a relevant case and you believe there is a risk that the amounts owed to us by the insolvent foreign entity may not be enforceable in the proceedings in the foreign jurisdiction.

# 6. Exchange of information with foreign jurisdictions

We may also use an exchange of information (EOI) to assist domestic information gathering and to decide which recovery method to use. It is used when:

- we have no visibility over a debtor's offshore affairs, and
- we have exhausted domestic options to source the information or verify the debtor's claims.

We only exchange information where it is foreseeably relevant to the administration and enforcement of Australian tax laws.

# What type of information can be exchanged under an exchange of information?

Any information held by, or that can be obtained by, an international exchange partner may be requested. Where our international exchange treaty requirements have been met, we are able to exchange information relating to intelligence, risk assessments, audits, and other activities.

Information obtained through EOI can:

- confirm tax residency status
- identify offshore assets and income
- identify trust and company records
- verify transaction flows and banking information
- validate global supply chain arrangements.

In the specific case of indirect taxes, see Law Administration Practice Statement PS LA 2016/6 Exchange of information with foreign revenue authorities about indirect taxes.

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<sup>&</sup>lt;sup>11</sup> The provision of an indemnity is discussed in Law Administration Practice Statement PS LA 2011/16 Insolvency – collection, recovery and enforcement issues for entities under external administration.

<sup>&</sup>lt;sup>12</sup> Foreign Judgments Act 1991.

<sup>&</sup>lt;sup>13</sup> Only New Zealand and Papua New Guinea have application to tax debts.

<sup>&</sup>lt;sup>14</sup> Australia has incorporated the United Nations Commission on International Trade Law (UNCITRAL) Model Law into the Cross-Border Insolvency Act 2008.

<sup>&</sup>lt;sup>15</sup> Article 22 of the UNCITRAL Model Law; see also Akers (as joint foreign representative) v Saad Investments Company Limited; In the matter of Saad Investments Company Limited (in official liquidation) [2013] FCA 738.

# Undertaking an exchange of information

Jurisdictions only exchange information that is relevant to the tax affairs of the taxpayer under investigation.

Before you undertake an EOI you must:

- exhaust domestic avenues (except where disproportionate difficulties arise) – it is important that all means available in Australia to obtain the information have been exhausted first, except where disproportionate difficulties have arisen
- check for an effective treaty the treaty must cover the tax type and the period for which the information is being requested
- check for publicly available information many countries have relevant information that is publicly available (that is, company records and registers of real property) and if the information is publicly available, you do not need an EOI
- consider ramifications for related parties this concerns related parties that are residents of the country from which you are requesting information
- establish the foreseeable relevance of the information being requested – jurisdictions only exchange information that is relevant to the tax affairs of the taxpayer under investigation. The requesting jurisdiction should explain why they are requesting the information and show a clear link between the requested information and the examination or investigation.

You should follow your business line procedures to undertake an EOI.

## Responding to an exchange of information

All incoming EOI requests are received by the EOI unit. The EOI unit will check to ensure that the request from the foreign jurisdiction meets treaty requirements.

Where an EOI meets treaty requirements and a debtor or third-party contact is required, the EOI unit will refer the request to the appropriate business line for action.

# 7. International treaties

We can request assistance by foreign jurisdictions in regard to debt recovery through:

bilateral treaties which allow for assistance with collection with individual jurisdictions, and

collection with individual jurisdictions, and

 the Multilateral Convention<sup>16</sup> to which multiple jurisdictions are a signatory.

Where a foreign jurisdiction is a signatory to the Multilateral Convention, and also has a bilateral treaty with Australia, either country is able to make a request for recovery on the basis of either the bilateral treaty or the Multilateral Convention.

An 'assistance in collection article' has been included in some bilateral treaties signed between Australia and other countries.<sup>17</sup> A similar article for the provision of mutual assistance in the collection of tax debts is contained in the Multilateral Convention, to which Australia is a signatory. Action to be taken in respect of tax debts owed to us, by the relevant taxation authority in the foreign jurisdiction on our behalf (known as the 'competent authority') allowed by these articles include:

- action to preserve assets, and
- recovery action.

In order to take action under a bilateral treaty or the Multilateral Convention in a foreign jurisdiction, the debtor must either:

- be a resident in that foreign jurisdiction, or
- hold assets in that foreign jurisdiction.

Bilateral treaties and the Multilateral Convention use different terms to describe the tax debts for which we may make a request for assistance:

- Under a bilateral treaty we make a 'revenue claim' and the bilateral treaty generally specifies which taxes that includes. The revenue claim must be enforceable which means that the liability must be legally recoverable by us. However, where we take an action to preserve assets as a preliminary step to further recovery action, such as where we believe there may be dissipation of assets, the revenue claim does not, at that stage, need to be enforceable (for instance, a liability does not need to be due and payable). This action if the debt is not yet payable would need specific approval from an Assistant Commissioner based on the facts indicating a risk to ultimate collection if action was delayed.
- Under the Multilateral Convention we make a 'tax claim'. The claim is restricted to taxes listed in the Multilateral Convention.

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<sup>&</sup>lt;sup>16</sup> OECD/Council of Europe (2011) The Multilateral Convention on Mutual Administrative Assistance in Tax Matters, OECD Publishing, Paris <a href="https://doi.org/10.1787/9789264115606-en">https://doi.org/10.1787/9789264115606-en</a>.

<sup>&</sup>lt;sup>17</sup> Based on Article 27 of the OECD (2012) *Model Tax Convention on Income and on Capital 2010*, OECD Publishing, Paris, <a href="https://doi.org/10.1787/9789264175181-en">https://doi.org/10.1787/9789264175181-en</a>.

Both types of claims can include interest, administrative penalties, costs of collection or the costs of an action to preserve assets related to the claim.

# 8. Requesting assistance from a foreign jurisdiction for assistance

The manner in which we will request assistance from a foreign jurisdiction depends on:

- whether the request is made under a bilateral treaty or the Multilateral Convention
- whether there is a memorandum of understanding (MOU) in place
- the laws of the particular foreign jurisdiction we are requesting assistance from.

## Memorandums of understanding

All incoming and outgoing EOIs must meet international treaty law and domestic requirements. MOUs are not legally enforceable like treaties, and they are also less formal. This is reflected in the language and key provisions used.

We may have an MOU with the party that we have a bilateral treaty with or with individual parties to the Multilateral Convention.

Recovery action can still be taken where an MOU does not exist. These requests will be undertaken in close collaboration with the competent authority of the foreign jurisdiction to establish general agreement on the submission of the request and administration of the recovery action.

## Making the request

When deciding whether to make a request, you should consider the following factors:

- the size and nature of the debt
- whether the debt is in dispute or subject to an objection or review
- the risk assessment of the case in question
- whether all reasonable domestic recovery options have been pursued, and whether they have been exhausted
- the value of any assets owned by the debtor that are located in the foreign jurisdiction
- the legal and administrative procedures in the foreign jurisdiction applying to the collection of the Australian tax debt
- the likely time and costs involved in the collection of the debt
- the likelihood of recovering the debt

 any advice provided by the foreign competent authority of the foreign jurisdiction.

#### Reductions and increases in the claim

If the debt reduces after you make the request, you will need to inform the foreign jurisdiction of the reduction and the new balance of the debt owing.

If a debt is increased, you should work with the foreign jurisdiction to ascertain how the additional debt amount is to be claimed and treated.

# 9. Collecting debts on behalf of a foreign jurisdiction when requested

Foreign jurisdictions can also request assistance from us under a bilateral treaty or the Multilateral Convention.

If you receive a request for assistance (known as a 'foreign revenue claim') from a foreign jurisdiction there are a number of actions you must take in order to collect or enforce the debt – see Attachment B to this Practice Statement.

If you receive a request from a foreign jurisdiction to collect a debt, you should bring the case to the attention of your team or technical leader.

### 10. Costs of collection

Provisions as to the treatment of costs incurred by a jurisdiction in collecting a foreign debt are usually contained in an MOU between the jurisdictions.

Usually, the ordinary costs of collection are borne by the jurisdiction collecting the foreign debt. Ordinary costs include internal administration costs (such as staff salaries and overheads) and minor external costs (such as court filing fees).

Any extraordinary costs which cannot be recovered from the debtor should be borne by the jurisdiction making the collection request. These include the cost of experts, external lawyers, translators and other legal fees such as external legal advice.

#### 11. More information

For further information, refer to the following:

- Law Administration Practice Statement PS LA <u>2011/3</u> Compromise of undisputed tax-related liabilities and other amounts payable to the Commissioner
- Law Administration Practice Statement PS LA <u>2011/14</u> General debt collection powers and principles

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- Law Administration Practice Statement PS LA <u>2011/16</u> Insolvency – collection, recovery and enforcement issues for entities under external administration
- Law Administration Practice Statement PS LA 2011/18 Enforcement measures used for the collection and recovery of tax-related liabilities and other amounts
- Law Administration Practice Statement <u>PSLA</u> <u>2016/6</u> Exchange of information with foreign revenue authorities about indirect taxes
- <u>Multilateral Convention to Implement Tax Treaty</u> <u>Related Measures to Prevent Base Erosion and</u> <u>Profit Shifting</u> [2019] ATS 1

• Model Tax Convention on Income and on Capital 2010.

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# ATTACHMENT A - AUSTRALIAN RECIPROCAL AGREEMENTS

# **Australian reciprocal agreements**

The following is a list of current Australian reciprocal agreements:

- United Kingdom
- Canada
- New Zealand
- Jersey
- Malaysia
- Papua New Guinea
- Singapore
- Switzerland
- United States of America.

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# ATTACHMENT B – ACTIONS TO COLLECT OR ENFORCE THE DEBT ON BEHALF OF A FOREIGN JURISDICTION

### Registration of foreign revenue claims

When a foreign jurisdiction makes a foreign revenue claim pursuant to the mutual assistance articles in either a bilateral treaty or the Multilateral Convention, you should check that it complies with the following requirements 18:

- It is made by or on behalf of an entity that is the competent authority.
- It is consistent with the provisions of that agreement.
- It is made in the approved form.
- It specifies the amount owed by the debtor in Australian currency (calculated as at the day the claim is made).
- It is accompanied by a declaration by the competent authority stating that the claim fulfils the requirements of that agreement.

If you are satisfied that these requirements are met, you must register the foreign revenue claim on the Foreign Revenue Claims Register (Register) within 90 days of receiving it.

Once registered, the tax debt may be recovered in the same way as other debts owed to us. 19

#### Service of notice on the debtor

The amount of the foreign revenue claim only becomes due and payable 30 days after service of a notice of the foreign revenue claim on the debtor, or at a later date specified in the notice.<sup>20</sup>

If the amount remains unpaid after that date, general interest charge accrues on any unpaid amounts.<sup>21</sup>

## **General debt collection**

Once the foreign revenue claim is registered, we will recover any registered foreign revenue claim or take action to preserve assets in the same manner as domestic tax debts.

However, there are some specific requirements that must be observed when undertaking recovery action on a foreign revenue claim, as set out under the heading 'Specific requirements' in this Attachment.

## Specific requirements

# **Evidence**

In legal proceedings to recover a foreign revenue claim, the Commissioner may produce an evidentiary certificate<sup>22</sup> which is prima facie evidence of the matter in the proceeding. This means that once the Commissioner produces a valid evidentiary certificate, the onus is on the debtor to prove that the contents of the evidentiary certificate are incorrect.

#### Where the liability is disputed

Generally, proceedings about the existence, validity or amount of a foreign revenue claim cannot be brought before the courts or administrative bodies of Australia.<sup>23</sup>

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<sup>&</sup>lt;sup>18</sup> Section 263-15.

<sup>&</sup>lt;sup>19</sup> Section 255-1, see also Law Administration Practice Statement PS LA 2011/14 General debt collection powers and principles.

<sup>&</sup>lt;sup>20</sup> Subsection 263-30(2).

<sup>&</sup>lt;sup>21</sup> Subsection 263-30(3).

<sup>&</sup>lt;sup>22</sup> Section 350-10.

<sup>&</sup>lt;sup>23</sup> For example, see Article 27(6) of the Convention between Australia and New Zealand for the Avoidance of Double Taxation with respect to Taxes on Income and Fringe Benefits and the Prevention of Fiscal Evasion [2010] ATS 10. Similar provisions exist in Article 23 of the Multilateral Convention.

Therefore, if the debtor disputes the debt, the matter must be litigated and resolved in the country in which the tax debt arose, under the laws of that country. They cannot raise those arguments in any proceedings in Australia for recovery of the foreign revenue claim.

### Arrangements to pay by instalments

Before we accept an arrangement to pay a foreign revenue claim by instalments, we will need to discuss this with the competent authority of the foreign jurisdiction.<sup>24</sup>

We may also be notified by the foreign jurisdiction that an arrangement has been entered into between the debtor and the foreign jurisdiction itself for the payment of the debt by instalments to that foreign jurisdiction.

## Compromise of debts

Because the debt originates in the foreign jurisdiction a debtor will usually seek to compromise (or their equivalent of compromise) in the foreign jurisdiction. Any reduction in the debt in the foreign jurisdiction then correspondingly reduces the debt in Australia.

However, we have the power to compromise undisputed tax debts.<sup>25</sup> Once a claim is registered, this power extends to foreign revenue claims.

As such, we can receive applications for compromise from the debtor. If this happens, you must inform the competent authority of the foreign jurisdiction.

A decision to compromise such debts should be exercised cautiously, given that the debts have arisen (in substance) from another jurisdiction.

If compromise is considered here in Australia, it will be necessary to take into account the extent and value of assets owned by the debtor in a foreign country, as an additional factor in the decision of whether to allow the compromise.

## Amending the claim and removal of details on the Foreign Revenue Claims Register

We have, in certain circumstances<sup>26</sup>, powers to amend or remove the details of a debtor or a foreign revenue claim on the Register.

These circumstances are as set as follows:

- where we conclude, with agreement from the relevant foreign competent authority, that a foreign revenue claim on the Register should not be on the Register and wish to remove that foreign country debtor from the Register
- if we are satisfied with a debtor's application to remove their details, for example, where an individual has incorrectly been identified as a debtor
- where there is a minor administrative error in relation to the Register and we wish to correct that error, and we have agreement from the relevant foreign competent authority
- where the amount to be recovered from the debtor should be reduced, for example, where the debt has been partially satisfied or reduced as a result of an objection or appeal in the foreign jurisdiction
- if we receive advice from the requesting foreign competent authority that the amount to be recovered from the foreign country debtor should be reduced.

## Remitting amounts to a foreign jurisdiction

Amounts recovered from the debtor in relation of the foreign revenue claim will be remitted to the foreign jurisdiction, either in full or in stages, as and when we receive the amounts.<sup>27</sup>

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<sup>&</sup>lt;sup>24</sup> All arrangements entered into must be made in accordance with the principles outlined in PS LA 2011/14.

<sup>&</sup>lt;sup>25</sup> Law Administration Practice Statement PS LA 2011/3 Compromise of undisputed tax-related liabilities and other amounts payable to the Commissioner.

<sup>&</sup>lt;sup>26</sup> Section 263-35.

<sup>&</sup>lt;sup>27</sup> Section 263-40.

The manner and frequency of remission will depend on the terms of the agreement between Australia and the foreign jurisdiction. Usually, this matter will be covered in an MOU, or by way of agreement in discussions between us and the relevant foreign competent authority.

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# **Amendment history**

# 23 October 2025

Part	Comment
Footnote 16	Corrected reference

# 22 May 2025

Part	Comment
All	Content checked for technical accuracy and currency.  Updated in line with current ATO style and accessibility guides.
Section 11	Added a 'More information' section and provided links to OECD publications and Practice Statements mentioned within this Practice Statement.
Attachment B	Added a 'Specific requirements' section in Attachment B to this Practice Statement

# 15 August 2019

Part	Comment
All	Updated to new LAPS format and style.

# 24 October 2013

Part	Comment
Various	Update content to include references and amendments to take into account Australia's entry into the Multilateral Convention on Mutual Administrative Assistance in Tax Matters (as amended by the 2010 Protocol).
Various	Minor revisions including changes to meet Style guide requirements.

# References

	17.14.4000.055
Legislative references	ITAA 1936 255
	ITAA 1936 255(1)(b)
	ITAA 1936 255(1)(c)
	TAA 1953 Sch 1 255-1
	TAA 1953 Sch 1 260-5
	TAA 1953 Sch 1 263-15
	TAA 1953 Sch 1 263-30(2)
	TAA 1953 Sch 1 263-30(3)
	TAA 1953 Sch 1 263-35
	TAA 1953 Sch 1 263-40
	TAA 1953 Sch 1 350-10
	Bankruptcy Act 1966 29(4)
	Bankruptcy Act 1966 29(5)
	Corporations Act 2001 581
	Cross-Border Insolvency Act 2008
	Foreign Judgments Act 1991
	Bankruptcy Regulations 2021 7
Case references	Akers (as joint foreign representative) v Saad Investments Company Limited; In the matter of Saad Investments Company Limited (in official liquidation) [2013] FCA 738; 95 ATR 588; 31 ACLC 13-037; 11 ABC (NS) 249; [2013] ALMD 6029

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	Bluebottle UK Limited v Deputy Commissioner of Taxation [2007] HCA 54; 232 CLR 598; 82 ALJR 127; 240 ALR 597; 2007 ATC 5302; 67 ATR 1
	Commissioner of Taxation v Resource Capital Fund IV LP [2013] FCAFC 118; 215 FCR 1; 2013 ATC 20-422; 95 ATR 816; [2014] ALMD 601; [2014] ALMD 617
Other references	Convention between Australia and New Zealand for the Avoidance of Double Taxation with respect to Taxes on Income and Fringe Benefits and the Prevention of Fiscal Evasion [2010] ATS 10
	Multilateral Convention to Implement Tax Treaty Related Measures to Prevent Base Erosion and Profit Shifting [2019] ATS 1
	OECD/Council of Europe (2011) The Multilateral Convention on Mutual Administrative Assistance in Tax Matters, OECD Publishing, Paris <a href="https://doi.org/10.1787/9789264115606-en">https://doi.org/10.1787/9789264115606-en</a>
	OECD (2012) Model Tax Convention on Income and on Capital 2010, OECD Publishing, Paris <a href="https://doi.org/10.1787/9789264175181-en">https://doi.org/10.1787/9789264175181-en</a>
Related practice statements	PS LA 2016/6
	PS LA 2011/18
	PS LA 2011/16
	PS LA 2011/14
	PS LA 2011/3

# **ATO** references

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