


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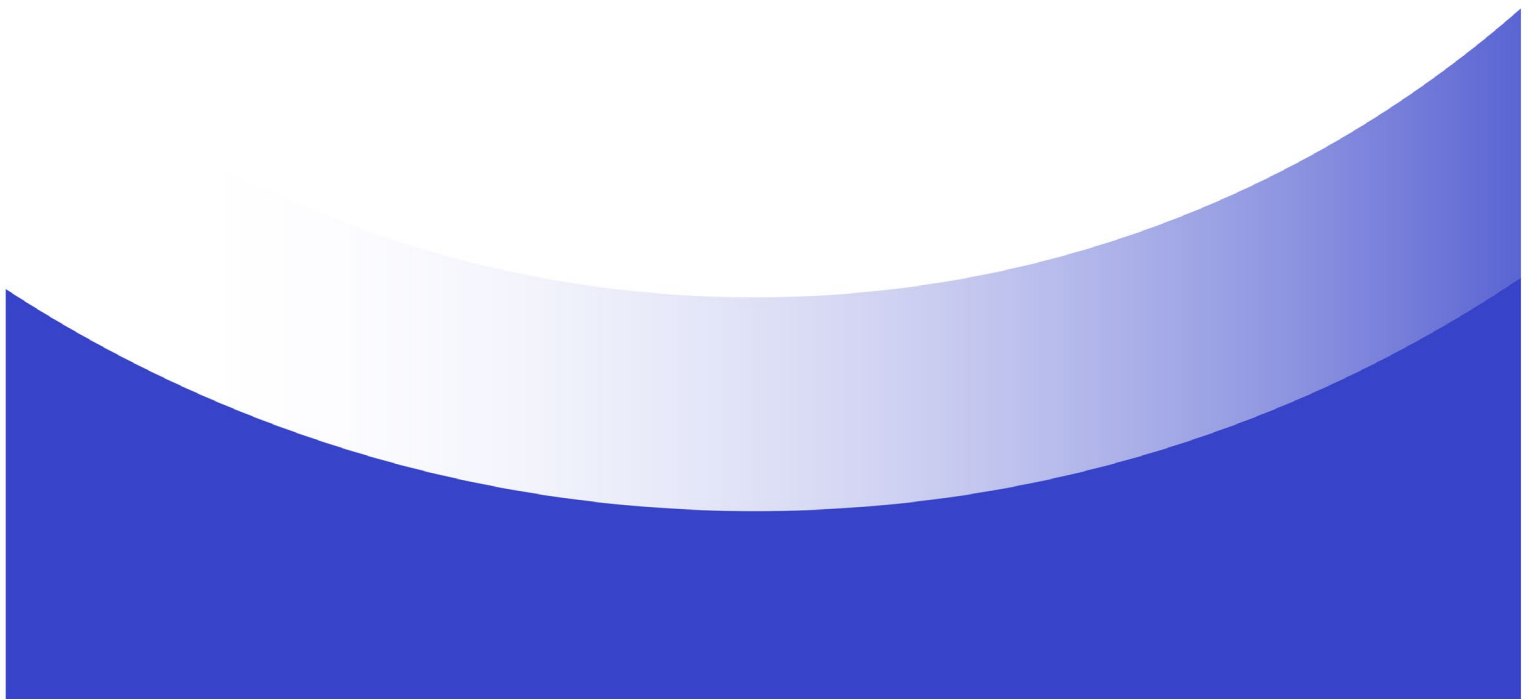
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Australian Government
Australian Taxation Office

Monitoring and maintenance approach

Top 100 justified trust program
Income tax
3 July 2024





We acknowledge the Traditional Owners and Custodians of Country throughout Australia and their continuing connection to land, waters and community. We pay our respects to them, their cultures, and Elders past and present.

Contents

Background	3
Monitoring and maintenance approach	3
Monitoring and maintenance review	4
Understanding a taxpayer's income tax governance framework	5
Identifying tax risks flagged to the market	5
Understanding significant and new transactions	6
Understanding why the accounting and tax results vary	6
Refresh review	7

Our commitment to you

If you rely on this document, you have the protections that apply to Guidance – see [How our advice and guidance protects you](#). To the extent that this document outlines a compliance approach, and you apply that approach in good faith to your own circumstances, the Commissioner will act in accordance with that approach.

Background

When a Top 100 taxpayer attains an overall high assurance rating under our justified trust assurance program, this means that we have confidence that they have complied with Australian tax laws.

In recognition of the level of trust we have in the reported tax outcomes of these taxpayers, we tailor our engagement approach to focus on maintaining our high level of confidence.

The nature of our engagement for the 3 income years following an overall high assurance rating is known as the 'monitoring and maintenance' approach.

The monitoring and maintenance approach will only be applicable to taxpayers who are subject to a yearly pre-lodgment compliance review (**PCR**) engagement.

Monitoring and maintenance approach

Under the monitoring and maintenance approach, we will monitor the taxpayer's disclosures and tax outcomes over the 3 income years following an overall high assurance rating to maintain the level of justified trust obtained.

During this period, we will seek to leverage the high assurance already obtained in relation to ongoing business activities. We will verify the tax outcomes from significant new transactions, or where there are significant changes to the taxpayer's business activities (including the tax treatment of those activities).

At the end of the review, the taxpayer will receive a Monitoring and maintenance assurance report (**M&M assurance report**).

The monitoring and maintenance reviews during this period will be followed by a more comprehensive justified trust review to refresh our confidence in the taxpayer's tax outcomes every fourth year, known as a 'refresh review'. See the [Top 100 Income tax refresh review guide](#).

At the end of a refresh review, the taxpayer will receive a Tax assurance report (**TAR**).

Monitoring and maintenance review

Under a monitoring and maintenance review, we will conduct an annual review of the tax outcomes for the relevant year to maintain our level of confidence that the taxpayer continues to pay the right amount of tax.

The review will consider:

- the last TAR or M&M assurance report issued
- financial statements
- tax return disclosures and accompanying schedules, such as the international dealings schedule (**IDS**) and reportable tax position (**RTP**) schedule
- country-by-country (**CBC**) reporting statements, and
- any other relevant information for the income year under review.

We will continue to request documentation such as financial statements (if not publicly available), the statement of taxable income (SOTI), supporting working papers, and evidence supporting the tax treatment of significant or new transactions and material changes.

We will continue to meet with taxpayers on a regular basis throughout the year to maintain a contemporary understanding of business performance, key transactions and areas of focus. We may request supporting evidence to be provided throughout the year to assist our enquiries.

Taxpayers will be expected to proactively engage with us and make disclosures of significant or new transactions, or where there are material changes, before these occur. We expect the following to be disclosed on a real time basis or as part of the annual review (as relevant):

- significant or new transactions
- material business changes
- change of tax treatments or positions that have previously been assured as part of the current or prior review
- change of reporting of uncertain tax positions, including as reflected in current and deferred tax balances in the financial statements
- details of any new tax risks flagged to market (these should align with disclosures in the RTP schedule)
- disclosure issues or errors relating to information reported in the income tax return or accompanying schedules that should be corrected
- material changes to the design of the income tax governance framework, and
- outcomes of independent operational effectiveness testing of the income tax governance framework completed.

Where the taxpayer makes a disclosure or notifies us of any of the above circumstances, or where our review detects a significant change or potential tax risk, we will request further evidence from the taxpayer to determine if verification is required.

Where an item requires verification, our assurance activities in relation to these transactions or events will generally be targeted to areas not previously assured.

Further information on what pre-lodgment disclosures we expect from taxpayers and how we will action these is available in our [Pre-lodgment disclosure framework](#).

Understanding a taxpayer's income tax governance framework

A pre-requisite to achieving overall high assurance is that the taxpayer's income tax governance framework must be rated as Stage 2 or Stage 3.

During the monitoring and maintenance review, we may seek written confirmation as to whether there has been any change to the design of the taxpayer's income tax governance framework since our last assurance review.

Otherwise, we will rely on our prior conclusions in relation to the design effectiveness, with additional work focused on reviewing:

- where errors are identified that stem from deficiencies in the operating effectiveness of governance controls
- the implementation of any ATO recommendations, including enhancements and the taxpayer's progress on actioning outstanding items from the prior assurance review
- any changes to the design of the income tax governance framework, and
- where a taxpayer has undertaken operational effectiveness as part of transitioning from a Stage 2 rating for governance, the outcomes from the independent operational effectiveness testing to assess whether a Stage 3 rating is achievable.

Identifying tax risks flagged to the market

We expect taxpayers to disclose to us in real time whether tax treatments or positions have changed, or if there has been a transaction or business change that could fall within the scope of a tax risk flagged to market.

In addition, we will continue to conduct our own internal review of available information to determine such changes, including publicly available information, the tax return and accompanying schedules such as the IDS and RTP schedule, and CBC reporting statements.

Where there has not been any change in the tax treatments or positions and business activities, and we have not communicated new risks or concerns to the market that have potential application to the taxpayer's business, there would be no further review under this focus area for the relevant income year.

Where a tax risk flagged to market is identified as requiring verification, the scope of the review will depend on the facts and circumstances. Where the relevant tax risk flagged to market has been

previously reviewed, we will leverage from the assurance already obtained where possible. Otherwise, the transaction will be comprehensively assured consistent with justified trust principles.

Understanding significant and new transactions

We expect taxpayers to disclose to us in real time if they have entered into significant or new transactions, undergone business changes, or changed the tax treatments or positions adopted for items we have previously assured.

If we determine that no significant new transactions have been entered into and no changes in business activities have occurred, and there have not been any changes in the tax treatments or positions, there would be no further review under this focus area for the relevant income year.

Where a relevant transaction is identified as requiring verification, the scope of the review will depend on the facts and circumstances. Where possible, we will seek to leverage from the assurance already obtained. Otherwise, the transaction will be comprehensively assured consistent with justified trust principles.

Understanding why the accounting and tax results vary

During the monitoring and maintenance review, we will continue to conduct book-to-book (**B2B**) and book-to-tax (**B2T**) analysis. We will also conduct an effective tax borne (**ETB**) calculation and analysis for some taxpayers.

However, given the level of business understanding acquired during the justified trust reviews, we expect these to be streamlined and less intensive reviews.

The B2B and B2T reviews will typically be based on ATO internal data sources, external data sources, the SOTI, relevant balance sheet tax accounts and any other information provided by the taxpayer to identify significant changes.

Additional information will generally only be sought in relation to B2B and B2T adjustments which are identified as being new or having changed significantly (in terms of treatment or amount) from those assured previously.

In the monitoring and maintenance review, we will generally calculate the ETB using the same proxies and assumptions as those used in the most recent PCR provided these remain appropriate and reasonable.

Additional review and enquiry in relation to the ETB during the monitoring and maintenance review will generally be limited to transactions which are new or have significantly changed (in terms of nature or amount) since the last ETB analysis was conducted.

The ETB will not be required in the monitoring and maintenance and refresh reviews for entities that are wholly or substantially domestic in operations and ownership, with predominantly domestic transactions (unless there is a change in the structure or transactions of these).

Refresh review

To reaffirm our confidence that the taxpayer continues to pay the right amount of tax, we will refresh our understanding and evidence base every fourth income year. This will be done by conducting a refresh review.

We may also conduct a refresh review where:

- there has been a fundamental business change (for example, a takeover) such that there is a new business operation we need to obtain assurance over, or
- we have reason to consider that our trust should no longer be maintained.¹

The assurance activities during the refresh review will resume a whole-of-business approach, covering the tax outcomes of the entirety of the taxpayer's economic activities and applying the 4 focus areas of justified trust.

It is anticipated we will seek to 'top up' our assurance where appropriate. In ordinary circumstances, it is expected that this will require less resource investment by taxpayers and us, as existing information, evidence and knowledge are able to be leveraged.

The refresh review will focus on the current income year and will generally not involve enquiries into the years covered by the monitoring and maintenance reviews unless key or material issues remain unassured for those years, or we have reason to reopen these years.

We will work with taxpayers on the scope and timing of the workplan for the refresh review.

We have published further guidance to assist taxpayers who have a [Top 100 Income tax refresh review](#).

¹ For example, if we consider that a taxpayer has deliberately omitted disclosure of a material change in tax position.

References

[Pre-lodgment disclosure framework](#)

[Top 100 Income tax refresh review guide](#)

ATO references

BSL: ISP

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