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m3.2 CG	m3.2 CGT Events (div 104)						
Event number	Descri- ption	Timing of event	Example	Capital Gain is	Capital Loss is	Exceptions	CGT Disct
A1 (s. 104-10)	Disposal of a CGT asset	Disposal of a CGT asset	Disposal of a CGT asset	capital proceeds from disposal less asset's cost base	asset's reduced cost base less capital proceeds	gain/loss is disregarded if asset was acquired before 20/09/85	allowed (50% ind, 33.33% super, NIL companies, NIL for NR after 12/05/-2021, NIL if indexation applied
B1 (s. 104- 15)	Use and enjoyment before title passes.	When use of CGT asset passes to another entity.	Hire purchase arrang- ements.	capital proceeds less asset's cost base	asset's reduced cost base less capital proceeds	gain/loss is disregarded if asset does not pass at or before the end of the agreement, or where the asset was acquired before 20/09/85	allowed (50% ind, 33.33% super, NIL companies, NIL for NR after 12/05/-2021, NIL if indexation applied
Fnd of a	CGT asset (C	C1-C3)					



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m3.2	CGT Events (div	104) (cont)			
C1 (s. 104- 20)	Loss or destruction of a CGT asset	When the taxpayer receives compensation or, if none, when loss is discovered or destruction occurred.	Factory destroyed by fire.	capital proceeds less asset's cost base	asset's reduced cost base less capital proceeds
C2 (s. 104- 25)	Cancellation, surrender and similar endings.	When the taxpayer receives compensation or, if none, when loss is discovered or destruction occurred.	Cancellation of legal rights arising from a contract.	capital proceeds from ending less asset's cost base	asset's reduced cost base less capital proceeds
C3 (s. 104- 30)	End of option to acquire shares,etc	When option ends.	Gain/loss made by company when option to acquire its shares expires without being exercised.	capital proceeds from granting option less expenditur in granting it	expenditure in granting option less capital proceeds
Bringi	ng into existence	a CGT asset (D1–D4)			



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m3.2	CGT Events	(div 104) (cont)					
D1 (s. 104- 35)	Creating contra- ctual or other rights.	When taxpayer enters into contract or right is created.	Non-compete clause in a business sale contract.	capital proceeds from creating right less incidental costs of creating it	incidental costs of creating right less creating right less capital proceeds	D1 does not apply when another CGT event, other than H2, occurs	Not Allowed
D2 (s. 104- 40)	Granting an option.	When option is granted.	Option to purchase land within a specified period granted.	capital proceeds from grant less expenditure to grant it	expenditure to grant option less capital proceeds	If option is exercised, any gain/loss arising from the grant, renewal or extension is disreg- arded	Not Allowed
D3 (s. 104- 45)	Granting a right to income from mining.	When taxpayer enters into contract or right is granted.	Taxpayer holds a mining entitlement and grants a right to income from operations permitted under the entitlement.	capital proceeds from grant of right less expenditure to grant it	expenditure to grant	t right less capital proceeds	



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m3.2	CGT Events (div	104) (cont)			
D4 (s. 104- 47)	Entering into a conser- vation covenant	When covenant is entered into.	Landowner enters into covenant with government to conserve their property for environmental purposes	capital proceeds from covenant less cost base apportioned to the covenant	reduced cost base apportioned to the covenant less capital proceeds from covenant
E1 (s. 104-55)	Creating a trust over a CGT asset.	When trust is created	Assets are transferred to a new family trust.	capital proceeds from creating trust less asset's cost base	asset's reduced cost base less capital proceeds
E2 (s. 104- 60)	Transferring a CGT asset to a trust.	When asset is transferred.	Assets are transferred to an existing family trust.	capital proceeds from tranfer less asset's cost base	asset's reduced co
E3 (s. 104- 65)	Converting a trust to a unit trust.	When trust is converted.	Non-unit trust is converted to a unit trust.	market value of asset at that time less its cost base	asset's reduced cost base less that market value



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m3.2	n3.2 CGT Events (div 104) (cont)							
E4 (s. 104- 70)	Capital payment for trust interest.	When trustee makes payment	Amounts distributed from a unit trust that are non-assessable due to the small business 50% concession.	non-assessable part of the paymetn less cost base of the trust interest	No Capital Loss			
E5 (s. 104- 75)	Beneficiary becoming entitled to a trust asset	When beneficiary becomes absolutely entitled.	In specie distribution of trust assets to a beneficiary.	for trustee- MV of CGT asset at that time less its cost base; for beneficiary that MV less cost base of beneficiary's capital interest	for trustee-reduced cost base of CGT assets at that time less that MV; for beneficiary - reduced cost base of beneficiary's capital interest less that MV			



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m3.2	CGT Events (div	104) (cont)			
E6 (s. 104- 80)	Disposal to beneficiary to end income right.	Time of the disposal	Property transfers on the winding- up of a trust	for trustee- MV of CGT asset at that time less its cost base; for beneficiary that MV less cost base of beneficiary's right to income	for trustee-reduced cost base of CGT asset at that time less that MV; for beneficiary-reduced cost base of beneficiary's right to income less that MV
E7 (s. 104- 85)	Disposal to beneficiary to end capital interest.	Time of the disposal.	Property disposals on the winding-up of a trust.	for trustee- MV of CGT asset at that time less its cost base; for beneficiary that MV less cost base of beneficiary's capital interest	for trustee-reduced cost base of CGT asset at that time less that MV; for beneficiary-reduced cost base of beneficiary's right to income less that MV



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m3.2 C	GT Events (div 104) (cor	nt)			
E8 (s. 104- 90)	Disposal by beneficiary of capital interest.	When disposal contract is entered into or, if none, when beneficiary ceases to own CGT asset.	Sale of trust interests originally acquired for \$nil consideration	capital proceeds less appropriate proportion of the trust's net assets	appropriate proportion of the trust's net assets less capital proceeds
E9 (s. 104- 105)	Creating a trust over future property.	When taxpayer makes agreement.	Assignment of prospective interest in partnership to a discretionary trust.	MV of hte property (as if it existed when agreement made) less incidental costs in making agreement	incidental costs in making agreement less MV of the property (as if it existed when agreement made)
E10 (s. 104- 107A)	Annual cost base reduction of interest in attribution managed investment trust (AMIT).	When the reduction happens.	The annual reduction in cost base due to tax-deferred distributions exceeds the cost base of the asset.	excess of cost base reduction over cost base	No Capital Loss

Leases (F1-F5)



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m3.2	CGT Events (div	104) (cont)			
F1 (s. 104- 110)	Granting, renewing or extending a lease.	When lease agreement is entered into or, if none, at start of lease. For lease renewal/extension, at start of renewal/extension.	Lessor grants a lease and, if it is a long-term lease, does not choose to apply event F2.	capital proceeds less expenditure on grant, renewal or extension	expenditure on grant, renewal or extension less capital proceeds
F2 (s. 104- 115)	Granting, renewing or extending a long-term lease.	When lessor grants the lease or at start of renewal or extension.	Lessor grants lease over land and lease is for at least 50 years.	capital proceeds from grant, renewal or extension less cost base of leased property	reduced cost base of leased property less capital proceeds from grant, renewal or extension
F3 (s. 104- 120	Lessor pays lessee to get lease changed	When lease term is varied or waived.	Payment made by lessor to shorten duration of lease.	No Capital Gain	amount of expenditure to get lessee's agreement



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m3.2 (CGT Events (div 104) (cont)			
F4 (s. 104- 125)	Lessee receives payment for changing lease.	When lease term is varied or waived.	Payment received by lessee for agreeing to shorten duration of lease.	capital proceeds less cost base of lease	No Capital Loss
F5 (s. 104- 130)	Lessor receives payment for changing lease	When lease term is varied or waived.	Payment received by lessor for agreeing to shorten duration of lease.	capital proceeds less expenditure in relation to variation or waiver	expenditure in relation to variation or waiver less capital proceeds
Share	s (G1 and G3)				
G1 (s. 104- 135)	Capital payment for shares.	When company pays nonass-essable amount.	Liquidator's interim distribution made more than 18 months before company ceases to exist.	payment less cost base of shares	No Capital Loss



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m3.2	CGT Events (div 104) (cont)				
G3 (s. 104- 145)	Liquidator or administrator declares shares or financial instruments worthless.	When declaration is made.	Liquidator makes declaration before final winding-up of a company where no further shareholder distributions expected.	No capital Gain	share's or financial instruments' reduced cost base
Specia	al capital receipts (H1 and H2)				
H1 (s. 104- 150)	Forfeiture of a deposit.	When deposit is forfeited.	Deposit paid to taxpayer is forfeited when purchaser pulls out of contract for sale of land.	deposit less expend- iture in connection with prospective sale	expenditure in connection with prospective sales less deposit



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m3.2	CGT Events (div 104) (cont)				
H2 (s. 104- 155)	Receipt for event relating to a CGT asset (residual event — designed to ensure tax is paid where no other CGT event applies).	When act, transaction or event occurs.	Payment to the owner of land who plans to build a building on the land as an inducement to commence building early, but with no legal obligation to do so.	capital proceeds less Incidental costs	Incidental costs less capital proceeds
Austra	alian residency ends (I1 and I2)				
I1 (s. 104- 160)	Individual or company stops being an Australian resident.	When individual or company stops being Australian resident.	Taxpayer owning certain assets leaves Australia to become permanent resident of the UK.	for each CGT asset the person owns, its MV of asset less its cost base	for each CGT asset the person owns, its reduced cost base less its MV



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m3.2	CGT Events (div 104) (cont)				
I2 (s. 104- 170)	Trust stops being resident trust.	When trust ceases to be resident trust for CGT purposes.	Trustee and central management and control of a trust move overseas.	for each CGT asset the trustee owns, its MV of asset less its cost base	for each CGT asset the trustee owns, its reduced cost base less its MV
CGT 6	events relating to rollovers (J1, J2, J4–J6)				
J1 (s. 104- 175)	Company stops being member of wholly owned group after rollover. (Note: Since the tax consolidation regime was introduced, this event occurs only rarely.)	When the company is no longer fully owned by the group.	Rollover of Australian asset from a non-resident group company to a resident group company, followed by break-up of corporate group.	MV of asset at time of event less its cost base	reduced cost base of asset less MV



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m3.2	m3.2 CGT Events (div 104) (cont)					
J2 (s. 104- 185)	Change in relation to replacement asset or improved asset after small business rollover.	When the change happens.	Replacement asset acquired by taxpayer under small business rollover becomes trading stock.	the amount mentioned in subsection 104- 185(5)	No Capital Loss	
J4 (s. 104- 195)	Trusts fails to cease to exist after its assets are rolled over into a company.	When failure occurs.	Trust continues to exist six months after its assets have been rolled over into a company under Subdivision 124-N.	MV of asset less asset's cost base	reduced cost base of asset less asset's MV	



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m3.2 CGT Events (div 104) (cont)

J5	Failure to acquire replacement asset or	At end of replac-	Taxpayer claims small business rollover	the amt of	No
(s.	undertake capital expenditure in respect	ement asset period	relief on disposal of an asset but does	capital gain that	Capital
104-	of existing active asset after small	(generally two	not purchase a replacement asset within	you disregarded	Loss
197)	business replacement asset rollover	years after the	two years after the disposal.	under subdiv	
		rollover		152-E	



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m2 2	COT	Evente	(div. 404)	1 (0004)
IIIO.Z	CGI	Events	uiv 104) (COHL)

J6 Cost of replacement asset or capital
 (s. expenditure in respect of existing active
 104- asset not sufficient to cover capital gain
 198) disregarded under small business rollover.

At end of replacement asset period (generally two years after the rollover Taxpayer claims small business rollover relief on disposal of an asset but purchases a replacement asset costing less than the gain that was disregarded under the rollover.

the amt No mentioned Capital in subsec Loss 104-

198(3)

Other CGT events (K1-K12)



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m3.2 C	m3.2 CGT Events (div 104) (cont)				
K1 (s. 104- 205)	International transfer of emissions unit (CGT implications of carbon pricing).	When the unit starts to be held as a registered emissions unit.	Taxpayer starts to hold an international emissions unit as a registered emissions unit.		
K2 (s. 104- 210)	Bankrupt pays amount in relation to debt.	When payment is made.	Bankrupt taxpayer can claim part of pre-bankruptcy capital loss if taxpayer repays some of the related debt.		
K3 (s. 104- 215)	Asset passes to taxadvantaged entity after death.	When individual dies.	Asset is transferred to a foreign resident beneficiary on death of taxpayer.		



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m3.2	m3.2 CGT Events (div 104) (cont)			
K4 (s. 104- 220)	CGT asset becomes trading stock of taxpayer	When asset becomes trading stock.	Land previously held as an investment is subdivided by the taxpayer in preparation for development and sale and becomes trading stock.	
K5 (s. 104- 225)	Companies and trusts holding collectable assets that have fallen in market value.	When CGT events A1, C2 or E8 happen to shares in the company or interests in the trust that owns the collectable.	Taxpayer sells shares in a company that owns artwork that has decreased in value	



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m3.2 CGT Events (div 104) (cont)

Sale of pre-CGT shares or trust interest, where market value of K6 post- CGT assets held by company/trust represents at least (s.

75% of net value of the company/trust.

104-230)

When another CGT event involving the shares or interest occurs.

Taxpayer sells pre-CGT shares in private company. 80% of the value of the company relates to post-CGT assets.



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m3.2 C	m3.2 CGT Events (div 104) (cont)					
K7 (s. 104- 235)	Balancing adjustment event occurs for a depreciating asset used wholly or partly for private purposes.	When balancing adjustment event occurs.	Disposal of a truck partly used for private purposes.			
K8 (s. 104- 250)	Direct value shifts affecting equity or loan interests in a company or trust.	When decrease in value of equity or loan interest occurs	Existing shares in a family business held by a husband and wife are devalued when new shares are issued to the son.			



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m3.2 CG	m3.2 CGT Events (div 104) (cont)				
K9 (s. 104- 255)	Entitlement to receive certain amounts in respect of venture capital investments.	When the entitlement arises.	Capital gains on sale of eligible venture capital investments		
K10 (s. 104- 260)	Foreign exchange gains.	When the foreign currency amount is paid to the taxpayer.	Foreign exchange gain on the sale of a CGT asset for foreign currency consideration, paid within 12 months of the sale.		



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m3.2 CGT Events (div 104) (cont)				
K11 (s. 104- 265)	Foreign exchange losses	When the foreign currency amount is paid to the taxpayer	Foreign exchange loss on the sale of a CGT asset for foreign currency consideration, paid within 12 months of the sale.	
K12 (s. 104- 270)	Foreign hybrid loss exposure adjustment	Just before the end of the tax year.	Capital loss made by partners in foreign hybrids (e.g. UK limited partnerships).	

Division 104:

A group ► Disposal of CGT assets

B group ► Economic use before ownership

C group ► Ending of CGT assets

D group ► Creation of CGT assets

E group ► Trust

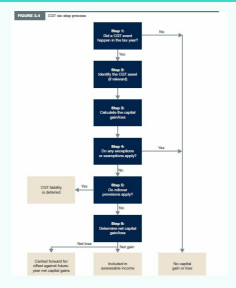
F group ► Leases

G group ► Shares

H group ► Special Capital Receipts

...and so on...

m3.1 6s Step Determining CGT (s.100-15)



Capital Gains

Less: Capital Losses

Less: Carried Forward Net Capital Lossess

Less: CGT Discount

Less: CGT Small Business Concession

Net Capital Gains included in the Assessable Incomer per s.102-5 ITAA97

m3.2 CGT Events - Exam Coverage





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m3.3 CGT Asset (s.108-5)	
Land and Bldg (related together, or as separate assets	Shares in a company
Leases	Units in a Unit Trust
Goodwill	Rights and Options
Licenses	Convertible Notes
Contractual Rights	Interest in Partnership or in an asset of a Partnership
Foreign Currency (but not AUD cash)	Any major capital improvement made to certain land or pre-CGT assets
*Personal use assets	*Collectibles
Know-how (not a CGT asset) ►	Intellectual Property > CGT asset

^{*}Special CGT rules applies

Collectibles (s.108-10) e.g. artworks, jewelry, antiques, coins, rare books & postage stamps

Personal Use Assets (s.108-20) e.g. non-collectible assets, such as boats, caravans & sports equipment

m3.3 CGT Assets - Personal Use (s108-20)

S.108-20 Personal use assets

- Assets held for personal use or enjoyment
- E.g. Boats, caravans, jet-skis
- Except:
- Land
- Assets classed as collectables
- Cost base excludes 3rd element (ownership costs)
- Disregard
- Capital losses on personal use assets
- Capital gain where the 1^{st} element cost base $\leq $10,000$

m3.3 CGT Asset - Collectables (s108-10)





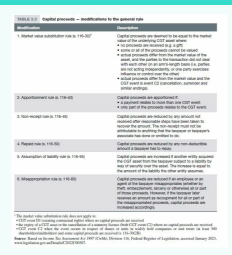
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m3.4 Capital Proceeds



Section 116-20 Capital proceeds include:

- Money received or receivable
- MV of any property received or receivable

Section 103-10 You are deemed to have received the money or property even if:

- Payment is not due until later or
- Payable in installment
- ** You can have an income tax liability in the event year, even when you have not received the capital proceeds yet.

m3.4 Capital Proceeds - Modification



m3.4 Five Element of Cost Base

Element	Examples
The money paid, or required to be paid, in acquiring the asset plus the	A taxpayer pays \$1000 for a painting at an art auction. The first element of the painting's cost base is \$1000.
market value of any property given or required to be given.	A taxpayer purchases land for \$600,000. The vendor agrees that the purchase price can be paid in three monthly installments of \$200,000. The first element of the land's cost base is \$600,000, even if all installments have not yet been paid (s. 110-25).
2. Incidental costs incurred when no tax deduction has been or will be allowed for these costs.	The incidental costs can only include the following costs which, with the exception of the except soft building be incompressed by the exception of the excepti
 The costs of owning the CGT asset, but only where the asset was acquired after 20.08.91 and where no tax deduction has been or will be allowed for these costs. 	These costs include: Interest on meny borrowed to acquire the asset oosts of maintaining, repairing and insuring it interest on meny borrowed to refinance the money borrowed to acquire the asset of the cost
4. Capital expenditure incurred: for the purpose or expected effect of increasing or preserving the asset's value (does not apply to capital expenditure incurred in relation to goodwill) that relates to installing or moving the asset. 	Initial from-deductable reperf expanditure incurred on a CGT asset after its acquisition would be included in the fourth element of the cost base of the asset (see facultion Determination TD 89/19; see module 2).
Capital expenditure incurred to establish, preserve or defend title to the asset or adolt over the asset.	Compensation payment made to a potential purchaser of a CGT asset when the sale contract is terminated would be included in the fifth element of the cost base of the asset.

Any expenditure relating to illegal activities, entertainment, penalties and bribes to a public official is **excluded** from the cost base of a CGT asset.

Indexed Cost Base

- Assets acquired at or before 21 September 1999
- -NOT subjected to indexation
- Indexation for CPI is not possible
- Held at least 12 months before the CGT event occurred

Reduced Cost Base

- Similar to "Cost Base" excluding the Ownership Costs eg. interest on money borrowed or repairs



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m3.4 Cost Base - Detailed Element subdiv 110-A

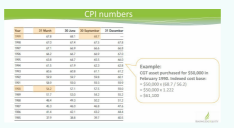


M3.4 Indexed Cost Base - 21 SEP 1999



CPI INDEXATION FROZEN BY 21 SEP 1999

m3.4 CPI





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m3.4 CGT Gain - Exercise



CAPITAL GAIN = CAPITAL PROCEEDS > COST BASE

m3.4 CGT Loss - Exercise



CAPITAL LOSS = REDUCED COST BASE > CAPITAL PROCEEDS

m3.4 CGT Gain/Loss



Given: shares bought 3-yr ago at cost for \$30k. Incurred ownership costs of \$3k during the last 3 yrs. In the current tax year, James sold the shares for \$32,000, triggering CGT Event A1. What is James' net capital gain or loss?

Ans: However, capital proceeds (\$32K) > Reduced Cost Base (\$30k) excl \$3k ownership costs,3rd element is excluded from the reduced cost base) and so no capital loss arises.

m3.4 Pre CGT Assets - 30 SEP 1985



CGT was introduced on 20 SEP 1985



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m3.4 Income Tax Priority



m3.4 CGT Exemptions



m3.4 CGT Exemption/Exceptions

Exception/Exemption	Requirement	Reference
	Acquired before 20 September 1985	s.100-25(1)
Cars and motorcycles	< 1 tonne, < 9 passengers	s.118-5(a)
Collectables	First element of cost ≤ \$500	s.118-10(1)
Personal use assets	First element of cost ≤ \$10,000	s.118-10(3)
Main residence	Entire ownership period, not producing assessable income	Subdivision 118-B

m3.4 CGT Rollover Provisions



m3.4 Rollover - Deceased Estate





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m3.4 CGT Events - D1 Creation/Start



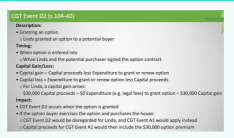
Given:

Sale of Business = \$2mil

Non-compete clause (3years, 5km radius) - \$300k - Restraint of Trade*

Legal fees - \$2k

m3.4 CGT Events D2 Granting an Option

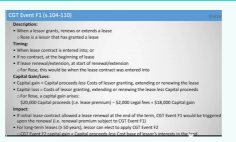


m3.4 - CGT Event - A1 Disposal (s104-10)



Reduced Cost Base = ignoring ownership costs

m3.4 F1 Lease





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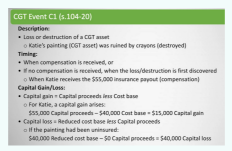


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m3.4 CGT Event - C2 Forfeiture, Cancel, Surrender



m3.4 CGT Event - C1 Loss/Destruction (s.104-20)



m3.4 CGT Event - H1 Forfeiture (s.104-150)



m3.4 CGT Events for pre-CGT Asset - K6



The company or trust is not disposing of its assets. The taxpayer selling the pre-CGT shares or trust interests is receiving capital proceeds from a CGT event (A1) but because the gain is likely related to post-CGT assets held by the company or trust (where it makes up a high proportion of its net value) then a portion of the unrealised gain in relation to those post-CGT assets is apportioned to the taxpayer for CGT purposes.



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m3.4 CGT Event - K6 Exercise



Pre-CGT Land = \$1 mil [When Sold - CGT Capital Gain is Disregarded Post-CGT Warehouse = \$4 mil ► represent 80% (\$4/\$5) Apportionment Net Assets = \$5 mil

- * Capital Gain = Capital Proceeds reasonably attributable to unrealised capital gains in the post CGT property
- * NO Capital Loss

m3.4 CGT Main Residence Exemption (s.118-110)				
Dwelling (s.118-115)	Main Residence factos to consider:			
- a unit of accommodation that: (1) bldg mainly used for residential accommodation, and (2) caravan, houseboat or mobile home	 length of time lived in the dwelling; 			
- a unit of accommodation that:	- intention to occupy the dwelling;			
	- taxpayer's address for mail			
	 taxpayer's address on the electoral roll. 			
Exceptions to the Main Exemptions below:				
meaning Capital Gain/Loss still applies				



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1. if the dwelling was your main residence for only part of the ownership period

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m3.4 CGT Main Residence Exemption (s.118-110) (cont)

2. if the dwelling was used for the purpose of producing assessable income (s. 118-190).

A capital gain or loss from a CGT event happening to an ownership interest in a dwelling can be disregarded if:

- 1. you are an individual
- 2. the dwelling was your main residence throughout the ownership period
- 3. you did not inherit the ownership interest (note that separate rules apply to beneficiaries of deceased estates).

m3.4 Main Residence Exemptions

Adjacent Land - s.118-120	Absences - s.118-145
The Main Residence Exemption Extends:	Absence period > 6 years (resets when returned and lived in the main residence)
► Private Purpose	Earning Assessable Income? (Indefinite exemption if not earning, like having it rent-free)
► Max Area: Less than 2 hectares less the area where the main residence is sitting	Can not claim 2 dwellings at the same time.

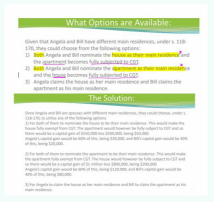
Key Points

Exemption only applies to INDIVIDUAL TAXPAYERS

m3.4 Main Residence Exemption - Absences



m3.4 Main Residence Exemption - Spouses



Spouses can only have one wholly exempt dwelling at any time.



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m3.4 Foreign Resident - Taxable Au Properties



CGT assets that are 'taxable Australian property' are always subject to

CGT - even if the owner is a non-resident.

m3.4 Foreign Resident Taxable Au Property



m3.4 Taxable Australian Property Category



s.855-15 ITAA97

m3.4 Foreign Resident - Tax Au Property

1. **Taxable Au Real Property -** s.855-20 1.1 Real Estate

1.2 Mining, quarry, propespecting rights where the minerals are located in AU

2. Indirect Au Real Property - s855-25 2.1 Membership Interest (shares or units) in another entity (test entity) where:

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m3.4 Foreign Resident - Tax Au Property (cont)	
	cond a. the holding is 10% or more of the test entiry
	cond b. the principal assets, by market value, of the test entity consist predominantly of taxable Au real property
3. CGT Assets used in carrying on a business through an Au Permanent Establishtment	Asset owned by a local branch of a foreign co.
4. Option or Right to Acquire a CGT asset in any of the prior 3 categories	
5.** CGT asset elected to be treated by an individual as taxable Au Property under CGT Event I1(s104-165(3) ITAA97)	5.1 Triggered when an Au Res ceases their Au Residency (exit tax on leaving)
	5.2 Makes non-taxable Au Property subject to CGT at such a time (deemed disposal rule)
	5.3 Taxpayer may elect to treat non-taxable Au Property as taxable Au Property

Treatment/Options:

- 1. CGT liability is deferred until a later CGT event happens
- 2. Subject to higher non-resident tax rates in Au
- 3. Not entitled to the full CGT discount

m3.4 Rollover Provision



m3.4 Rollover Provision - D122 Transfer





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m3.4 Rollover Provision - Div 124 Replacement



m3.4 Rollover Provision SDiv 328G Restructure



m3.4 Rollover Provision - Div 125 Demerger



m3.4 Rollover Provision Div126 Same Asset RO



m3.5 CGT Discount

Тахрауег	Discount
Individuals and trusts	50%
Complying superannuation funds and life insurance companies	33.3%
Other companies	0%

No CGT discount for Companies, NR on accrued capital gains after 08 May 2012

No CGT disount on GAINS where Indexation** has been applied

No CGT discount for CGT Events -

- ► D1 D2 D3
- ► E9
- ► F1 F2 F5
- ► H2
- ► J2 J5 J6
- ► K10

CGT Discount to apply - Requirements

- * After 21 September 1999
- * No Indexation of the Cost Base
- *Owned for at least 12 months



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m3.5 CGT Small Business Concessions - Basics



MUST be met for all Concessions

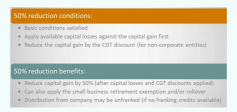
m3.5 CGT Small Business Concessions - 15yr



Takes Priority (in isolation) and cannot be used with any other concession.

However, the remaining concessions can be used in combination, subject to meeting all relevant conditions.

m3.5 CGT Small Business Concession - 50% Reduct





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m3.5 CGT Small Business Concession - Retirement



m3.5 CGT Small Business Concession - Rollover



m3.5 CGT Small Business Concession - 50% Reduct



m3.5 Calculating Net Capital Gain/Loss



m3.5 Calculating - Net Capital Gain/Loss (s.102-5)





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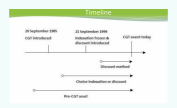


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m3.4 Net Capital Gain/Loss - Key Points



m3 Timeline



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