Page 1 of 36

CR 2013/1

Class Ruling

Class Ruling

Income tax: Westpac Banking Corporation – Westpac Capital Notes

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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.

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What this Ruling is about

1. This Ruling sets out the Commissioner's opinion on the way in which the relevant provision(s) identified below apply to the defined class of entities, who take part in the scheme to which this Ruling relates.

Relevant provisions

- 2. The relevant provisions dealt with in this Ruling are:
 - Subsection 6(1) of the *Income Tax Assessment Act 1936* (ITAA 1936);
 - Section 26BB of the ITAA 1936;
 - Subsection 44(1) of the ITAA 1936;
 - Section 45 of the ITAA 1936;
 - Section 45A of the ITAA 1936;
 - Section 45B of the ITAA 1936;
 - Section 70B of the ITAA 1936;
 - Division 1A of former Part IIIAA of the ITAA 1936;
 - Section 177EA of the ITAA 1936;

Contents	Para
LEGALLY BINDING SECTION:	
What this Ruling is abo	out 1
Date of effect	15
Scheme	16
Ruling	59
NOT LEGALLY BINDING	G
Appendix 1:	
Explanation	88
Appendix 2:	
Detailed contents list	185

Class Ruling **CR 2013/17**

Page 2 of 36

Page status: legally binding

- Section 6-5 of the *Income Tax Assessment Act 1997* (ITAA 1997);
- Section 8-1 of the ITAA 1997;
- Division 67 of the ITAA 1997;
- Section 67-25 of the ITAA 1997;
- Section 104-10 of the ITAA 1997;
- Section 104-25 of the ITAA 1997;
- Section 109-10 of the ITAA 1997;
- Section 110-25 of the ITAA 1997;
- Section 110-55 of the ITAA 1997;
- Section 116-20 of the ITAA 1997;
- Section 130-60 of the ITAA 1997;
- Section 204-30 of the ITAA 1997;
- Subdivision 207-D of the ITAA 1997;
- Section 207-20 of the ITAA 1997;
- Section 207-145 of the ITAA 1997;
- Section 974-75 of the ITAA 1997;
- Section 974-120 of the ITAA 1997; and
- Section 974-165 of the ITAA 1997.

Class of entities

3. The class of entities to which this Ruling applies are investors (referred to as Holders) who are allotted non-cumulative, convertible, transferable, redeemable, subordinated, perpetual, unsecured notes issued by Westpac Banking Corporation (Westpac) called Westpac Capital Notes (WCN) and who:

- are Australian residents (within the meaning of subsection 6(1) of the ITAA 1936);
- hold their WCN on capital account; and
- are not subject to the Taxation of Financial Arrangements (TOFA) rules in Division 230 of the ITAA 1997 in relation to financial arrangements under the scheme.

(Note – Division 230 will generally not apply to individuals, unless they have made an election for it to apply to them).

Class Ruling

4. The class of entities to which this Ruling applies does not extend to Holders of WCN who acquired their WCN otherwise than by initial application under the Prospectus.

5. This Ruling does not deal with how the taxation law applies to Holders who hold their WCN as trading stock or revenue assets.

6. This Ruling does not consider the tax implications of Conversion of the WCN on the occurrence of a Capital Trigger Event, Non-Viability Trigger Event, Acquisition Event or Conversion where the Holder does not wish to receive Ordinary Shares or is an Ineligible Holder.

7. This Ruling does not consider the tax implications of the buy-back of the WCN by Westpac.

8. This Ruling does not consider how the taxation law applies to a Nominated Party who acquires their WCN under a Transfer Notice.

9. This Ruling does not consider how the gross-up and tax offset rules in Division 207 of the ITAA 1997 apply to partnership or trustee Holders, or to indirect distributions to partners in a partnership, or beneficiaries or trustees of a trust.

10. This Ruling does not deal with how the taxation law applies to Westpac in relation to the issue of the WCN.

Qualifications

11. The Commissioner makes this Ruling based on the precise scheme identified in this Ruling.

12. The class of entities defined in this Ruling may rely on its contents provided the scheme actually carried out is carried out in accordance with the scheme described in paragraphs 16 to 58 of this Ruling.

13. If the scheme actually carried out is materially different from the scheme that is described in this Ruling, then:

- this Ruling has no binding effect on the Commissioner because the scheme entered into is not the scheme on which the Commissioner has ruled; and
- this Ruling may be withdrawn or modified.

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Class Ruling **CR 2013/17** Page 4 of 36

Page status: legally binding

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Date of effect

15. This Ruling applies from 1 July 2012 to 30 June 2021. The Ruling continues to apply after 30 June 2021 to all entities within the specified class who entered into the specified scheme during the term of the Ruling. However, this Ruling will not apply to taxpayers to the extent that it conflicts with the terms of a settlement of a dispute agreed to before the date of issue of this Ruling (see paragraphs 75 and 76 of Taxation Ruling TR 2006/10).

Scheme

16. The following description of the scheme is based on information provided by Westpac. The following documents, or relevant parts of them, form part of and are to be read with the description:

- application for Class Ruling dated 24 October 2012 (Application);
- Prospectus for the issue of WCN provided on 7 February 2013 (Prospectus);
- WCN Terms provided on 7 February 2013 (Terms);
- WCN Deed Poll provided on 24 October 2012; and
- further correspondence and additional information provided in relation to the Application between 10 October 2012 and 18 February 2013.

Note: certain information has been provided on a commercial-in-confidence basis and will not be disclosed or released under the Freedom of Information legislation.

17. In this Ruling, unless otherwise defined, capitalised terms take their meaning as specified in the Prospectus and the Terms.

18. Westpac is an authorised deposit-taking institution (ADI) regulated by the Australian Prudential Regulation Authority (APRA) and other regulatory bodies.

19. In the Prospectus, Westpac announced its intention to undertake a capital raising by the issue of WCN to raise \$1.25 billion, with the ability to raise more or less (the Offer). The funds raised from the issue of WCN will be used for the general business purposes of Westpac in Australia.

CR 2013/17 Page 5 of 36

Class Ruling

20. APRA has confirmed that the WCN will be treated as Additional Tier 1 Capital under the Prudential Standard APS 111 implemented under the Basel III capital reforms (commencing from 1 January 2013).

21. The Issue Date for the WCN is 8 March 2013. The WCN will be listed on the Australian Securities Exchange (ASX) and trade under the ASX code 'WBCPD'.

22. The different types of Offers and the corresponding process for lodging applications, as described in the Prospectus, are:

- Securityholder Offer to Eligible Securityholders being registered holders of Westpac Ordinary Shares, Westpac TPS, Westpac SPS, Westpac SPSII, Westpac CPS and/or Westpac Subordinated Notes 2012 as at 7pm on 21 January 2013 and shown on the Register as having an address in Australia;
- Broker Firm Offer to Australian resident retail clients of a Syndicate Broker; and
- Institutional Offer certain Institutional Investors invited by Westpac to bid for WCN under the Bookbuild.

Main features of the WCN

23. The WCN are fully paid, non-cumulative, convertible, transferable, redeemable, subordinated, perpetual, unsecured notes issued by Westpac.

24. The issue price of each WCN is \$100, and will be fully paid on issue.

25. Each WCN has a Face Value of either \$100 (Initial Face Value) or the Initial Face Value reduced by the amount of Face Value per WCN which has previously been Converted or written down in accordance with the Terms.

26. A Holder will not have voting rights under the WCN, except in the limited circumstances described in the Terms.

Distribution calculation

27. Subject to the conditions outlined at paragraph 30 of this Ruling, each WCN entitles the Holder to receive on the relevant Distribution Payment Date interest on the Face Value of the WCN (*Distribution*), calculated using the following formula:

Distribution = Distribution Rate × Face Value × N

365

Class Ruling **CR 2013/17** Page 6 of 36

Page status: legally binding

where:

Distribution Rate (expressed as a percentage per annum) is calculated using the following formula:

Distribution Rate = (Bank Bill Rate + Margin) x (1 – Tax Rate)

where:

Bank Bill Rate (expressed as a percentage per annum) means, for each Distribution Period, the average mid-rate for bills of a term of 90 days which average rate is displayed on Reuters page BBSW (or any page that replaces that page) at 10.30am (Sydney time) on, in the case of the first Distribution Period, the Issue Date, and in the case of any other Distribution Period, the first Business Day of that Distribution Period, or if there is a manifest error in the calculation of that average rate or that average rate is not displayed at 10.30am (Sydney time) on that date, the rate specified in good faith by Westpac at or around that time on that date having regard, to the extent possible, to:

- (a) the rates otherwise bid and offered for bills of a term of 90 days or for funds of that tenor displayed on Reuters page BBSW (or any page which replaces that page) at that time on that date; and
- (b) if bid and offer rates for bills of a term of 90 days are not otherwise available, the rates otherwise bid and offered for funds of that tenor at or around that time on that date;

Margin is 3.20% per annum;

Tax Rate (expressed as a decimal) means the Australian corporate tax rate applicable to the franking account of Westpac at the relevant Distribution Payment Date; and

N means, in respect of a Distribution Period, the number of days in that Distribution Period.

28. Distributions are expected to be fully franked. However, if any Distribution is not franked or only partially franked (other than because of an act by, or circumstance affecting the particular Holder), the Distribution will be grossed-up to the extent that the franking percentage of the Distribution is less than 100%.

29. Subject to the conditions listed in paragraph 30 of this Ruling, Distributions are scheduled to be paid quarterly in arrear on the Distribution Payment Dates of 8 March, 8 June, 8 September and 8 December of each year until the WCN has been Converted or Redeemed. Distributions are also payable on the Conversion or Redemption Date (as the case may be) on which such WCN is Converted or Redeemed.

Distribution Payment Conditions

30. The payment of any Distribution on any Distribution Payment Date is subject to:

• Westpac's absolute discretion;

Page 7 of 36

- the payment not resulting in a breach of Westpac's capital requirements under APRA's prudential standards as they are applied to the Westpac Group at the time of the payment;
- the payment not resulting in Westpac becoming or being likely to become insolvent for the purposes of the Corporations Act 2001 (Cth); and
- APRA not otherwise objecting to the payment of the Distribution.

Payments of Distributions are within the absolute discretion of 31. Westpac and are non-cumulative. Distributions are only payable in cash. If a Distribution is not paid because the relevant conditions are not satisfied or because of any other reason, Westpac has no liability to pay such Distribution to the Holder and the Holder has no claim or right to apply for winding up in respect of such non-payment. Non-payment of a Distribution does not constitute an event of default.

32. Subject to certain exceptions, non-payment of a Distribution will restrict Westpac from paying any dividends or distributions on Ordinary Shares, or undertaking any buy backs or reducing capital in relation to Ordinary Shares.

Scheduled Conversion

33. Each WCN will Convert into Ordinary Shares on the date that is the earlier of:

- 8 March 2021; and
- the first Distribution Payment Date after 8 March 2021,

on which the Scheduled Conversion Conditions are satisfied (each a Scheduled Conversion Date).

34. Broadly, the Scheduled Conversion Conditions are satisfied where:

- the Volume Weighted Average Price (VWAP) of • Ordinary Shares on the 25th Business Day prior to the Scheduled Conversion Date is greater than 56.12% of the Issue Date VWAP (First Scheduled Conversion Condition): and
- the VWAP of Ordinary Shares during the period of 20 Business Days prior to the Scheduled Conversion Date is greater than 50.51% of the Issue Date VWAP (Second Scheduled Conversion Condition).

35. If the Scheduled Conversion Conditions are not satisfied, Westpac will not proceed with the Scheduled Conversion.

Class Ruling CR 2013/17

Page 8 of 36

Early Conversion

36. Conversion of the WCN may occur at a time before a Scheduled Conversion Date (Early Conversion) on the occurrence of:

- a Capital Trigger Event; or
- Non-Viability Trigger Event; or
- an Acquisition Event, subject to the satisfaction of the Second Scheduled Conversion Condition as modified by Clause 5.7(b) of the Terms.

Capital Trigger Event and Non-Viability Trigger Event

37. Westpac must Convert all or some of the WCN upon the occurrence of a Capital Trigger Event or a Non-Viability Trigger Event.

38. A Capital Trigger Event occurs when Westpac determines, or APRA notifies Westpac that it believes, that either or both the Westpac Level 1 Common Equity Tier 1 Capital Ratio or Westpac Level 2 Common Equity Tier 1 Capital Ratio (as defined by APRA in its prudential standards) is equal to or less than 5.125%.

39. A Non-Viability Trigger Event occurs when APRA notifies Westpac in writing that it believes:

- Conversion of all or some of the WCN, or conversion or write down of capital instruments of the Westpac Group, is necessary because, without it, Westpac would become non-viable; or
- a public sector injection of capital, or equivalent support, is necessary because, without it, Westpac would become non-viable.

40. Early Conversion on the occurrence of a Capital Trigger Event or Non-Viability Trigger Event is not subject to any of the Scheduled Conversion Conditions being satisfied.

41. Conversion of the relevant WCN will be taken to have occurred immediately upon the date of occurrence of the Capital Trigger Event or Non-Viability Trigger Event.

42. If, for any reason, Conversion of any of the WCN fails to take effect and Westpac is not otherwise able to issue the Ordinary Shares required to be issued in respect of such Conversion within five Business Days after the date of the occurrence of the relevant Event, then the relevant Holders' rights (including to Distributions) in relation to such WCN are immediately and irrevocably terminated.

Acquisition Event

43. Westpac must Convert all the WCN on the occurrence of an Acquisition Event.

CR 2013/17 Page 9 of 36

Class Ruling

44. Automatic Conversion of the WCN upon the occurrence of an Acquisition Event is subject to the Second Scheduled Conversion Condition being satisfied, except that the condition will apply as if it referred to 20.20% of the Issue Date VWAP. If the Second Scheduled Condition is not satisfied, the WCN will not Convert.

General provisions applicable to Conversion

45. On Conversion:

•

- each Holder's rights (including to Distributions) in relation to each WCN that is being Converted will be immediately and irrevocably terminated for an amount equal to the Face Value and Westpac will apply the Face Value of each WCN by way of payment for the subscription for the Ordinary Shares to be allotted and issued on Conversion; and
- each Holder will be allotted and issued a number (the Conversion Number) of Ordinary Shares for each WCN held by the Holder.

46. The Conversion Number (of Ordinary Shares for each WCN) is calculated according to the formula set out in the Terms and is always subject to the Conversion Number not being greater than the Maximum Conversion Number, calculated according to the formula set out in the Terms.

47. A Conversion Date is also a Distribution Payment Date which means Holders will receive any Distribution entitlements up to and including the Conversion Date (subject to the Distribution Payment Conditions described in paragraph 30 of this Ruling).

48. Holders do not have a right to request Conversion of their WCN at any time.

Early Redemption

49. Westpac may Redeem:

- at its option, all or some of the WCN, on the Optional Redemption/Transfer Date, being 8 March 2019; or
- all (but not some) of the WCN if a Franking Event, Tax Event or Regulatory Event occurs.

50. Westpac will redeem a WCN in cash equal to the Face Value for each WCN.

51. Redemption requires the prior written approval of APRA. Approval is at the discretion of APRA and may or may not be given.

52. A Redemption Date is also a Distribution Payment Date which means Holders will receive any Distribution entitlements up to and including the Redemption Date (subject to the Distribution Payment Conditions described in paragraph 30 above).

Class Ruling CR 2013/17 Page 10 of 36

Page status: legally binding

53. Holders do not have a right to request Redemption of their WCN at any time.

Transfer

54. 'Transfer' under the Scheme has the same meaning as defined in the Terms and means the transfer of the WCN by Holders to a Nominated Party in accordance with Clause 7 of the Terms.

55. Pursuant to Clause 7, Westpac may elect to Transfer all or some of the WCN by giving a Transfer Notice at least 20 Business Days (and no more than 60 Business Days) before the Optional Redemption/Transfer Date (8 March 2019).

56. If Westpac issues a Transfer Notice each Holder is taken irrevocably to offer to sell the relevant number of their WCN to a Nominated Party on the Optional Redemption/Transfer Date for a cash amount equal to the Face Value for each WCN. Subject to payment by the Nominated Party of the Face Value to Holders, all right, title and interest in the WCN will be transferred from the Holders to the Nominated Party on the Optional Redemption/Transfer Date.

57. Holders do not have a right to request Transfer of their WCN at any time.

Other matters

58. The Ruling is made on the basis that:

- (a) The documents listed in paragraph 16 of this Ruling provide a complete and accurate description of the scheme, are intended by the parties to have their legal effect, and will be implemented according to their terms.
- (b) During the term of the scheme, Westpac will be a resident of Australia under the income tax laws of Australia.
- (c) The WCN are 'equity interests' in Westpac for the purposes of Division 974 of the ITAA 1997.
- (d) The Ordinary Shares obtained by a Holder on Conversion of the WCN will be equity interests under Division 974 of the ITAA 1997.
- (e) Distributions paid in respect of the WCN are frankable distributions under section 202-40 of the ITAA 1997 and are not unfrankable under section 202-45 of the ITAA 1997.
- (f) Westpac will frank Distributions in respect of the WCN at the same franking percentage as the Westpac tax consolidated group benchmark for the franking period in which the payments are made.

- (g) Westpac will not differentially frank Distributions to different Holders in respect of the WCN according to the tax status of Holders or on any other basis.
- (h) The dividend payout ratios and Westpac's policies in relation to the franking of its distributions on ordinary share capital, other preference share capital, and non-share equity interests of Westpac (to the extent such dividends/distributions are frankable) are not expected to change as a result of the issue of the WCN.
- Distributions and any gross-up amounts payable in respect of the WCN will not be debited to Westpac's non-share capital account.
- (j) Distributions on the WCN will not be sourced, directly or indirectly, from Westpac's share capital or non-share capital account.
- (k) The share capital of Westpac will not become tainted (within the meaning of Division 197 of the ITAA 1997) by the issue of the WCN or Ordinary Shares on Conversion.
- No part of the Distributions payable on the WCN will be sourced, directly or indirectly, from unrealised or untaxed profits.
- (m) Westpac expects to continue with its policy of franking all frankable distributions (to the extent that franking credits are available in its franking account).
- Immediately before payment of a Distribution on the WCN, Westpac will have sufficient available profits (worked out under section 215-20 of the ITAA 1997) to pay the Distribution.
- (o) On Conversion or Redemption of the WCN, Westpac will debit the Face Value of the WCN to a non-share capital account.
- (p) Holders, and their associates, will not have taken any positions (within the meaning of former section 160APHJ of the ITAA 1936) in relation to the WCN apart from the holding of the WCN themselves that would cause a Holder not to be a 'qualified person' for the purposes of Division 1A of former Part IIIAA of the ITAA 1936.
- (q) Holders, and their associates, will not make any related payments (within the meaning of former section 160APHN of the ITAA 1936) in relation to Distributions payable on the WCN.
- (r) Holders will not dispose of their WCN before a period of at least 90 days (excluding the date of acquisition



and disposal) beginning the day after the acquisition of the WCN.

(s) The accounts of the Westpac group are prepared in accordance with applicable accounting standards.

Ruling

Acquisition of the WCN – CGT implications

Acquisition time of the WCN

59. Under item 2 of the table in section 109-10 of the ITAA 1997, a Holder will acquire their WCN on 8 March 2013, being the date the contract for the issue of the WCN is entered into.

Cost base and reduced cost base of the WCN

60. The first element of the cost base and reduced cost base of each WCN is \$100, being the money paid by the Holder to acquire the WCN from Westpac (subsections 110-25(2) and 110-55(2) of the ITAA 1997).

Inclusion of Distributions and franking credits in assessable income

61. Distributions paid in respect of each WCN are non-share dividends under section 974-120 of the ITAA 1997 and must be included in the Holders' assessable income (subparagraph 44(1)(a)(ii) of the ITAA 1936).

62. Holders must also include in their assessable income an amount equal to the franking credits attached to the Distribution (subsection 207-20(1) of the ITAA 1997).

Entitlement to a tax offset

63. Holders will be entitled to a tax offset equal to the franking credit received on Distributions paid in respect of the WCN (subsection 207-20(2) of the ITAA 1997) unless the Distribution is exempt income or non-assessable non-exempt income in the hands of the Holder.

Class Ruling

Exempt income or non-assessable non-exempt income

64. If the Distribution (or a part of it) is either exempt income or non-assessable non-exempt income in the hands of the relevant Holder, then the amount of any franking credit on the Distribution is not included in the assessable income of the Holder and the Holder is not entitled to a tax offset under Division 207 of the ITAA 1997 (Subdivision 207-D of the ITAA 1997).

Franking credit subject to the refundable tax offset rules

65. Holders who are entitled to a tax offset under subsection 207-20(2) of the ITAA 1997, in respect of the franking credits received in relation to the WCN, will be subject to the refundable tax offset rules in Division 67 of the ITAA 1997, unless they are specifically excluded under section 67-25 of the ITAA 1997.

Imputation benefits – streaming of imputation benefits

66. The Commissioner will not make a determination under paragraph 204-30(3)(c) of the ITAA 1997 to deny the whole, or any part, of the imputation benefits received by a Holder in relation to Distributions paid in respect of the WCN.

Section 177EA of the ITAA 1936

67. The Commissioner will not make a determination under paragraph 177EA(5)(b) of the ITAA 1936 to deny the whole, or any part, of the imputation benefits received by Holders in relation to Distributions paid in respect of the WCN.

Gross-up and tax offset denied in certain circumstances

68. Section 207-145 of the ITAA 1997 will not apply to the whole, or any part, of the Distributions paid to Holders. Accordingly, section 207-145 will not adjust the gross-up of the Holders' assessable income to exclude the franking credit, nor will it deny the tax offset to which the Holders would have otherwise been entitled.

Each WCN will not be a traditional security

69. Section 26BB of the ITAA 1936 will not apply to include any amount in the assessable income of Holders upon disposal of their WCN.

70. Section 70B of the ITAA 1936 will not apply to allow a deduction to Holders upon disposal of their WCN.

Class Ruling CR 2013/17

Page 14 of 36

The WCN are convertible interests

71. Each WCN is a convertible interest under item 4 of the table in subsection 974-75(1) of the ITAA 1997.

Conversion of the WCN - ordinary income

72. As the WCN will be held by Holders on capital account, no amount will be included in the assessable income of a Holder on the Conversion of a WCN under section 6-5 of the ITAA 1997.

73. Similarly, Holders will not incur a deductible loss under section 8-1 of the ITAA 1997 as a consequence of a Conversion.

Conversion of the WCN – CGT implications

74. CGT event C2 (section 104-25 of the ITAA 1997) will happen for Holders on Conversion of the WCN for Ordinary Shares. Conversion is constituted by the WCN (a convertible interest) being converted into Ordinary Shares.

75. Any capital gain or capital loss made by a Holder from CGT event C2 happening on Conversion of the WCN will be disregarded (subsection 130-60(3) of the ITAA 1997).

Cost base and reduced cost base of Ordinary Shares acquired on Conversion

76. On Conversion of the WCN, Subdivision 130-C of the ITAA 1997 will apply so that the first element of the cost base and reduced cost base of each Ordinary Share acquired from Conversion of a WCN will be a pro-rata portion of the cost base of the WCN at the time of Conversion (item 2 of the table in subsection 130-60(1) of the ITAA 1997).

Acquisition time of Ordinary Shares on Conversion

77. Ordinary Shares acquired on Conversion of the WCN (being convertible interests) will be taken to be acquired when the Conversion happens on the relevant Conversion Date (subsection 130-60(2) of the ITAA 1997).

Allotment of Ordinary Shares on Conversion not a dividend

78. Other than in respect of a Distribution paid on the Conversion Date, Conversion of the WCN will not result in Holders being taken to have received a dividend as defined in subsection 6(1) of the ITAA 1936.

Class Ruling

Redemption or Transfer of the WCN – ordinary income

79. As the WCN will be held by Holders on capital account, no amount will be included in the assessable income of a Holder on the Redemption or Transfer of a WCN under section 6-5 of the ITAA 1997.

80. Similarly, Holders will not incur a deductible loss under section 8-1 of the ITAA 1997 as a consequence of Redemption or Transfer of their WCN.

Redemption of the WCN – CGT implications

81. CGT event C2 (section 104-25 of the ITAA 1997) will happen on the Redemption of the WCN. Redemption is constituted by the redemption of all or some of the WCN for their Face Value.

82. As the capital proceeds received by Holders will not be more than the cost base of the WCN, Holders should not make a capital gain as a result of the Redemption of their WCN under the scheme.

Transfer of the WCN – CGT implications

83. CGT event A1 (section 104-10 of the ITAA 1997) will happen on the Transfer of the WCN. The Transfer of the WCN will be for the Face Value of the WCN.

84. As the capital proceeds received by Holders will not be more than the cost base of the WCN, Holders should not make a capital gain as a result of the Transfer of their WCN under the scheme.

Section 45 of the ITAA 1936

85. Section 45 of the ITAA 1936 will not apply to treat the Ordinary Shares issued on Conversion as an unfranked dividend paid by Westpac.

Section 45A of the ITAA 1936

86. The Commissioner will not make a determination under subsection 45A(2) of the ITAA 1936 that section 45C of the ITAA 1936 applies to treat the whole, or part of, a capital benefit that arises on Conversion or Redemption of the WCN as an unfranked dividend in the hands of Holders.

Class Ruling CR 2013/17

Page 16 of 36

Page status: legally binding

Section 45B of the ITAA 1936

87. The Commissioner will not make a determination under paragraph 45B(3)(b) of the ITAA 1936 that section 45C of the ITAA 1936 applies to treat the whole, or part of, a capital benefit that arises on Conversion or Redemption of the WCN as an unfranked dividend in the hands of Holders.

Commissioner of Taxation 6 March 2013

Page 17 of 36

CR 2013/

Class Ruling

Appendix 1 – Explanation

• This Appendix is provided as information to help you understand how the Commissioner's view has been reached. It does not form part of the binding public ruling.

Acquisition of the WCN – CGT implications

Acquisition time of the WCN

88. An equity interest that is issued or allotted by a company is acquired when the contract is entered into or, if there is no contract, when the equity interests are issued or allotted (item 2 of the table in section 109-10 of the ITAA 1997).

89. The WCN are equity interests in Westpac. When an investor's application for the WCN is accepted by Westpac, this leads to the formation of a contract for the issue of the WCN to the investor (who will become a Holder). Under item 2 of the table in section 109-10, a Holder will acquire their WCN on 8 March 2013, being the date on which the contract for the issue of the WCN is entered into.

Cost base and reduced cost base of the WCN

90. The first element of the cost base and reduced cost base of a CGT asset includes the money paid, or required to be paid, in respect of acquiring the CGT asset (paragraph 110-25(2)(a) of the ITAA 1997 and subsection 110-55(2) of the ITAA 1997).

91. The issue price of each WCN is \$100. Accordingly, when the WCN are issued, the first element of the cost base and reduced cost base of each WCN is \$100.

Inclusion of Distributions and franking credits in assessable income

92. Subsection 44(1) of the ITAA 1936 provides that the assessable income of a resident shareholder in a company includes all dividends and non-share dividends paid to the shareholder by the company.

93. The WCN are equity interests under Division 974 of the ITAA 1997 and Holders are equity holders. Paragraph 43B(1)(b) of the ITAA 1936 provides that Subdivision D of Division 2 of Part III of the ITAA 1936 (which governs dividends) applies to an equity holder in the same way as it applies to a shareholder.

94. Distributions paid in respect of the WCN are non-share dividends under section 974-120 of the ITAA 1997. Accordingly, Holders must include in their assessable income Distributions paid in respect of the WCN under subparagraph 44(1)(a)(ii) of the ITAA 1936.

95. Distributions are expected to be franked. If a company makes a franked distribution to another entity, subsection 207-20(1) of the ITAA 1997 requires that the assessable income of the receiving entity include the amount of the franking credit on the distribution in addition to the amount of the franked distribution. Subsection 207-20(2) of the ITAA 1997 provides that the receiving entity is entitled to a tax offset equal to the franking credit on the distribution.

96. In accordance with subsection 207-20(1) of the ITAA 1997, any franking credit attached to a Distribution must also be included in the relevant Holder's assessable income for the income year in which the Distribution is made.

Entitlement to a tax offset

97. In accordance with subsection 207-20(2) of the ITAA 1997, Holders are entitled to receive a tax offset equal to the franking credit which has been included in their assessable income in respect of Distributions they receive.

Exempt income or non-assessable non-exempt income

98. If the Distribution is exempt income or non-assessable non-exempt income in the hands of the Holder and none of the exceptions in Subdivision 207-E of the ITAA 1997 apply, then the amount of any franking credit on the Distribution is not included in the assessable income of the Holder and the Holder is not entitled to a tax offset under Division 207 of the ITAA 1997 (Subdivision 207-D of the ITAA 1997).

Franking credit subject to the refundable tax offset rules

99. Holders who are entitled to a tax offset under subsection 207-20(2) of the ITAA 1997, in respect of the franking credit received, will also be subject to the refundable tax offset rules in Division 67 of the ITAA 1997, unless they are specifically excluded under section 67-25 of the ITAA 1997.

100. The refundable tax offset rules ensure that certain taxpayers are entitled to a refund once their available tax offsets have been utilised to reduce any income tax liability to nil.

101. Entities excluded under section 67-25 of the ITAA 1997 include corporate tax entities (such as companies, corporate limited partnerships, corporate unit trusts and public trading trusts), unless they satisfy the requisite conditions as set out in subsections 67-25(1C) or 67-25(1D) of the ITAA 1997.

Class Ruling

Imputation benefits – streaming of imputation benefits

102. Subdivision 204-D of the ITAA 1997 enables the Commissioner to make a determination where distributions with attached imputation benefits are streamed to a member of a corporate tax entity in preference to another member.

103. Section 204-30 of the ITAA 1997 prescribes the circumstances that are required to exist before the Commissioner may make such a determination. Section 204-30 of the ITAA 1997 applies where an entity 'streams' the payment of distributions in such a way that:

- an 'imputation benefit' is, or apart from section 204-30 of the ITAA 1997 would be, received by a member of the entity as a result of the distribution or distributions (paragraph 204-30(1)(a) of the ITAA 1997);
- the member (favoured member) would derive a greater benefit from franking credits than another member of the entity (paragraph 204-30(1)(b) of the ITAA 1997); and
- the other member (disadvantaged member) of the entity will receive lesser imputation benefits, or will not receive any imputation benefits, whether or not the other member receives other benefits (paragraph 204-30(1)(c) of the ITAA 1997).

104. Streaming is not defined for the purposes of Subdivision 204-D of the ITAA 1997. However, the Commissioner understands it to refer to a company 'selectively directing the flow of franked distributions to those members who can most benefit from the imputation credits' (paragraph 3.28 of the Explanatory Memorandum to the New Business Tax System (Imputation) Bill 2002).

105. Westpac has indicated that all Holders will receive franked Distributions regardless of their tax attributes or their individual tax position. Westpac's policy in relation to the franking of its frankable distributions is not expected to change as a result of the issue of the WCN.

106. Foreign residents will not be precluded from participating in the Offer, where the Offer is made in accordance with the laws of their jurisdiction.

107. The Ordinary Shares allotted on Conversion of the WCN will not attract the application of section 204-30 of the ITAA 1997. This is because the issue of Ordinary Shares does not constitute a distribution, and the allotment of Ordinary Shares will not affect Westpac's dividend franking policy. Class Ruling CR 2013/17

Page 20 of 36

108. Based on the information provided, the Commissioner has concluded that the requisite element of streaming does not exist in relation to the franked distributions to be paid by Westpac to Holders. Accordingly, the Commissioner will not make a determination under paragraph 204-30(3)(c) of the ITAA 1997 to deny the whole, or any part, of the imputation benefits received by a Holder in relation to Distributions paid in respect of the WCN.

Section 177EA of the ITAA 1936

109. Section 177EA of the ITAA 1936 is a general anti-avoidance provision that applies where one of the purposes (other than an incidental purpose) of the scheme is to obtain an imputation benefit. In these circumstances, subsection 177EA(5) of the ITAA 1936 enables the Commissioner to make a determination with the effect of either:

- imposing franking debits or exempting debits on the distributing entity's franking account; or
- denying the imputation benefit on the distribution that flowed directly or indirectly to the relevant taxpayer.

110. Pursuant to subsection 177EA(3) of the ITAA 1936, the provision applies if the following conditions are satisfied:

- (a) there is a scheme for a disposition of membership interests, or an interest in membership interests, in a corporate tax entity; and
- (b) either:
 - (i) a frankable distribution has been paid, or is payable or expected to be payable, to a person in respect of the membership interests; or
 - a frankable distribution has flowed indirectly, or flows indirectly or is expected to flow indirectly, to a person in respect of the interest in membership interests, as the case may be; and
- (c) the distribution was, or is expected to be, a franked distribution or a distribution franked with an exempting credit; and
- (d) except for this section, the person (the relevant taxpayer) would receive, or could reasonably be expected to receive, imputation benefits as a result of the distribution; and

CR 2013/1

Class Ruling

(e) having regard to the relevant circumstances of the scheme, it would be concluded that the person, or one of the persons, who entered into or carried out the scheme or any part of the scheme did so for a purpose (whether or not the dominant purpose but not including an incidental purpose) of enabling the relevant taxpayer to obtain an imputation benefit.

111. Subsection 177EA(12) of the ITAA 1936 extends the operation of section 177EA to non-share equity interests. Subsection 177EA(12) provides that section 177EA:

- (a) applies to a non-share equity interest in the same way as it applies to a membership interest; and
- (b) applies to an equity holder in the same way as it applies to a member; and
- (c) applies to a non-share dividend in the same way as it applies to a distribution.

112. The Commissioner considers that the conditions in paragraphs 177EA(3)(a) to 177EA(3)(d) of the ITAA 1936 are satisfied because:

the issue of the WCN constitutes a scheme for the disposition of a membership interest
 (paragraph 177EA(3)(a) of the ITAA 1936).

Pursuant to paragraph 177EA(14)(a) of the ITAA 1936, a 'scheme for a disposition of membership interests or an interest in membership interests' includes a scheme that involves the issuing of membership interests. Pursuant to paragraph 177EA(12)(a) of the ITAA 1936, section 177EA applies to a non-share equity interest in the same way as it applies to a membership interest. Therefore, as the WCN are non-share equity interests, paragraph 177EA(3)(a) of the ITAA 1936 is satisfied;

- (b) Frankable distributions are expected to be payable to the Holders (paragraph 177EA(3)(b) of the ITAA 1936). The Commissioner accepts that Distributions payable on the WCN will be frankable distributions to the extent that the Distributions on the WCN do not fall within the list of relevant factors in section 202-45 of the ITAA 1997;
- (c) Franked distributions are expected to be paid to the Holders (paragraph 177EA(3)(c) of the ITAA 1936). It is expected that these distributions will be made on a quarterly basis. Furthermore, Westpac has advised that it will continue its policy of fully franking all frankable distributions made by it, to the extent that franking credits are available in its franking account; and

 (d) It is reasonable to expect that an imputation benefit will be received by the relevant taxpayers as a result of Distributions made to Holders, given that Westpac expects to frank the Distributions on the WCN (paragraph 177EA(3)(d) of ITAA 1936).

113. Accordingly, the issue is whether having regard to the relevant circumstances of the scheme, it would be concluded that a person, or one of the persons, who entered into or carried out the scheme, did so for a purpose (whether or not the dominant purpose but not including an incidental purpose) of enabling the relevant taxpayer to obtain an imputation benefit.

114. Circumstances which are relevant in determining whether any person has the requisite purpose include, but are not limited to, the factors listed in subsection 177EA(17) of the ITAA 1936.

115. The relevant circumstances listed encompass a range of circumstances which taken individually or collectively could indicate the requisite purpose. Due to the diverse nature of these circumstances, some may or may not be present at any one time in relation to a particular scheme.

116. Based on the information provided and the qualifications set out in this Ruling, the Commissioner's consideration of all of the relevant circumstances of the scheme would not, on balance, lead to a conclusion that the purpose of enabling Holders to obtain imputation benefits is more than incidental to Westpac's purpose of raising Additional Tier 1 Capital to meet the Prudential Standard APS 111 implemented under the Basel III capital reforms (commencing from 1 January 2013).

117. Accordingly, the Commissioner will not make a determination under paragraph 177EA(5)(b) of the ITAA 1936 to deny the whole, or any part, of the imputation benefits received by Holders in relation to Distributions paid in respect of the WCN.

Gross-up and tax offset denied in certain circumstances

118. Subdivision 207-F of the ITAA 1997 creates the appropriate adjustment to cancel the effect of the gross-up and tax offset rules where the entity concerned has manipulated the imputation system in a manner that is not permitted under the income tax law.

119. Section 207-145 of the ITAA 1997 provides the circumstances that must exist before this adjustment can occur. Pursuant to subsection 207-145(1) of the ITAA 1997 a 'manipulation of the imputation system' may occur where a franked distribution is made to an entity in one or more of the following circumstances:

 the entity is not a 'qualified person' in relation to the distribution for the purposes of Division 1A of former Part IIIAA of the ITAA 1936 (paragraph 207-145(1)(a) of the ITAA 1997);

Class Ruling

- the Commissioner has made a determination under paragraph 177EA(5)(b) of the ITAA 1936 that no imputation benefit is to arise in respect of the distribution for the entity (paragraph 207-145(1)(b) of the ITAA 1997);
- the Commissioner has made a determination under paragraph 204-30(3)(c) of the ITAA 1997 that no imputation benefit is to arise in respect of the distribution for the entity (paragraph 207-145(1)(c) of the ITAA 1997); or
- the distribution is made as part of a dividend stripping operation (paragraph 207-145(1)(d) of the ITAA 1997).

120. A person is a 'qualified person' for the purposes of Division 1A of former Part IIIAA of the ITAA 1936 if, generally speaking, they satisfy the holding period rule and the related payments rule (see former section 160APHO of the ITAA 1936).

121. By virtue of former section 160AOA of the ITAA 1936, the holding period rule and the related payments rule apply to non-share equity interests, equity holders and non-share dividends in the same way as they apply to shares, shareholders and dividends respectively.

122. The holding period rule applies where neither the holder nor an associate of the holder has made, is under an obligation to make, or is likely to make, a related payment in respect of the dividend (or non-share dividend), and requires the shares (or non-share equity interests) to have been continuously held at risk throughout the primary qualification period (former paragraph 160APHO(1)(a) of the ITAA 1936).

123. The related payments rule applies where the holder or an associate of the holder has made, is under an obligation to make, or is likely to make, a related payment in respect of the dividend (or non-share dividend) and requires the shares (or non-share equity interests) to have been continuously held at risk throughout the secondary qualification period (former paragraph 160APHO(1)(b) and former section 160APHN of the ITAA 1936).

Class Ruling CR 2013/17

Page 24 of 36

124. A Holder will be a 'qualified person' in relation to a Distribution received in respect of their WCN, provided that:

- the Holder held their WCN at risk for a period of at least 90 days (excluding the day of acquisition and the day of disposal, and any days on which the Holder has materially diminished risks of loss or opportunities for gain in respect of the shares or interest), in the period beginning on the day after the day on which the Holder acquired the WCN and ending on the 90th day after the day on which the WCN became ex-dividend (former subsections 160APHO(2) and 160APHO(3) of the ITAA 1936 and former sections 160APHM and 160APHJ of the ITAA 1936); and
- neither the Holder, nor an associate of the Holder, has made, is under an obligation to make, or are likely to make a related payment in relation to Distributions on their WCN (former paragraph 160APHO(1)(a) of the ITAA 1936 and former section 160APHN of the ITAA 1936).

125. If either, or both, of the above two considerations are not met, the Holders will not be a 'qualified person' for the purposes of Division 1A of former Part IIIAA of the ITAA 1936.

126. In determining whether a shareholder is a 'qualified person' in relation to dividends paid on their shares, all 'positions' in respect of the shares are taken into account in identifying a 'net position' to ensure that there is no material diminution in the risks of loss or opportunities for gain.

127. The Commissioner has concluded that the Transfer and Conversion mechanisms in relation to the WCN will not of themselves affect a Holder's risks of loss or opportunities for gain in respect of the WCN.

128. The Commissioner will not make a determination under paragraph 177EA(5)(b) of the ITAA 1936 or paragraph 204-30(3)(c) of the ITAA 1997 to deny the imputation benefits attached to Distributions paid to Holders in respect of the WCN.

129. A distribution will be taken to be made as part of a dividend stripping operation, pursuant to section 207-145 of the ITAA 1997, where the distribution arose out of, or was made in the course of, a scheme or substantially similar arrangement that was in the nature of dividend stripping.

130. The Prospectus and Terms provide no indication that the offering of the WCN and the associated payment of franked Distributions to Holders in any way constitutes a dividend stripping arrangement.

CR 2013/17 Page 25 of 36

Class Ruling

Each WCN will not be a traditional security

131. A traditional security is defined in subsection 26BB(1) of the ITAA 1936 as a security held by the taxpayer that was acquired by the taxpayer after 10 May 1989, is not a prescribed security within the meaning of section 26C of the ITAA 1936, is not trading stock of the taxpayer, and either does not have an eligible return, or has an eligible return that satisfies the conditions listed in the definition of traditional security in subparagraph 26BB(1)(b)(ii) of the ITAA 1936.

132. The term 'security' is defined in subsection 26BB(1) of the ITAA 1936 by reference to subsection 159GP(1) of the ITAA 1936. Pursuant to subsection 159GP(1), 'security' means:

- (a) stock, a bond, debenture, certificate of entitlement, bill of exchange, promissory note or other security;
- (b) a deposit with a bank or other financial institution;
- (c) a secured or unsecured loan; or
- (d) any other contract, whether or not in writing, under which a person is liable to pay an amount or amounts, whether or not the liability is secured.

133. The WCN is not stock, a bond, debenture, certificate of entitlement, bill of exchange, or a promissory note.

134. The term 'or other security' in paragraph (a) of the definition of security only encompasses instruments that evidence an obligation on the part of the issuer or drawer to pay an amount to the holder or acceptor, whether during the term of the instrument or at its maturity. The types of securities referred to in paragraph (a) of the definition of security will generally be recognised as debt instruments (Taxation Ruling TR 96/14).

135. Paragraphs (b) and (c) of the definition of security do not apply because the WCN is neither a deposit with a bank or other financial institution, nor a secured or unsecured loan.

136. Only those contracts that have debt like obligations will usually fall under paragraph (d) of the definition of security (TR 96/14).

137. The Terms do not evidence a liability by Westpac to pay an amount or amounts to Holders of the WCN during the term of the instrument or at maturity.

138. The WCN are perpetual and Holders do not have a right to require Redemption.

139. The payment by Westpac of Distributions is subject to the Distribution Payment Conditions. Distributions are discretionary and non-cumulative. If a Distribution is not paid, Westpac has no liability to pay the Distribution and Holders have no claim in respect of non-payment.

Class Ruling CR 2013/17

Page 26 of 36

140. Upon Conversion, Westpac will allot and issue a number of Ordinary Shares based on a formula set out in the Terms for each WCN held by the Holder. Each Holder's rights in relation to each WCN that is being converted are immediately and irrevocably terminated for an amount equal to the Face Value and Westpac will apply that amount by way of payment for the subscription for Ordinary Shares issued to Holders. Westpac cannot be said to have a liability to pay an amount under the Terms of the WCN pursuant to the Conversion.

141. Early Redemption of the WCN is possible. However it is at the option of Westpac on the Optional Redemption/Transfer Date or will only occur upon the happening of certain events, at Westpac's option, and requires the prior written approval of APRA. This does not establish a liability on Westpac to pay an amount.

142. Westpac will not become liable to pay an amount under the WCN upon a wind-up as it would be expected that, before a wind-up commences, the WCN would either be converted into Ordinary Shares pursuant to a Capital Trigger Event or a Non-Viability Trigger Event (in which case any distribution would be made to the Holders as ordinary shareholders as opposed to under the terms of the WCN), or Holders' rights would be terminated where Westpac is not able to issue Ordinary Shares within the time stated in the Terms.

143. As the WCN is not a security within the meaning of subsection 159GP(1) of the ITAA 1936, it cannot be a traditional security under subsection 26BB of the ITAA 1936.

144. Section 26BB of the ITAA 1936 will not apply to include any amount in the assessable income of the Holder upon disposal of the WCN.

145. Section 70B of the ITAA 1936 will not apply to allow a deduction to Holders upon disposal of their WCN.

The WCN are convertible interests

146. Subsection 995-1(1) of the ITAA 1997 defines a 'convertible interest' in a company as an interest of the kind referred to in item 4 of the table in subsection 974-75(1) of the ITAA 1997. Paragraph (b) of item 4 of the table in subsection 974-75(1) provides that an interest is an equity interest if it is an interest issued by the company that is an interest that will, or may, convert into an equity interest in the company.

147. Under section 974-165 of the ITAA 1997, an interest is an interest that will or may convert into another interest if:

- the interest must be or may be converted into another interest (paragraph 974-165(a) of the ITAA 1997);
- the interest must be or may be redeemed, repaid or satisfied by the issue or transfer of the other interest (subparagraph 974-165(b)(i) of the ITAA 1997).

CR 2013/17 Page 27 of 36

Class Ruling

148. Each WCN is a convertible interest because it will or may be redeemed, repaid or satisfied by the issue of Ordinary Shares upon Conversion.

Conversion of the WCN – ordinary income

149. Section 6-5 of the ITAA 1997 provides that assessable income includes income according to ordinary concepts, otherwise known as ordinary income.

150. Subsection 6-10(2) of the ITAA 1997 also includes in assessable income amounts of statutory income, that is, amounts that are not ordinary income but are included in assessable income by the income tax legislation. Statutory income includes net capital gains (sections 10-5 and 102-5 of the ITAA 1997).

151. As the WCN will be held by Holders on capital account, and any capital gain will be statutory income, no amount will be included in the assessable income of a Holder on the Conversion of a WCN under section 6-5 of the ITAA 1997.

152. Similarly, Holders will not be entitled to a deductible loss under section 8-1 of the ITAA 1997 in respect of the Conversion of their WCN.

Conversion of the WCN – CGT implications

153. CGT event C2 will happen to Holders on Conversion of the WCN. Under paragraph 104-25(1)(f) of the ITAA 1997, CGT event C2 happens if an entity's ownership of an intangible CGT asset ends by the asset (if it is a convertible interest) being converted.

154. The WCN are convertible interests. Conversion of the WCN for Ordinary Shares constitutes the conversion of a convertible interest.

155. Conversion of the WCN happens as part of a conversion to which Subdivision 130-C of the ITAA 1997 applies. Under subsection 130-60(3) of the ITAA 1997, a capital gain or capital loss made from converting a convertible interest is disregarded. Any capital gain or capital loss made by a Holder from CGT event C2 happening on Conversion of the WCN will be disregarded.

Cost base and reduced cost base of Ordinary Shares acquired on Conversion

156. On Conversion, Subdivision 130-C of the ITAA 1997 will apply so that the first element of the cost base and reduced cost base of each Ordinary Share acquired from Conversion of a WCN will be a pro-rata portion of the cost base of their WCN at the time of Conversion (item 2 of the table in subsection 130-60(1) of the ITAA 1997).

Class Ruling CR 2013/17

Page 28 of 36

Acquisition time of Ordinary Shares acquired on Conversion

157. Ordinary Shares acquired on Conversion of the WCN (being convertible interests) will be taken to be acquired when the Conversion happens on the relevant Conversion Date (subsection 130-60(2) of the ITAA 1997).

Allotment of Ordinary Shares on Conversion not a dividend

The issue of Ordinary Shares to Holders on Conversion is a 158. distribution of property to holders of a non-share equity interest and a non-share distribution under subparagraph 974-115(b)(ii) of the ITAA 1997. A non-share distribution is a non-share dividend under subsection 974-120(1) of the ITAA 1997.

Subsection 974-120(2) of the ITAA 1997 provides that a 159. non-share distribution is not a non-share dividend to the extent to which the company debits the distribution against the company's share capital account or non-share capital account.

On Conversion, Westpac will debit the Face Value of the 160. WCN to its non-share capital account. Accordingly, the issue of Ordinary shares on Conversion is not a non-share dividend and will not be included in assessable income under subparagraph 44(1)(a)(ii)of the ITAA 1936.

Redemption or Transfer of the WCN - ordinary income

The WCN will be held by Holders on capital account. 161. Accordingly, no amount will be included in the assessable income of a Holder on the Redemption or Transfer of a WCN under section 6-5 of the ITAA 1997.

162. Similarly, Holders will not be entitled to a deductible loss under section 8-1 of the ITAA 1997 in respect of a Redemption or Transfer of their WCN.

Redemption of the WCN – CGT implications

163. CGT event C2 (section 104-25 of the ITAA 1997) will happen on the Redemption of the WCN. Under paragraph 104-25(1)(a) of the ITAA 1997, CGT event C2 happens if an entity's ownership of an intangible CGT asset ends by the asset being redeemed or cancelled.

On Redemption, a Holder's ownership of the WCN (being an 164. intangible CGT asset) will end by being redeemed for an amount equal to its Face Value.

As the capital proceeds received by Holders will not be more 165. than the cost base of the WCN, Holders should not make a capital gain as a result of the Redemption of their WCN under the scheme.

Class Ruling CR 2013/17 Page 29 of 36

Transfer of the WCN – CGT implications

166. CGT event A1 (section 104-10 of the ITAA 1997) will happen on the Transfer of the WCN. Under section 104-10 of the ITAA 1997, CGT event A1 happens if there is a disposal of a CGT asset. You dispose of a CGT asset if a change of ownership occurs from you to another entity (subsection 104-10(2) of the ITAA 1997).

167. The Transfer of the WCN constitutes a disposal of a CGT asset as it results in the transfer of the ownership of the WCN from the Holder to the Nominated Party.

168. As the capital proceeds received by Holders will not be more than the cost base of the WCN, Holders should not make a capital gain as a result of the Transfer of their WCN under the scheme.

Section 45 of the ITAA 1936

169. Section 45 of the ITAA 1936 applies where a company streams the provision of shares and the payment of minimally franked dividends to its shareholders in such a way that the shares are received by some shareholders and minimally franked dividends are received by other shareholders. Minimally franked dividends are dividends which are franked to less than 10%.

170. Westpac has consistently paid fully franked dividends/distributions (to the extent such dividends/distributions are frankable). Westpac has stated its intention to continue paying such fully franked dividends/distributions to all its shareholders and non-share equity holders into the foreseeable future. Based on the information provided and having regard to the circumstances of the scheme, section 45 of the ITAA 1936 will not apply to treat the issue of Ordinary Shares on Conversion as an unfranked dividend in the hands of Holders.

Section 45A of the ITAA 1936

171. Section 45A of the ITAA 1936 applies in circumstances where a company streams the provision of capital benefits to certain shareholders who derive a greater benefit from the receipt of capital (the advantaged shareholders) and it is reasonable to assume that the other shareholders have received or will receive dividends (the disadvantaged shareholders).

172. The Commissioner may make a determination under subsection 45A(2) of the ITAA 1936 that section 45C of the ITAA 1936 applies. The effect of such a determination is that the capital benefit is taken to be an unfranked dividend.

173. A provision of capital benefits includes the provision to the shareholder of shares in the company pursuant to paragraph 45A(3)(a) of the ITAA 1936. The issue of Ordinary Shares to Holders on Conversion of the WCN will constitute the provision of capital benefits.

174. The issue of Ordinary Shares on Conversion of the WCN is in effect a restatement of the Holder's interest in the capital of Westpac. In the absence of any other factors that would contribute to an alternative conclusion, there will not be any streaming of capital benefits.

175. The Redemption of the WCN will involve the provision of a capital benefit within the meaning of subsection 45A(3) of the ITAA 1936 as it will constitute a non-share capital return (subsection 45A(3A) of the ITAA 1936). The amount paid to Holders on Redemption is limited to the amount of the Face Value of the WCN and any Distribution entitlements on the WCN will be separately paid as Distributions given that the Redemption Date will also be a Distribution Payment Date under the Terms.

176. Accordingly, it cannot be said that Holders would derive a greater benefit from capital benefits than other Westpac shareholders. Therefore, the Redemption or the issue of Ordinary Shares on Conversion of the WCN will not trigger the application of section 45A of the ITAA 1936.

177. Therefore, the Commissioner will not make a determination under subsection 45A(2) of the ITAA 1936.

Section 45B of the ITAA 1936

178. Section 45B of the ITAA 1936 applies where certain capital benefits are provided to shareholders in substitution for dividends and the conditions in subsection 45B(2) of the ITAA 1936 are met.

179. The Commissioner may make a determination under paragraph 45B(3)(b) of the ITAA 1936 that section 45C of the ITAA 1936 applies. The effect of such a determination is that the capital benefit is taken to be an unfranked dividend.

180. The issue of Ordinary Shares to Holders on Conversion will constitute a scheme under which the Holders are provided with a capital benefit by Westpac (paragraph 45B(5)(a) of the ITAA 1936). Similarly, Redemption of the WCN will also constitute a scheme under which the Holders are provided with a capital benefit by Westpac (paragraph 45B(5)(b) of the ITAA 1936 (subsection 45B(7) of the ITAA 1936).

Page 30 of 36

CR 2013/17

Class Ruling

Page 31 of 36

181. For the provision to apply, among other things,

paragraph 45B(2)(c) of the ITAA 1936 requires that, having regard to the relevant circumstances of the scheme, it would be concluded that the person, or one of the persons, entered into the scheme or carried out the scheme or any part of the scheme for a purpose, other than an incidental purpose, of enabling a taxpayer to obtain a tax benefit. A non-exhaustive list of relevant circumstances of the scheme are provided in subsection 45B(8) of the ITAA 1936.

182. Having regard to the relevant circumstances surrounding the issue of the WCN, it cannot be concluded that Westpac, the Holders or any other person entered into or carried out the issue of the WCN for the purpose of enabling Holders to obtain a capital benefit.

183. Similarly, it cannot be said that Redemption will involve any benefit provided to Holders that is in substitution for Distributions. The amount paid to Holders on Redemption is limited to an amount equal to the Face Value of the WCN and any Distribution entitlements on the WCN will be separately paid as a Distribution given that the Redemption Date will also be a Distribution Payment Date under the Terms.

184. Accordingly, the Commissioner will not make a determination under paragraph 45B(3)(b) of the ITAA 1936.



Appendix 2 – Detailed contents list

185. The following is a detailed contents list for this Ruling:

F	Paragraph
What this Ruling is about	1
Relevant provisions	2
Class of entities	3
Qualifications	11
Date of effect	15
Scheme	16
Main features of the WCN	23
Distribution calculation	27
Distribution Payment Conditions	30
Scheduled Conversion	33
Early Conversion	36
Capital Trigger Event and Non-Viability Trigger Even	at 37
Acquisition Event	43
General provisions applicable to Conversion	45
Early Redemption	49
Transfer	54
Other matters	58
Ruling	59
Acquisition of the WCN – CGT implications	59
Acquisition time of the WCN	59
Cost base and reduced cost base of the WCN	60
Inclusion of Distributions and franking credits in	
assessable income	61
Entitlement to a tax offset	63
Exempt income or non-assessable non-exempt income	64
Franking credit subject to the refundable tax offset rules	65
Imputation benefits – streaming of imputation benefits	66
Section 177EA of the ITAA 1936	67
Gross-up and tax offset denied in certain circumstances	68
Each WCN will not be a traditional security	69
The WCN are convertible interests	71

Class Ruling

Page status: not legally binding

Page 33 of 36

Conversion of the WCN – ordinary income	72
Conversion of the WCN – CGT implications	74
Cost base and reduced cost base of Ordinary Shares acquired on Conversion	76
Acquisition of Ordinary Shares on Conversion	77
Allotment of Ordinary Shares on Conversion not a dividend	78
Redemption or Transfer of the WCN – ordinary income	79
Redemption of the WCN – CGT implications	81
Transfer of the WCN – CGT implications	83
Section 45 of the ITAA 1936	85
Section 45A of the ITAA 1936	86
Section 45B of the ITAA 1936	87
Appendix 1 – Explanation	88
Acquisition of the WCN – CGT implications	88
Acquisition time of the WCN	88
Cost base and reduced cost base of the WCN	90
Inclusion of Distributions and franking credits in assessable income	92
Entitlement to a tax offset	97
Exempt income or non-assessable non-exempt income	98
Franking credit subject to the refundable tax offset rules	99
Imputation benefits – streaming of imputation benefits	102
Section 177EA of the ITAA 1936	109
Gross-up and tax offset denied in certain circumstances	118
Each WCN will not be a traditional security	131
The WCN are convertible interests	146
Conversion of the WCN – ordinary income	149
Conversion of the WCN – CGT implications	153
Cost base and reduced cost base of Ordinary Shares acquired on Conversion	156
Acquisition of Ordinary Shares on Conversion	157
Allotment of Ordinary Shares on Conversion not a dividend	158
Redemption or Transfer of the WCN – ordinary income	161
Redemption of the WCN – CGT implications	163
Transfer of the WCN – CGT implications	166
Section 45 of the ITAA 1936	169

Class Ruling CR 2013/17

Page 34 of 36

Page status: not legally binding

Section 45A of the ITAA 1936	171
Section 45B of the ITAA 1936	178
Appendix 2 – Detailed contents list	185

References

Previous draft:
Not previously issued as a draft
Related Rulings/Determinations:
TR 96/14; TR 2006/10
In 90/14, In 2000/10
Subject references:
-
- acquisition dates
 anti avoidance measures capital gains tax
- CGT cost base
- convertible interests
- dividend imputation
- imputation benefits
- ordinary income
- qualified person
Legislative references:
- ITAA 1936 6(1)
- ITAA 1936 26BB
- ITAA 1936 26BB(1)
- ITAA 1936 26BB(1)(b)(ii)
 ITAA 1936 26BB(1) ITAA 1936 26BB(1)(b)(ii) ITAA 1936 26C
 ITAA 1936 43B(1)(b)
- ITAA 1936 44(1)
- ITAA 1936 44(1)(a)(ii)
- ITAA 1936 45
- ITAA 1936 45A
- ITAA 1936 45A(2)
- ITAA 1936 45A(3)
- ITAA 1936 45A(3)(a)
- ITAA 1936 45A(3A) - ITAA 1936 45B
- ITAA 1936 45B
- ITAA 1936 45B(2)(c)
- ITAA 1936 45B(3)(b)
- ITAA 1936 45B(5)(a)
- ITAA 1936 45B(5)(b)
- ITAA 1936 45B(7)
- ITAA 1936 45B(8)
- ITAA 1936 45C
- ITAA 1936 70B
- ITAA 1936 159GP(1)
- ITAA 1936 159GP(1)(a)
- ITAA 1936 159GP(1)(b)
- ITAA 1936 159GP(1)(c)
- ITAA 1936 159GP(1)(d)
- ITAA 1936 Part III Div 2
Subdiv D - ITAA 1936 Part IIIAA Div 1A
- ITAA 1936 Part IIAA DIV TA - ITAA 1936 160AOA
- ITAA 1936 160AOA - ITAA 1936 160APHJ
- ITAA 1936 160APHJ(2)

	ITAA 1000	
-	ITAA 1936	
-	ITAA 1936	160APHN
-	ITAA 1936	160APHO
		160APHO(1)(a)
		160APHO(1)(b)
-	II AA 1936	160APHO(2)
-	ITAA 1936	160APHO(3)
-	ITAA 1936	177FA
_	ITAA 1936	$177 = \Lambda(3)$
-	ITAA 1930	177 EA(3)
-	ITAA 1936	177EA(3)(a)
-	ITAA 1936	177EA(3)(b)
-	ITAA 1936	177EA(3)(c)
-	ITAA 1936	177EA(3)(d)
	ITAA 1936	
		177EA(5)(b)
-	ITAA 1936	177EA(12)
		177EA(12)(a)
_	ITAA 1936	177EA(14)(a)
		$177 \Box A (17)$
	ITAA 1936	
	ITAA 1997	6-5
-	ITAA 1997	6-10(2)
-	ITAA 1997	8-1
_	ITAA 1997	10-5
	ITAA 1997	
	ITAA 1997	
-	ITAA 1997	67-25(1C)
-	ITAA 1997	67-25(1D)
	ITAA 1997	102.5
-	ITAA 1997	102-0
-	ITAA 1997	104-10
-	ITAA 1997	104-10(2)
-	ITAA 1997	104-10(4)
-	ITAA 1997	104-25 104-25(1)(f) 109-10 110-25(2)
_	ΙΤΔΔ 1997	104-25(1)(f)
		104-23(1)(1)
-	ITAA 1997	109-10
-	II AA 1997	110-25(2)
-	II AA 1997	110-25(2)(a)
-	ITAA 1997	110-55(2)
-	ITAA 1997	116-20(1)
		• •
-		Subdiv 130-C
-	ITAA 1997	
-	ITAA 1997	130-60(2)
-	ITAA 1997	
_	ITAA 1997	
-	ITAA 1997	
-	ITAA 1997	202-45
-	ITAA 1997	Subdiv 204-D
-	ITAA 1997	204-30
	ITAA 1997	
		204-30(1)(a)
	ITAA 1997	204-30(1)(b)
-	ITAA 1997	204-30(1)(c)
-	ITAA 1997	204-30(3)(c)
-	ITAA 1997	
_		
-	ITAA 1997	Subdivi 207-D

- ITAA 1997 Subdiv 207-E

Page 35 of 36

Class Ruling

Class Ruling CR 2013/17

Page 36 of 36

Page status: not legally binding

ITAA 1997 974-120(1) ITAA 1997 974-120(2) ITAA 1997 974-165

ITAA 1997 974-165(a) ITAA 1997 974-165(b)(i) ITAA 1997 995-1(1)

Copyright Act 1968

-	ITAA 1997	Subdiv 207-F	-
-	ITAA 1997	207-20(1)	-
-	ITAA 1997	207-20(2)	-
-	ITAA 1997	207-145	-
-	ITAA 1997	207-145(1)	 -
-	ITAA 1997	207-145(1)(a)	-
-	ITAA 1997	207-145(1)(b)	-
-	ITAA 1997	207-145(1)(c)	
-	ITAA 1997	207-145(1)(d)	Ot
-	ITAA 1997	215-20	_
-	ITAA 1997	Div 230	
-	ITAA 1997	Div 974	
-	ITAA 1997	974-75(1)	
-	ITAA 1997	974-75(1)(b)	-
-	ITAA 1997	974-115(b)(ii)	
-	ITAA 1997	974-120	

Other references:
Explanatory Memorandum to the Taxation Laws Amendment Bill (No.2) 1999
Explanatory Memorandum to the New Pusinger Tay

the New Business Tax System (Imputation) Bill 2002

ATO references

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ATOlaw topic:	Income Tax ~~ Assessable income ~~ dividend, interest
	and royalty income
	Income Tax ~~ Assessable income ~~ traditional securities
	Income Tax ~~ Capital Gains Tax ~~ CGT event – general
	5
	Income Tax ~~ Capital Gains Tax ~~ CGT events C1 to
	C3 – end of a CGT asset
	Income Tax ~~ Capital Gains Tax ~~ cost base and
	reduced cost base
	Income Tax ~~ Tax integrity measures ~~ dividend
	streaming and demerger benefits
	Income Tax ~~ Tax offsets, credits and benefits ~~
	franking tax offset