



Intent to carry on a farming business -

 This cover sheet is provided for information only. It does not form part of *Intent to carry on a farming business* -

 This publication is extracted from the Primary Production Industry Partnership - issues register. See issue 6.2.6(a) of that register. This publication should be read in conjunction with the related content of that register where further context is required.



Primary Production Industry Partnership

Intent to carry on a farming business

❗ This publication provides you with the following level of protection:

This publication (excluding appendixes) is a public ruling for the purposes of the *Taxation Administration Act 1953*.

A public ruling is an expression of the Commissioner's opinion about the way in which a relevant provision applies, or would apply, to entities generally or to a class of entities in relation to a particular scheme or a class of schemes.

If you rely on this ruling, the Commissioner must apply the law to you in the way set out in the ruling (unless the Commissioner is satisfied that the ruling is incorrect and disadvantages you, in which case the law may be applied to you in a way that is more favourable for you – provided the Commissioner is not prevented from doing so by a time limit imposed by the law). You will be protected from having to pay any underpaid tax, penalty or interest in respect of the matters covered by this ruling if it turns out that it does not correctly state how the relevant provision applies to you.

Intent to carry on a farming business

Question

1. When farmland is purchased GST-free, is a time limit imposed upon the recipient to commence the carrying on of a farming business?

Answer

2. No. The GST legislation does not specify a time frame in which the farming activity must commence. Therefore, each case must be determined on its specific facts.

Explanation

3. There is no guidance in the GST legislation in relation to the timeframe within which the purchaser or another party must start the farming business; therefore each case must be decided on its specific facts.
4. While the circumstances surrounding the sale of farm land are going to differ widely, it is reasonable to infer that a purchaser would need to be able to give substance to their assertion that they intend a farming business to be carried out on the land. The stated intention must be backed up by some activity. This activity should commence in the immediate or foreseeable future.
5. The intent is not satisfied by having a long term goal, or desire or hope to establish a business.
6. If the farming activity is delayed due to external circumstances (for example seasonal pricing factors) this does not necessarily mean a farming business (as distinct from the farming activity) has not commenced. The term farming activities is to be distinguished from the term farming business. A farming business includes farming activities such as fencing, but it also includes business activities such as keeping business records. Where a temporary cessation in daily activities occurs, for example poor weather, holidays are taken, land is left fallow etc, this does not mean the farming business has ceased altogether.

7. Division 135 of the *A New Tax System (Goods and Services Tax) Act 1999* (GST Act) deals with adjustments in relation to the supply of a going concern (section 38-325) and farm land supplied for farming (section 38-480) and, amongst other things, applies Division 129 in relation to changes in the extent of creditable purpose.
8. Under Division 135 of the GST Act, the purchaser will be required to make an increasing adjustment, where the purchaser acquires farm land GST-free and subsequently changes the use of the land from farming to another use which involves supplies which are not solely taxable or GST-free. Division 135 of the GST Act provides for adjustments both at the time of acquisition and for each adjustment period relating to the acquisition.
9. The adjustment is calculated by working out the proportion of all the supplies made through the enterprise that are neither taxable supplies nor GST-free supplies and applying that proportion to the amount of tax for which the supplier of the farm land would have been liable had the supply been a taxable supply.