# WETR 2002/2W - The operation of the wine equalisation tax system

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Units document has changed over time. This is a consolidated version of the ruling which was published on *15 December 2004* 

Australian Government



Australian Taxation Office

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WETR 2002/2

Wine Equalisation Tax Ruling

Page 1 of 1

## Addendum

## Wine Equalisation Tax Ruling

The operation of the wine equalisation tax system

The purpose of this Addendum is to highlight that the paragraphs of Wine Equalisation Tax Ruling WETR 2002/2 relating to wine producer rebates do not apply to dealings in wine on or after 1 October 2004. This is because provisions of the *A New Tax System (Wine Equalisation Tax) Act 1999* (the WET Act) relating to producer rebates have been amended with effect from 1 October 2004.

### WETR 2002/2 is amended as follows:

1. After paragraph 116, insert:

**Note:** The *Tax Laws Amendment (Wine Producer Rebate and Other Measures) Act 2004* amended the WET Act in relation to wine producer rebates with effect from 1 October 2004. Accordingly, paragraphs 117 to 155 of this Ruling do not apply in relation to dealings in wine made on or after 1 October 2004.

2. After the note inserted by item 1, insert new footnote 102A:

<sup>102A</sup> For more information on the changes to the producer rebate and transitional measures refer to the Tax Office Fact Sheet <u>Wine</u> <u>equalisation tax – new wine producer rebate (NAT 11779)</u> on <u>www.ato.gov.au</u>.

This Addendum applies on and from 1 October 2004.

#### **Commissioner of Taxation** 1 October 2004

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