Guide to Taxation of Westpac Vanilla Instalment Equity Warrants for the Financial Year ended 30 June 2018.



1. Taxation of capital protected borrowings.

Division 247 applies to certain capital protected borrowings entered into on or after 1 July 2007.

Division 247 operates to ensure that part of the cost of a capital protected product that is attributable to the capital protection feature is not deductible as interest or otherwise (but instead forms part of the capital gains tax cost base of the relevant asset). It effectively caps an investor's interest deductions by reference to a benchmark rate of interest. To the extent that the interest paid by the investor on a capital protected loan exceeds what would have been incurred if the benchmark rate had applied, the excess is not deductible.

The benchmark interest rate is the Reserve Bank of Australia's (**RBA**) Indicator Lending Rate for Standard Variable Housing Loans - Investor, plus 100 basis points (1%).

Month	Benchmark Rate	Month	Benchmark Rate
July 2017	6.80%	January 2018	6.80%
August 2017	6.80%	February 2018	6.80%
September 2017	6.80%	March 2018	6.80%
October 2017	6.80%	April 2018	6.80%
November 2017	6.80%	May 2018	6.80%
December 2017	6.80%	June 2018	6.80%

On 11 September 2015 the Reserve Bank of Australia published, for the first time, two indicator lending rates for standard variable housing loans – one for Owner-occupier and one for Investor loans. These indicator lending rates replaced the Standard Variable Housing Loans indicator rate that is referred to in the capital protected borrowing rules. The Australian Taxation Office released Taxation Determination TD 2016/10 (the **Determination**) on 22 June 2016 which expresses the Commissioner of Taxation's view that the indicator lending rate that should be used for the purpose of the capital protected borrowing rules is the RBA's Indicator Lending Rate for Standard Variable Housing Loans – Investor. The Determination applies from 11 September 2015. The table above reflects the Commissioner's view in the Determination.

2. Purchasing Westpac Vanilla Instalment Equity Warrants during the 2017-2018 financial year.

Your Westpac Tax Statement shows the amount of prepaid interest, Borrowing Fees* (if any) and (notional) put option cost you are treated as having incurred as a result of the application of Division 247 at the time of purchasing your Westpac Vanilla Instalment Equity Warrants. The following table sets out the income tax treatment of the amounts in your Westpac Tax Statement.

Interest (less any (notional) put option cost)	Deduction is generally spread on a days basis over the period to the Completion Date**
(Notional) put option cost Non-deductible, but is added to the cost base of your (notional) put option	
Borrowing Fees	Deduction is spread on a days basis over the period to the Completion Date.

^{*} If you purchased your instalments via a Primary Market Application (Cash, Security Holder, or Rollover), you may have been charged a Borrowing Fee as indicated in the statement confirming your purchase.

^{**} Where the interest is in respect of an interest period not longer than 12 months ending on or before 30 June of the next income year or the prepaid interest is less than \$1,000 you may be able to claim a full deduction. Please refer to the tax section of the Westpac Vanilla Instalment Equity Warrants PDS.

The allocation of amounts incurred between interest and (notional) put option cost on the Tax Statement has been determined by the application of Division 247 as follows:

Primary market purchases.

For primary market purchasers, Westpac Vanilla Instalment Equity Warrants have a separately identifiable Initial Interest Amount.

Primary market purchases of those Westpac Vanilla Instalment Equity Warrants are likely to have an amount of the Initial Interest Amount attributed to the cost of the capital protection as determined by the application of Division 247. Where this is the case, the interest deductions shown on the Tax Statement have been appropriately reduced and the reduction amounts are disclosed as (notional) put option cost.

Secondary market purchases.

If you acquire your Westpac Vanilla Instalment Equity Warrants on the secondary market, there is no itemised cost associated with the payment of an Initial Interest Amount.

Broadly, the purchase price paid by the investor to acquire their Westpac Vanilla Instalment Equity Warrants in the secondary market includes an amount that is attributable to the Initial Interest Amount. The Initial Interest Amount is calculated as the purchase consideration for the warrant plus the Loan Amount less the market price of the Underlying Security.

The amount of the Initial Interest Amount (if any) attributable to the cost of capital protection will be determined by the application of Division 247. Division 247 will treat any amount above what would have been paid if the benchmark interest rate had applied as attributable to the cost of capital protection. The amounts shown as deductible prepaid interest and (notional) put option cost in your Tax Statement have been determined by the application of Division 247.

The following table sets out how the interest and notional put option amounts in your Westpac Tax Statement have been determined:

	Deductible Interest*	Notional Put Option
Primary market acquisitions	Is the lesser of: • the actual amount of Initial Interest Amount charged by Westpac; and • the amount of interest that would have been incurred if the applicable benchmark interest rate had applied to the loan.	Is the excess (if any) of the actual Initial Interest Amount over the amount of interest that would have been incurred if the benchmark interest rate had applied to the loan.
Secondary market applications	Is the lesser of: the actual acquisition price attributable to the Initial Interest Amount; and the amount of interest that would have been incurred if the applicable benchmark interest rate had applied to the loan.	Is the excess (if any) of the actual acquisition price attributable to the Initial Interest Amount over the amount of interest that would have been incurred if the benchmark interest rate had applied to the loan.

^{*} Deductible Interest - we have assumed that you expect to derive assessable income from the investment acquired using the loan. Please refer to the Tax Section of the Westpac Vanilla Instalment Equity Warrants PDS for more detail.

Timing of deduction for interest.

The deduction for the interest will generally be required to be spread over the period to which the interest relates.

However, where the interest is in respect of an interest period not longer than 12 months ending on or before 30 June of the next income year or the prepaid interest is less than \$1,000, you may be able to claim a full deduction. Please refer to the Tax Section of the Westpac Vanilla Instalment Equity Warrants PDS.

Cost Base of Underlying Securities.

Cash applicants and on-market purchasers will, for CGT purposes, be considered to have acquired a beneficial interest in the respective Underlying Securities of their Westpac Vanilla Instalment Equity Warrants although the legal title to the Underlying Securities will be held by the Security Trustee.

Your cost base in the Underlying Securities depends on how you acquired your Westpac Vanilla Instalment Equity Warrants:

Cash applicant	Securityholder applicant	Rollover	On-market purchase
The acquisition price of the Underlying Security is stated in your investment confirmation and in your Westpac Tax Statement.	Your cost base in the Underlying Securities prior to converting them to Westpac Vanilla Instalment Equity Warrants.	Your cost base in the Underlying Securities from your previous series of Westpac Vanilla Instalment Equity Warrants.	Market Value of the Underlying Securities at the time of acquisition of your Westpac Vanilla Instalment Equity Warrants. As an estimate we provide you with the closing Market Value of the Underlying Securities in your Westpac Tax Statement.

3. Disposal.

Sell Instalment on the ASX.

If you dispose of your Westpac Vanilla Instalment Equity Warrants on the ASX, you will receive a refund of prepaid interest as set out on your Westpac Tax Statement. The interest refund is assessable to you in the year you sell your Westpac Vanilla Instalment Equity Warrants to the extent that the interest was previously claimed as an allowable deduction. You must also determine the capital gains tax consequences for both the Underlying Securities and your (notional) put option.

Underlying Securities.

Capital proceeds	Instalment sale price + Completion Payment - interest refund - proceeds allocated to the (notional) put option (see below)
Cost base	See section 2 above
Capital gain	Where the capital proceeds > the cost base, you will make a capital gain; if not, a capital loss may arise

(Notional) put option.

	If Market Value of Underlying Securities	Capital Proceeds on (notional) put option
Capital proceeds	> Completion Payment	Instalment sale price + Completion Payment - Interest refund - Market value of underlying security
	< Completion Payment	Instalment sale price - Interest refund
Cost base	See section 2 above.	
Capital gain	Where the capital proceeds > the cost base, you will make a capital gain, if not a capital loss may arise.	

Please note that for Westpac Vanilla Instalment Equity Warrants which do not have an explicit put option, any notional put option expires when the instalment is sold on the ASX. This may result in a capital loss equal to the cost base in the notional put option.

However, the capital proceeds received for the disposal of the Underlying Securities must be increased by an amount equal to the capital proceeds on the notional put option as shown in your statement.

If you are an individual or trustee, you should be entitled to the capital gains tax discount (50% for individuals and trusts, 33% for complying superannuation funds) if you have held your Westpac Vanilla Instalment Equity Warrants (or in the case of a Securityholder Applicant, the underlying shares) for at least 12 months.

Make Completion Payment.

If you provided Westpac with a valid Completion Payment Notice by 5pm on 30 June 2018, you would have received legal title to one underlying share per warrant. This should not have given rise to the disposal of the Underlying Parcel for the purposes of the CGT provisions. On making the Completion Payment however, you would have realised a capital loss on the lapsing of the (Notional) Put Option for an amount equal to its reduced cost base. You will be entitled to a deduction for the remaining balance of any undeducted Borrowing Fees.

Capital losses can generally be offset against other capital gains derived during the income year or against future year capital gains.

4. Dividends, Distributions and Attributions.

Dividends and distributions paid by the Underlying Securities are assessable to you. Income attributed by an Underlying Security that is an Attribution Managed Investment Trust ("AMIT") is also assessable to you even if part or all of it is not paid in cash.

Where dividends are wholly or partially "franked" and you are a "qualified person" in relation to the dividends, you are required to include an additional amount (representing the franking credits) in your assessable income and are entitled to a tax offset equal to this additional amount. The tax offset will reduce your tax liability and, in certain circumstances, an individual, superannuation fund or tax exempt entity may be entitled to a tax refund.

If the Underlying Securities are or include units in an AMIT, listed trust, exchange traded fund ("ETF") or stapled security (e.g. STW), attributions from the AMIT and distributions from the trust, ETF or stapled security should have the same character as the amounts derived by the AMIT, trust, ETF or stapled security (e.g. they may include capital gains, foreign tax credits or franked dividends). The tax composition of attributions from AMITs, distributions from trusts, ETFs or stapled securities is contained in the Annual Distribution and Attribution Statement for the relevant AMIT, trust, ETF or stapled security. This statement will be issued by Westpac once the underlying issuer has released these details. You should refer to the Tax section of the relevant PDS for further details on the tax treatment of these attributions or distributions.

Things you should know.

This Guide is provided for information purposes only and does not constitute taxation advice. Westpac Banking Corporation does not provide taxation advice and we recommend that you speak to your professional taxation adviser when preparing your income tax return. This Guide is based on current taxation laws and interpretations and has been prepared with the assistance of KPMG. The information contained in this Guide is current as at 24 August 2018.



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