

Mark's Remarks

Spring Newsletter 2014



Welcome to our Spring newsletter. Have a read through as there are some interesting topics. One very mundane point is being hammered again – IRD payment rules change on 1 October and we don't want anyone getting caught out. Details are below.

As we were sitting in our smoko room earlier this week we were all discussing just how quickly this year has gone. I think it may be a sign of getting older, but time has certainly flown by recently. It is great to see all the signs of spring. The sun is getting up much earlier and doing a far better job, trees are turning green, and my sinuses are getting bombarded by pollen. Hayfever will not be far away.

Like many of you we have been head-down, bum-up during winter and have been ticking away nicely. But it wasn't all work and no play. Hugh has been away on a cycling trip to Germany and France, with a small detour to the UK chucked in for good measure. But he wasn't convinced that he could be a professional tourist (not yet anyway) and is back with us working hard. I got a decent break on the Gold Coast too (after doing the Brisbane half-marathon). Spent many days at the theme parks and my heart rate while doing the thrill rides was much higher than any point during the half-marathon.

We have had some sad news during the last few months with both Patti and Chris having a parent passing away, and the associated upheavals after that has happened. On a brighter note Kathryn has finally convinced her youngest to do some sleeping during the night so she is less of a walking zombie, and the rest of the team at MFT is doing well.

Looking ahead, I think some of us are already hoping for a good break around Christmas time to recharge the batteries. We are going to be making some changes to the software we use and that will be a major undertaking for us, but it will not impact on most of you that much. Apart from some of your reports looking a bit different next year. We will keep you posted.

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GST Audits and what you need to know

When GST returns are prepared most people use their bank statement in order to determine the amounts. But, if the IRD ever decided to audit you, there are some technical requirements regarding the documents you must have in order to claim GST. For any spending over \$50 you must have a tax invoice with the following information on it:

- The words "Tax Invoice"
- Supplier's name and GST registration number
- Customers' name and address
- Date
- Description and quantity of goods/services
- Amount charged and GST applicable

If the amount is under \$50, there is no requirement to hold a tax invoice on file, BUT the IRD requires (as a minimum) the registered person to record the:

- Date
- Description
- Cost
- Supplier

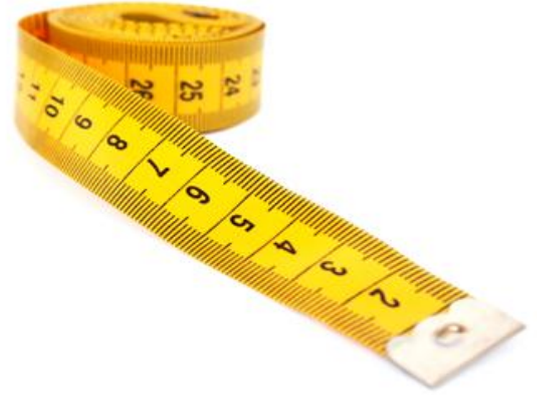
In that case you may as well just keep any invoice you have got for spending under \$50 too (a prime example here would be buying \$40 of fuel from the petrol station).

If you were audited and couldn't supply the documents then the IRD could strike out your GST claim.



Evaluating employment changes

A new report by the Ministry of Business, Innovation and Employment looks at outcomes of key changes to employment law made in 2011 to see if they are working as intended.



What the changes were meant to do

The broad aims of the changes were to:

- reduce compliance costs for businesses
- reduce employment relationship problems
- improve the balance of fairness
- provide more clarity and guidance to employers and employees

The changes and how they're measuring up

Trial periods were opened up so that all employers have the option to use trial periods of up to 90 days. To stimulate business confidence to hire new staff and encourage more job opportunities for disadvantaged job seekers.

Trial periods are now being used by both small and large firms across a range of industries, positions, and skill levels. Employers reported trial periods have reduced the potential cost of dismissals without adding additional costs. Of employers who used trial periods with new hires, 27% had dismissed at least one employee during or at the end of the trial period. It seems while trial periods have not changed the nature of employer/employee relationships, employers see them as a way to help manage risk when trialling new staff. Interviews with employers who had dismissed staff indicated they followed correct procedures and were more comfortable there would be no comebacks.

Changes to the Holidays Act meant employees can apply to cash in up to one week's annual holidays and also to transfer public holidays to another working day. Employers were provided with an additional method to calculate payments for types of leave and holidays - Average Daily Pay. It's also easier for employers to ask for proof of sickness or injury. To make it easier for businesses and employees to understand and apply the Act in a wider range of employment arrangements, increasing choice and flexibility.

While the Holidays Act changes have increased flexibility and choices for some employers and employees, it seems overall the changes have neither increased ease of use nor decreased costs. There is still a lack of understanding of how the law works. Some employers find the Holidays Act provisions difficult to apply in some arrangements, such as for people with variable work hours or shifts. Compliance costs for businesses in calculating entitlements and payments haven't really changed.

Union access to workplaces is now conditional on employer consent and employers are able to communicate directly with employees during collective bargaining. To enable businesses and employees to understand and apply their obligations more easily and help resolve employment relationship problems faster.

While there was no increase in the number of problems reported, changes to union access and communications during collective bargaining seem to have had comparatively little impact overall among employers and unions though they seem likely to have worsened matters in sites where employer-union relations are already poor.

Changes to mediation processes provided additional options for parties, specifically early assistance from mediators. The so-called test of justification was changed to give greater recognition to the fact that there may be a range of possible responses that a fair and reasonable employer may make in the circumstances before it. Conduct must be viewed against what a fair and reasonable employer 'could' have done rather than 'would' have done. To help resolve workplace disputes faster and improve the balance of fairness.

Parties in disputes have more choices as mediators are now able to make formal recommendations. The use of informal recommendations by mediators has increased. There has been little change in the time taken to resolve cases.

Key commentators said that fairness was already relatively well balanced between employers and employees and this balance has not shifted much. The amendment preventing mediation settlements from being agreed for less than minimum entitlements was sometimes seen as not helping the balance of fairness where the employer did not have funds to pay the employee's full entitlement and agreement could not always be achieved. The amended test of justification hasn't yet produced practical outcomes, although codifying the considerations in applying the test may have increased the transparency to the disputants.

Although it's still too early to assess the changes' full impact, the findings were seen by the Ministry as generally positive, though it did acknowledge little change or mixed results in some areas.

Tax Talk

Making payments to IRD – what's changed

IRD are changing some of your options to make payments to them as of 1 October 2014.

Paying at Westpac

If you're used to paying your tax through Westpac, you won't be able to pay by cheque any more or drop off returns and forms. You will still be able to pay through Westpac by:

- cash and eftpos payments
- online banking
- credit/debit cards
- international money transfers



Posting cheques and returns - get the timing right

You can post cheque payments and returns direct to IRD. From 1 October all cheques must reach IRD on or before the due date to avoid interest and late payment penalties. Until now, it's been enough that the postmark shows you posted the cheque on or before the due date but not anymore.

Online payments

IRD is encouraging taxpayers to make their payments online. You can file returns and make payments online, up to and including the due date. If you haven't done this before but want to start, we can walk you through it.

Parental leave

On 1 July, the rates for paid parental leave increased. If you're self-employed or an employee and eligible for paid parental leave, you may receive up to a maximum of \$504.10 a week before tax. If you're self-employed and make a loss or earn less than the minimum wage, for at least 10 hours work a week, the payment is \$142.50 each week before tax (equivalent to 10 hours each week at the current minimum wage rate).

Interest rates rise - employee loans

Do you provide low interest loans to employees? If so your FBT returns need to reflect the new interest rate of 6.13% for return periods from 1 July onwards. This is the FBT prescribed interest rate used to determine the fringe benefit value of low-interest loans to employees.



Minimum Wage heads up

After the government increased the minimum wage rates earlier this year, it made a further amendment to the Minimum Wage Order, issuing a new fortnightly rate. The fortnightly rate is \$1,140 for adult employees and \$912 for starting-out workers and trainees. If you're an employer already fully compliant with minimum wage requirements and your employees' hours don't vary from week to week, stop reading here. For you, nothing has changed.

Some farmers have had difficulties with minimum wage compliance as farming hours vary considerably over busy periods such as lambing and calving through to quieter periods. Traditionally many have agreed with their employees to average wages out over quiet and busy periods so employees have some certainty about their income. Two recent cases, followed up by a Position Statement from MBIE, have made it clear that such averaging breaches the Minimum Wage Act unless an employee receives at least the minimum wage relevant to his or her basis of payment: hourly, daily, weekly and, now, fortnightly. The fortnightly rate applies to anyone paid on that basis or on the basis of a longer period, so it applies to those on annual salaries.

This means that, for employees on an annual salary, the longest period over which an employer can average an employee's wages is a fortnight. If, during a busy fortnight, employees have worked more than a total of 80 hours, you'll need to pay them at least \$14.25 (at current rates) per hour for each hour over 80. Since farmers often use fortnightly rosters, this represents an improvement over the necessity to limit the averaging to the period of one week (the maximum averaging period permitted before the law change).

Talk to us if you think this affects your business.

'Success one day does not give you a free lunch every day thereafter.' **Richard Branson, Business Stripped Bare**

Latest changes to GST

A raft of amendments to GST came through in June, clarifying grey areas and closing loopholes from some of the major changes of the last few years. In broad brush, these include:

- a new wash-up rule in the GST apportionment rules applies when use of an asset changes to 100% taxable or 100% non-taxable use when usage has previously been split between private and commercial use. Depending on the change, there may be output tax to pay back
- residential units in retirement villages or rest homes where occupants live independently now come under GST-exempt supplies
- the backdating effect of the tax residency rules has been removed for GST purposes
- the definition of 'hire purchase agreement' now includes any contract with an option to purchase
- where an employee is engaged by a third party to be a director or board member, and required to remit fees from the third party to their employer, there is a new flow-through rule which means the employer will be treated as supplying services to the third party
- non-profit bodies can claim all GST input deductions other than those relating to the making of exempt supplies



Please contact us if you'd like to run through whether the changes affect you.



What's Been Happening Around Here?

Here at MFT we are proud to support local events, some of our recent sponsorship included the Linger & Die MTB series and we will shortly see the start of Twilight Golf at the Alexandra Golf Club. We were also happy to support the AMS Comps and the AMS Musical and already we hear it has everyone "All Shook Up".

On the last Friday of each month we have been holding our Beer and Pizza evening, held from 4:30pm for an hour or two. Remember everyone is welcome to come along and have a chat with our staff about any taxing issues while enjoying a drink and a slice of very yummy pizza!

Once again we celebrated Blossom Festival with a barbeque out on the balcony. MFT was joined by the teams from Crawford Lifeco and Spicers, as well as family and friends, and we all enjoyed watching the parade from above and admired all the hard work that the participants had put into the floats and florries. The weather played its part and although the wind was freezing cold, at least it didn't rain!



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This publication has been carefully prepared, but it has been written in general terms only. The publication should not be relied upon to provide specific information without also obtaining appropriate professional advice after detailed examination of your particular situation.

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