## Consolidated Index

FOR VOLUME 1, ISSUE 1, 2010 to  $\label{eq:volume 15, ISSUE 1, 2024}$ 

of

SELIGSON, KRUGER, RUDNICKI & BLUMBERG

BUSINESS TAX & COMPANY LAW

QUARTERLY



## Index

This index covers volume 1, issue 1 to volume 15, issue 1.

In the page references below, the volume number is followed by the issue number in brackets, and then by the page numbers. For example 15(1): 11 refers to volume 15, issue 1, page 11.

```
Anti-avoidance (cont)
                                               measures ... 1(4): v; 2(1): 16; 2(2): 1,
Acquired company ... 6(2): 41
Acquiring company ... 6(2): 40
                                                 2, 6; 2(3): 11; 3(1): 1; 4(2): 18
Acquisition transaction ... 6(2): 41
                                               provisions ... 1(1): 17, 20, 22, 23; 1(3):
Administration of Estates Act 66 of 1965
                                                 27; 2(1): 16, 17, 22; 2(3): 6, 13; 3(1):
                                                 20; 4(3): 23
 ... 4(1): 26
                                               rules ... 1(1): 20-21; 1(2): v; 2(1): 16,
Amalgamation and/or merger ... 1(1): v;
                                                 17; 2(2): 2; 2(3): 3, 6; 2(4): 4; 3(4): v,
 2(1): 11, 12; 2(3): 12; 4(4): 1–2; 8(3): 1
                                                 1-8; 4(2): 23
  see also Mergers and acquisitions
                                                  2-year anti-avoidance rule ... 2(1):
   (M&A)
                                                   21 - 22
  amalgamation, meaning ... 8(3): 3–4
                                                  6-year anti-avoidance rule ... 2(1):
  Companies Act, defined in ... 8(3):
                                                   18 - 20
   5-6
                                                  Canadian Income Tax Act ... 2(3): 6
  company law ... 8(3): 2
                                                  general (GAAR) see General anti-
  conversion, meaning ... 8(3): 4-5
                                                   avoidance rule (GAAR)
  Income Tax Act 58 of 1962, applica-
                                                  proposed UK ... 3(4): v, 1-8
   tion of s 44 ... 8(3): 2-3
                                               schemes ... 3(1): 20
  merger, meaning ... 8(3): 4
                                             Appeal
  provisions of Companies Act and
   Income Tax Act compared ... 8(3):
                                               lodging of
                                                 late, condonation of ... 9(1): 17–18
                                                  period for ... 9(1): 16-21
  requirements, statutory ... 8(3): 6-9
                                             Arrangement, meaning of ... 14(1): 6-7
    agreement, written - s 113(2) of
                                             Assessed loss
     Companies Act ... 8(3): 6-8
                                               set off against capital gains
    creditors, notice to ... 8(3): 8
                                                  see also Foreign capital losses and
    notice of merger ... 8(3): 9
                                                   taxable income
    regulatory approval ... 8(3): 8
                                                  ring-fencing ... 8(4): 8–15
    shareholders, notice to and
                                                    business-purpose test ... 8(4):
     approval by ... 8(3): 8
    solvency — s 113(1) of Companies
                                                    s 20 of ITA ... 8(4): 10-12
     Act ... 8(3): 6
                                                    s 20A of ITA ... 8(4): 12-14
  tax ... 8(3): 2
                                                    suspect business ... 8(4): 13
    neutrality ... 8(3): 3
                                             Asset, defined, s 41(1) of ITA ... 9(4): 5
  transactions ... 1(4): 24; 5(3): 31-37
                                             Asset-for-share transactions
Amendments, retrospective operation of
                                               acquisition of shares by seller of assets
 see Retrospective operation of statutory
                                                ... 6(1): 26
 amendments
                                               criteria ... 6(1): 23
Anti-avoidance
                                               disposal of assets ... 6(1): 26
  legislation ... 4(1): 23
                                               illustration ... 6(1): 23
```

Asset-for-share transactions (cont)	Base Cost
implications for acquirer of assets 6(1): 26–28 negative consequences of 'prescribed	capitalisation of all costs to, management fees and incentive payments 12(3): 8–15
debt' assumed by purchaser 6(1):	overarching rule 12(3): 9–10
28–29	particular expenditure added to
parties 6(1): 24	expenditure incurred in increasing
purchase-price consideration 6(1):	value of an asset 12(3): 12-15
24–25	qualifying remuneration related
roll-over relief (s 42 of Companies Act) 6(1): 22–29	directly to acquisition or disposal of asset 12(3): 10–12
subject matter of 6(1): 24	Beneficial interest and beneficial
Attribution 1(2): vi; 1(3): 24; 4(4): 18	ownereship 14(2): 13–18
rules 1(3): 24; 4(4): 19	affected companies 14(2): 15–16
(CGT) 1(3): 24	requirements 14(2): 16–17
(CIS) 4(4): 19	enforcement 14(2): 17–18
Authorities, tax cases 4(1): 16–18	non-affected companies 14(2):
	16–17
В	requirments 14(2): 16–17
Back-to-back sales agreement 8(4): 18	Beneficial owner 1(2): 28; 1(3): 29;
Bank under curatorship in terms of s 69	3(1): v, vi, 6, 8–17; 3(3): vii, 23, 27, 28,
of Banks Act 6(1): 1–10	29, 30; 3(4): vi, 9, 10, 11, 15
application of s 45 of Companies Act	definition of 3(4): 10–11
6(1): 4	domestic context 3(1): 14–17
case law	international context 3(1): 9–14
ABP 4×4 Motor Dealers (Pty) Ltd v IGI	Beneficial ownership 3(1): vi, 8, 9, 10
<i>Insurance Co Ltd</i> 6(1): 6–7	12, 13, 14, 15, 16
African Bank Ltd v Theron and	deemed dividends 8(2): 31, 38–39
<i>Another</i> 6(1): 6	Bewind trust <i>see</i> Trusts
curator to comply with requirements	Bill of Rights <i>see</i> Constitution of the
for company directors 6(1): 5	Republic of South Africa, 1996
curator's freedom and flexibility in	Binding General Ruling (Income Tax) 40
running bank's business 6(1): 5	(10 February 2017) 8(1): 4–6
duties and powers of curator $6(1)$ :	Binding General Ruling (VAT) 41 (10
4–8	February 2017) 8(1): 6–9
financial assistance to related	Binding private ruling 086 3(4):
company 6(1): 8	19–23
post-commencement finance 6(1):	Bitcoin see Cryptocurrency
9–10 s 45 of Companies Act no longer	British Venture Capital Association
applies 6(1): 8	8(1): 14–15
Banks Act 94 of 1990 4(2): vi, 15;	Business environment 1(1): 1; 5(3): 4
5(1): vi; 5(2): 16, 24	Business rescue 1(3): 19–23; 5(3): v,
definition of 'bank' 4(2): 15	1–20
s 11(1) (bank is a company) 5(2):	application of regimen 1(3): v
24	ch 6 of Companies Act 71 of 2008
	5(3): 1
s 69(1) (appointment of curator)	claim in terms of s 22(3) of VAT Act
6(1): 3, 4	5(3): 16–19
s 69(2B)(d) (curator to comply with	commencement of 1(3): 21; 5(3):
requirements for directors) 6(1): 5	15, 18; 6(4): 26
	consequences of 1(3): 21
	definition of 5(3): 5

Business rescue (cont)	Canadian Revenue Agency (CRA)
divergence of views 5(3): vi	2(3): 5–6
failure to regulate effectively, conse-	Capital accounts 1(1): 18–19, 21;
quences 6(4): 30	1(2): 5–7; 3(1): 7
failure to render tax returns 5(3): 1	Capital gains and losses 5(2): 8
impact on tax claims by SARS 5(3): 1–20	see also Foreign capital losses and taxable income
important issues 5(3): 7–15	assessed loss, set off against? 7(2): 2
internationally 6(4): 27–28	Capital gains tax (CGT) 1(1): 1, 14,
legal proceedings, moratorium on 6(4): 28–30	20; 1(3): 25; 2(1): 16, 24; 2(2): 27; 3(2): 1, 12; 4(2): 21
nature of 1(3): 20–21	accounting for gains and losses
plan 1(3): 21; 4(4): 3, 6, 7; 5(3): 1, 5, 6, 17	5(2): 8–13 attribution rules 1(3): 24
position of secured creditors 1(3):	CGT Guide
22	see also SARS Comprehensive Guide to
post-commencement 5(3): 2	Capital Gains Tax
finance (s 135 of Companies Act 71	CIS attribution rules 4(4): 19
of 2008) 5(3): 7, 20	consequences for creditor 1(1): 1,
practical application 6(4): 27	10–11
practitioner (BRP) 1(3): v, 21, 22,	consequences of disposal of shares
23; 5(3): v, 1, 2, 4, 6, 13, 14, 15, 16,	deemed to be vested 2(4): 15–16
17, 18, 19, 20	consequences re: reduction/cancella-
duty and liability 8(3): 31-36	tion of debt 5(1): 23
regulation and control of 6(4):	debt reduction 6(3): 32
24–30	on disposal 1(2): 23, 24; 3(1): v;
representative taxpayer 8(3):	3(2): 1–13
32–36	gains and losses 5(2): v, 8-13
Tax Administration Act 28 of 2011, ss 153–155 8(3): 32–36	impact of ITA Eighth Schedule 2(4) 13–14
proceedings 1(3): 21; 4(4): 3; 5(3):	implications for creditors $1(1)$ : 2
v, vi, 1, 2, 3, 4, 6, 7, 11, 12, 13, 14,	implications of employee share incen-
15, 16, 17, 18, 19, 20	tive/parSticipation trust scheme
process 5(3): 3, 4, 5, 18, 20	2(4): 1, 11–16
provisions 1(1): v; 1(3): v, 20; 5(3):	improvements effected on land
16	2(1): 23
purpose of 5(3): 2, 5	increased rate 3(1): v
regimen 1(3): 19, 20, 23; 5(3): 3, 4 SARS	liability 1(4): 19; 2(1): 8; 2(3): 13, 16; 2(4): 11; 3(2): v, 3
creditor, as 5(3): 1, 6	liability of debtor 1(1): 1
position of 5(3): 5–6	non-residents 1(1): 20
secured creditors, position of 1(3): 22	perspective 1(1): 20; 1(3): 28; 4(4): 21
South African position 6(4): 25–26	provisions 1(2): 23
tax	purposes 2(1): 8; 5(2): v, 8
periods 5(3): v, 2, 4	roll-over relief 2(1): 16
returns 5(3): 16	tax treatment 4(3): 30
С	termination of personal rights, CGT
Canadian Income Tax Act 1985 2(3):	disposal? 12(1): 1–5
5	recent case law 12(1): 4–5
~	shift in SARS's CGT stance 12(1):
	1_2

```
Capital gains tax (CGT) (cont)
                                             Companies Act 71 of 2008 (cont)
  trustees' distribution of shares ... 2(4):
                                               draft Companies Regulations (2008)
   14 - 15
                                                 ... 1(2): 6
Carried interest
                                               finance ... 1(2): 7
  causa for acquistion of ... 10(4): 22-24
                                               financial assistance, provision of ...
  meaning ... 10(4): 21-22
                                                 4(1): 1-13
  taxation of ... 10(4): 17-24
                                               governance ... 1(2): 7
CIS attribution rules ... 4(4): 19
                                               impact on Income Tax Act 58 of 1962
Close Corporations Act 69 of 1984 ...
                                                 ... 1(2): 23–32
 1(2): 2; 3(2): 6; 4(2): 5
                                               Memorandum of Incorporation (MOI)
Companies Act 61 of 1973 (largely
                                                 ... 1(2): 1, 3–5, 7, 8, 24–30; 2(1): 11,
 repealed) ... 1(1): v, 15, 19; 1(2): 1, 2,
                                                 13, 14; 3(3): 27; 4(1): 1, 4, 5, 6, 10,
 8-9, 31, 32; 2(1): 1; 2(3): 21; 3(2): 1,
                                                 11, 12; 4(4): 3, 6, 7
 4, 7; 3(3): vi, 23; 4(1): 2, 30; 4(4): 1, 2;
                                               non-executive director, recovery of
 5(3):3
                                                 VAT ... 8(1): 10
  share buy-backs ... 2(1): 1-15
                                               preservation of rights and regulations
Companies Act 71 of 2008 ... 1(1): v;
                                                of 1973 Act ... 1(2): 9-11
 1(2): 1, 3, 6, 23, 27, 29, 32; 1(3): v, 19,
                                               repeal of 1973 Act ... 1(2): 2
 20, 22; 2(1): 1, 8; 3(2): 1; 3(3): v, 22;
                                               rules ... 1(2): 1, 3-5, 7, 8; 2(1): 14
 3(4): 17; 4(1): 1, 3, 10–13, 30; 4(2): 5;
                                               s 1: definition of 'distribution,' para
 4(4): 1, 2; 5(3): v, 1, 3, 20, 36
                                                 (a) ... 9(2): 4
  112 ... 7(4): 4
                                               s 4: solvency and liquidity test ... 9(2):
  113 ... 7(4): 4
                                               s 5(4) (dealing with inconsistencies
  114 ... 7(4): 4
  152 ... 7(4): 5
                                                between Companies Act and other
  adequate consideration ... 1(2): 23,
                                                legislation) ... 6(1): 7-8
   24, 30-31; 3(3): 22, 23; 5(3): 23
                                               s 37: preferences, rights, limitations
  amalgamation or merger ... 8(3): 5
                                                and other share terms ... 9(2): 5-6
  amendment of MOI ... 1(2): 4
                                               ss 44 and 45 ... 4(1): 1-13
  application of certain provisions of, to
                                                  interpretation of ... 4(1): 6–9
   pre-existing companies ... 1(2): 7-8
                                               s 45
  application of ss 44 and 45 \dots 4(1):
                                                  applicability to bank under curator-
                                                   ship ... 6(1): 1–10
  business rescue ... 1(3): 19-23; 5(3):
                                                  inconsistent with s 69 of Banks Act
   v, 1-20
                                                   ... 6(1): 6
  ch 6 (ss 128-154) (business rescue) ...
                                                  requirements for provision of finan-
                                                   cial assistance ... 6(1): 2
   5(3): v, 1
  Companies Regulations (2011) (GN
                                                  requirements inconsistent with
   R.351, published in GG 34239 of 26
                                                   curator's powers ... 6(1): 5
   April 2011) ... 4(1): 5
                                               s 46: distributions must be authorised
  company names/name reservations
                                                by board, and company must pass
   ... 1(2): 8
                                                solvency and liquidity test ... 9(2):
  conflict between provisions of, and
   MOI of pre-existing company ...
                                               s 48: share buy-back, Acquired
   1(2):5
                                                company ... 9(2): 11
  continuation of pre-existing compa-
                                               s 48: share repurchases, share redemp-
   nies ... 1(2): 2-3
                                                tions excluded ... 9(4): 7
  court proceedings and orders ... 1(2):
                                               s 135 ... 6(1): 9-10
                                               s 135 (post-commencement finance)
  deeming provisions ... 1(2): 4
                                                 ... 5(3): 20
  distribution defined — s 1(a) ... 9(1):
                                               s 164 ... 7(4): 1-12
   3
```

```
Companies Act 71 of 2008: s 164 (cont)
                                            Constitution of the Republic of South
    'obscure,' seldom invoked ... 7(4):
                                              Africa, 1996 (cont)
                                               8(1): all tax laws subject to Bill of
      11 - 12
    provisions of ... 7(4): 4-8
                                                Rights ... 10(1): 4
    purpose of ... 7(4): 3-4
                                               Bill of Rights, SARS's obligations
  schemes of arrangement, regulation
                                                under ... 10(1): 3-4
   of ... 4(4): 1-12
                                               s 33: right to just administrative
  share buy-backs ... 1(1): v; 1(2):
                                                action ... 10(1): 4
   23-24, 31-32; 2(1): 1-15
                                               s 195 ... 10(1): 7, 7-9
                                            Consumer Protection Act 68 of 2008 ...
  share certificates ... 1(2): 5
  shareholders' agreements ... 1(2):
   24-30; 2(2): 12
                                               A Company v The Commissioner For
  shares of pre-existing company ...
                                                The South African Revenue Service
   1(2):5
                                                (IT 24510) [2019] ZATC 1 (17 April
  statutory merger (s 113) ... 8(3): 2, 6
                                                2019) ... 10(2): 20-24
  transition of regulatory agencies ...
                                               tax acts, vs ... 10(2): 19-28
   1(2): 11-12
                                            Contingent obligation not a debt ...
  transitional arrangements ... 1(2): 2
                                              1(1): 3
  transitional provisions ... 1(2): 5
                                            Contra fiscum rule ... 13(4): 20-23
  variation of shareholder rights ... 1(2):
                                            Contract
   24-30
                                               early termination of, tax implications
  voting rights ... 1(2): 24-28
                                                ... 7(4): 13-24
  winding-up ... 1(2): 8-9
                                                 capital gains tax ... 7(4): 19-22
Companies and Intellectual Properties
                                                 income tax ... 7(4): 14–19
 Commission (CIPC) ... 1(2): 11
                                                 value-added tax ... 7(4): 22-24
Company law, transition ... 1(2): 1–12
                                               future allowances on (s 24C of ITA) ...
Comparable uncontrolled-price method
                                                11(3): 11–20
 (CUP) (transfer pricing) ... 2(3): 4
                                               interpretation ... 12(4): 18-24
Conditional liability not a debt ... 1(1):
                                            Contract manufacturing across borders,
 2
                                              tax implications ... 7(1): 21-31
Connected person ... 1(1): 1, 12, 13,
                                               goods vs services ... 7(1): 22–23
 14–17, 18, 20, 21, 22; 1(2): 26, 28; 1(4):
                                               manufacture of finished goods ...
 v, 7, 9, 12, 15; 2(1): 32; 2(3): v, 1; 3(4):
                                                7(1): 23–27
 6; 5(2): 5
                                                 direct exports ... 7(1): 23–24
  connected qualifying shareholder ...
                                                 indirect exports ... 7(1): 24-27
   5(3): vi, 21, 24, 27, 30
                                               provision of manufacturing services
  definition ... 1(1): 14-17
                                                ... 7(1): 27-31
                                            Contractual nature of 'forgiveness' ...
  qualifying shareholder ... 5(3): vi
  in relation to company ... 10(3): 1–9
                                              1(1): 2
    meaning and effect of para (d)(iv)
                                            Contributed Tax Capital, limitation
     of defintion in s 1 of ITA ... 10(3):
                                              rules ... 9(3): 19-21
                                            Controlled foreign company ... 12(4):
    other relevant definitions ... 10(3):
                                              9-17; 14(2): 1-7
                                               disposal of shares held by, tax conse-
    SARS Interpretation note 67 ... 10(3):
                                                quences ... 6(4): 13-23
     5-6
                                                 practical example ... 6(4): 20–23
       critique of ... 10(3): 6-9
                                               FBE exemption ... 6(4): 16–18
  venture capital company ... 8(1): 18
                                               high tax jurisdiction exemption ...
                                                6(4): 16
Consideration, meaning ... 6(3): 2
                                               outsourcing and the foreign business
                                                establishment rule ... 14(1): 13–23
                                               participation rights ... 12(4): 9-17
```

```
Controlled foreign company: participa-
                                             Cryptocurrency (cont)
 tion rights (cont)
                                               wallet, 'relevant material' for tax
    aggregation of participation rights
                                                administration purposes? ... 11(3):
     percentages ... 12(4): 15-16
    benefits of the rights attaching to a
                                             CSARS v Coronation Investment Manage-
     share ... 12(4): 11-14
                                              ment SA (Pty) Ltd ... 14(1): 13-23
    capital ... 12(4): 14
                                               the dispute and the legislative context
    income ... 12(4): 15
                                                 ... 14(1): 15-17
                                               under-estimation of provisional tax ...
    value approach ... 12(4): 16-24
    voting rights ... 12(4): 11
                                                 14(1): 21
  South African legislation ... 6(4):
                                               Supreme Court of Appeal decision ...
   15 - 18
                                                14(1): 18-21
Controlling relationship between debtor
                                                  why it is wrong ... 14(1): 21-23
 and creditor ... 6(1): 13
                                               Tax Court decision ... 14(1): 17–18
  couterparty ... 6(1): 15
                                               understatement penalty ... 14(1): 21
  definition ... 6(1): 15
                                              D
  s 23M(3) limit on interest deduction
                                             Davis Tax Committee
   ... 6(1): 13
                                               Base Erosion and Profit Shifting,
Corporate residence ... 1(3): vi, 1–13
                                                 Report on ... 9(3): 1–13
  domestic test for ... 1(3): 3-8
                                               leveraged foreign tax credit generators
  importance of, in fiscal context ...
                                                ... 9(3): 1
   1(3): 2, 13
                                             Debt
  interpretation of treaties ... 1(3): 9-10
                                               see also value-added tax (VAT)
  OECD Model Commentary on Article
                                               cancellation of ... 4(3): 34; 5(1): 21-29
   4(3) (Vienna Convention) ... 1(3): 10
                                               conditional liability (not a debt) ...
  SA test ('[place of] effective manage-
                                                 1(1): 2
   ment') ... 1(3): 3-5
                                               contingent obligation (not a debt) ...
  test for ... 1(3): 2-3
                                                 1(1): 3
  tie-breaker provisions of DTAs ... 1(3):
                                               definition ... 6(1): 14–15
   1-2, 8, 9, 10, 11
                                               discharge of ... 1(1): 2
  tie-breaker rule ... 1(3): 1-2, 8, 9
                                               forgiveness ... 1(1): 1
  tie-breaker test ... 1(3): 25
                                               meaning of ... 1(1): 1, 2–3
  UK case law ... 1(3): 10-12
                                               obligation to pay ... 1(1): 2, 3, 5
  UK test ('place of central management
                                               receipt of less than face value of ...
   and control') ... 1(3): 5-8
                                                 1(1): 1, 5, 7, 13; 2(4): 20; 4(1): 19
Corporate tax administrators ... 4(2): v,
                                               reduction of ... 1(1): 1; 4(3): 34; 5(1):
 1-11; 4(3): v, 9-23; 4(4): 23-32
                                                 21 - 29
Corporate tax residence ... 1(3): vi, 1–13
                                               waiver of ... 1(1): 1–13; 5(1): 27; 5(4):
  see also corporate residence
                                                 52-63
Cost-plus method (transfer pricing) ...
                                                  applicable legal principles ... 1(1): 1
 2(3): 4
                                                  contractual nature of ... 1(1): 1, 2
Covid-19 tax relief ... 11(2): 1-8
                                                  debt-waiver rules ... 5(4): 52-63
  employees' tax deferrals ... 11(2): 6-7
                                                  discharge of debt ... 1(1): 1
    tax considerations relating to ...
                                                  exemption ... 5(4): 52–63
      11(2): 4-6
                                                  rules ... 5(4): 52-63
  provisional tax deferrals ... 11(2): 7-8
                                                    see also tax exemptions in debt-
  remuneration reduction or remunera-
                                                     waiver rules
   tion sacrifice ... 11(2): 2-4
                                                    exemptions ... 5(4): 52–63
Creditor, definition ... 6(1): 14-15
                                                    working of ... 5(4): 53–55
Cryptocurrency
                                                  tax exemptions in, rules ... 5(4):
  ecosystem ... 11(3): 24-26
                                                   55-63
```

```
Debt forgiveness see debt — 'forgiveness'
                                             Deferred-delivery share incentive
 of debt
                                              schemes ... 2(4): v, 26-34
Debt funding to avoid tax ... 6(1): 12
                                               application of ITA s 8A ... 2(4): 31–33
  interest-deduction limitations to
                                               application of ITA Schedule 7 (fringe
   combat ... 6(1): 12
                                                benefits) ... 2(4): 33-34
  OECD Action Plan on Base Erosion and
                                               doctrine of legitimate expectation ...
   Profit Shifting ... 6(1): 12
                                                2(4): 30-31
Debt instruments ... 1(3): 17; 2(4): 18;
                                               prevailing practice ... 2(4): 29–30
                                               three-year prescription period ... 2(4):
 3(1): 3; 3(3): vi, 3, 14, 15, 16, 17, 18,
 19, 20; 4(2): 8, 12, 13; 4(3): 1-3, 29
  government ... 1(2): v
                                             Deferred disposal of equity shares ...
  'hybrid' ... 4(2): 8
                                              1(1): 19-20
  interest-bearing ... 4(3): 1, 2-5
                                             Directives
  listed ... 1(2): v
                                               conditional ... 3(3): 20
  security by interest-bearing ... 4(3):
                                               criteria used in process ... 3(3): 19–20
                                               deduction subject to issue of ... 3(3):
Debt reduction
                                                18 - 19
                                               effective date of ... 3(3): 20-21
  cost price reduction ... 6(3): 32
  donations tax ... 6(3): 33
                                               restrictive ... 3(3): 20
  rules under s 19 and para 12A of
                                             Directors' fees, VAT ... 6(3): 10-11
   Eighth Schedule of the Income Tax
                                             Discharge of debt ... 1(1): 2
   Act 58 of 1962
                                             Disposal of equity instruments ... 2(4):
    new rules introduced by the
     Taxation Laws Amendment Act 17
                                             Dispute resolution, existing framework
     of 2017 ... 9(2): 16-1
                                              ... 9(2): 20-23
    old rules ... 9(2): 14-15
                                             Disputed debts
    SARS interpretation notes and
                                               application of s 19 and para 12A of
     published binding private rulings
                                                Eighth Schedule of ITA ... 11(4): 1–6
      ... 9(2): 15-16
                                                 key definitions ... 11(4): 2-4
  tax consequences ... 6(3): 30-35
                                                    concession or compromise ...
    borrower (s 19 of ITA 1962) ... 6(3):
                                                     11(4): 2-3
     31 - 32
                                                    debt ... 11(4): 3
       CGT implications ... 6(3): 32–33
                                                    debt benefit ... 11(4): 3-4
Debt restructuring ... 10(2): 13–18
                                                   debt owed ... 11(4): 4-5
  consequences of application ... 10(2):
                                                   disputed debt ... 11(4): 5-6
                                             Dissenting minority shareholders'
   14
                                              appraisal rights ... 7(4): 1-12
  debt to equity conversion of debt
   capital ... 10(2): 16
                                               see also Companies Act 71 of 2008, s
  debt to equity conversion within a
                                                164
   South African group of companies ...
                                             Distribution ... 9(1): 3–7
   10(2): 16-28
                                               Companies Act 71 of 2008
  s 24J of ITA ... 10(2): 17-18
                                                 'distribution' defined — s 1(a) ...
  tax triggers ... 10(2): 14-15
                                                  9(1):3
    conversion of debt into equity ...
                                                 Eighth Schedule, para 76B ... 9(1):
      10(2): 15
                                                   6, 7
    exclusion from taxing provisions ...
                                               Income Tax Act 58 of 1962, s 46(5) ...
      10(2): 15-17
                                                9(1): 8
Debtor, definition ... 6(1): 14
                                             Dividend in specie ... 1(2): 31; 3(4): 10,
Debtor's tax position ... 1(1): 1, 2
                                              11, 12; 4(3): 31; 5(3): vi, 21, 26, 27;
Deemed dividends see Dividends
                                              8(2): 29-40
```

```
Dividend income ... 2(2): 6; 3(1): v, 1, 6,
                                             Dividends tax (cont)
 8, 12, 15, 16, 17; 3(3): 28, 29; 4(2): 17;
                                               see also double taxation agreements
 4(3): v, 1-8
                                                 (DTAs)
  see also Recharacterisation Rules
                                                'beneficial owner' – definition ... 3(1):
Dividend stripping ... 9(3): 14–21
                                                 14, 15; 3(4): 10
  extraordinary dividends ... 9(3):
                                                domestic ... 3(1): 9
   17-19
                                                domestic context ... 3(1): 14-17
                                                exemption from ... 1(4): v; 3(1): 9, 10;
  legislative changes ... 9(3): 16–19
    provisions, application of ... 9(3):
                                                 3(3): 27; 4(3): 30, 31
      18 - 19
                                                implications ... 3(3): v, vi, vii, 22;
  qualifying interest ... 9(3): 17–19
                                                 3(4): vi, 24
Dividend-stripping and interaction
                                                liability for ... 3(3): 23; 3(4): 10–11
 with rollover relief provisions ... 14(4):
                                               most favoured nation ... 13(2): 1-8
 22 - 30
                                                  current status ... 13(2): 2-4
  claw-back rule ... 14(4): 27-30
                                                  Kuwaiti Protocol ... 13(2): 4-5
  deferral transactions ... 14(4): 24
                                                  Pienaar Bros case ... 13(2): 5-7
  extraordinary dividends ... 14(4):
                                                    0% dividends tax rate, risks of
   24-29
                                                      claiming ... 13(2): 7-8
                                                purposes ... 3(3): 27, 29; 4(3): 30, 31
Dividends ... 2(1): 7
  see also Dividend-stripping; Hybrid
                                               reduced rate ... 3(3): 27
   equity instruments
                                                refund of ... 3(1): 17
                                                regulatory intermediary ... 3(4): 5
  acquired by virtue of cession agree-
   ment ... 3(1): 7
                                               transactional net-margin method ...
  deemed ... 8(2): 29-40
                                                 2(3):4
    beneficial ownership ... 8(2): 31
                                               trigger for ... 3(4): 11-12
    conflicts between deeming provi-
                                               when due ... 3(4): 11-12
     sions and DTA ... 8(2): 31-32, 40
                                             Divorce Act 70 of 1979 ... 4(1): 26
    deeming provisions ... 8(2): 32-33
                                             Doctrine of legitimate expectation ...
    definition ... 8(2): 31
                                              2(4):30-31
       under the SA/US DTA and the
                                             Doctrine of substance over form ... 4(1):
        Model Convention ... 8(2):
                                              v, 14, 15, 22, 23, 25; 4(3): 22; 5(4): v,
        33 - 38
                                              vi, 1, 2, 3, 23
    dividends tax ... 8(2): 32
                                               economic versus legal substance ...
    double tax agreements ... 8(2):
                                                 4(1): 15-16
                                               principles governing ... 4(1): 22; 5(4):
    treaty relief and special anti-avoid-
     ance rules ... 8(2): 31, 39-40
                                             Double taxation agreements (DTAs) ...
  definition ... 8(2): 31
                                              1(2): v; 1(3): vi, 1, 2, 25; 3(1): 8, 9, 10,
  derived as part of share incentive
                                              11, 12, 14; 3(2): 5; 6(2): 14
   schemes ... 3(1): 5
                                               deemed dividends ... 8(2): 29-40
                                               legal status in South Africa ... 13(2): 2
  disposals ... 3(1): 6
  exemption from tax ... 3(1): 1–7; 5(3):
                                               SA-US ... 3(2): 5
                                                UK-SA ... 1(3): vi, 1
   7, 22, 28
  income see Dividend income
                                             Doubtful debts ... 11(1): 9-17
  shares relating to borrowed shares ...
                                                85% allowance ... 11(1): 16–20
   3(1): 6-7
                                                IFRS 9 ... 11(1): 10-17
  in specie see Dividend in specie
                                                  application to s 11(j) of ITA ...
  tax see Dividends tax
                                                   11(1): 15-16
Dividends tax ... 3(1): v, 8, 9, 14, 17;
                                                  credit risk assessment ... 11(1): 14
 3(3): vii, 22, 23, 27, 30; 3(4): 9–15; 4(3):
                                                  measurement of expected credit
 30, 31; 5(3): vi
                                                   losses ... 11(1): 15
```

```
Doubtful debts: IFRS 9 (cont)
                                            Employee Share Participation Trust
    three stages of impairment ... 11(1):
                                             (cont)
                                               capital gains tax (CGT) implications
  s 11(j) of ITA ... 11(1): 9–10
                                                of scheme ... 2(4): 11-16
Due diligence ... 11(4): 7–15
                                               definition of 'equity instrument' for
  investigation ... 11(4): 12-14
                                                purposes of ITA s 8C ... 2(4): 5–6
    annual financial statements review
                                               disposal of restricted equity instru-
      ... 11(4): 13-14
                                                ment ... 2(4): 6
    tax compliance ... 11(4): 13
                                               features of a typical scheme ... 2(4):
    tax risk management and govern-
     ance ... 11(4): 12
                                               impact of ITA s 8C on ... 2(4): 1-17
  meaning ... 11(4): 8-9
                                               s 8C issues ... 2(4): 7–11
  objectives and features ... 11(4): 9-10
                                               SARS rulings ... 2(4): 16-4
  report ... 11(4): 14-15
                                               taxation under ITA s 8C ... 2(4): 5
  scoping ... 11(4): 11-12
                                               vesting of equity instrument in
  transaction cycle (from tax perspec-
                                                employee taxpayer ... 2(4): 6
   tive) ... 11(4): 10–11
                                            Employer funding arrangements ...
    identification and evaluation phase
                                             12(4): 1-8
                                               C:SARS v Spur Group (Pty) Limited,
      ... 11(4): 10-11
                                                Supreme Court of Appeal, case
    implementation and execution
     phase ... 11(4): 11
                                                320/2020, 15 October 2021 ... 12(4):
    integration and value-realisation
                                                 prescription ... 12(4): 7-8
     phase ... 11(4): 11
                                            Employment Tax Incentive Act 26 of
 Ε
                                             2013 (ETI Act) ... 5(2): v, 1
Earn-outs
                                            Employment tax incentive (ETI) ... 5(2):
  case law ... 6(3): 13-17
                                             v, 1, 2, 5
  contractual arrangements ... 6(3):
                                               Draft Guide on the Employment Tax
   18 - 26
                                                Incentive (ETI) ... 5(2): 2, 5
  described ... 6(3): 13
                                            Employment tax incentive programme
  tax characterisation of ... 6(3): 12-20
                                             ... 5(2): 1-7
  time of accrual ... 6(3): 18-20
                                            Energy-efficiency tax allowance ... 6(2):
Economic versus legal substance ... 4(1):
 15 - 16
                                               see also Income Tax Act 58 of 1962
Electronic Services Regulations (GN
                                                (ITA): s 12L — energy-efficiency
 R221 of 28 June 2014) ... 5(2): 23-26
                                                savings allowance
Electronic services, VAT implications for
                                            Enterprise, meaning ... 6(3): 2
 foreign suppliers of ... 5(1): 7–14
                                            Equity funding ... 9(3): 14–21
Employee, VAT Act definition vs
                                            Equity instrument
 employee at common law ... 6(3): 5-6
                                               defined, for purposes of s 8C of ITA ...
Employee incentivisation schemes ...
                                                9(1): 10-11; 10(3): 19
 12(4): 1-8
                                            Equity instruments ... 2(2): v, 10, 11, 12,
  C:SARS v Spur Group (Pty) Limited,
                                             13, 14, 15, 16–17; 2(4): 1, 5, 6, 7, 8, 9,
   Supreme Court of Appeal, case
                                             10, 11, 12, 15, 16, 17; 3(1): 1, 6; 4(2):
   320/2020, 15 October 2021 ... 12(4):
                                             16, 17; 4(3): 1
                                               defined, for purposes of s 8C of ITA ...
    prescription ... 12(4): 7-8
                                                2(4): 5-6
Employee Share Participation Trust ...
                                               disposal of ... 2(4): 7, 8
 2(4): 1–17
                                               disposal of restricted ... 2(4): 6
  applicable provisions of ITA s 8C ...
                                               forfeiting ownership of ... 2(2): 17
   2(4): 4-7, 11
                                               gains and losses ... 2(2): 11
  calculation of gain or loss ... 2(4): 6-7
```

Equity instruments (cont)	F
hybrid 2(2): v, 1, 2, 4, 5, 7, 8, 9, 10;	Face value of debt, receipt of less than
3(1): 2–3; 4(2): 8; 4(3): v, 1, 2, 3, 4, 8	1(1): 1
market value of 1(2): 31	Fair value of dissenting shareholder's
restricted 2(2): 13, 15, 16; 2(4): 5, 6,	shares 7(4): 8–11
7, 8, 9, 10, 11, 12, 13, 15, 16; 3(1): 5	how determined 7(4): 10–11
returns on 7(4): 29–32	restrictions 7(4): 8–10
restrictions 2(2): 15–17	FATCA see Foreign Account Tax Compli-
trust 2(4): 8	ance Act (FATCA) (USA)
unrestricted 2(2): 13; 2(4): 6	Financial Action Task Force 14(2):
vesting of 1(2): 30	13–15
vesting of gains and losses 2(2): 12	Financial assistance 1(1): v; 1(4): 4, 5,
Equity-linked notes (ELNs) 2(4):	12, 13, 15, 16; 4(1): 1–13
19–21	definition of 1(4): 11; 2(3): 2
definition of 'instrument' 2(4): 19	excessive 1(4): 5
definition of 'interest' 2(4): 19	fixed capital ratio 1(4): 4, 5
gains and losses 2(4): 19	foreign 1(4): 8
interest-bearing 2(4): 18–25	to foreign company 1(4): 13, 14, 16
return on 2(4): 22–23	granted by foreign investor 1(4): 4,
variable rate 2(4): 23–25	5, 12, 13
Equity share capital (ITA and VAT Act)	granted by foreign resident investor
1(1): 10, 15, 16, 18, 19, 20; 1(2): 29	1(4): 7
Equity shares 1(1): 19–20, 29	granted by third party 1(4): 4
Estate Duty Act 45 of 1955 2(1): v;	granting of 1(4): 1, 4, 16; 4(1): 4
3(3): 1, 3; 4(1): 26	guideline ratio 1(4): 5
ETI programme see employment tax	inter-company 4(1): 2
incentive programme	iro intellectual property 1(4): 12
Exchange control	provision of 1(1): v; 1(2): 8; 4(1):
current climate 14(3): 18–22	v, 1–13
regularisation applications, ambi-	resident connected person/corporate
guity 14(3): 18–22	resident 1(4): 11
promise yet to be fulfilled 14(3):	types of 4(1): v, 1, 2, 6
16–18	value of 1(4): 4
South Africa's ambiguous climate	Financial instruments 1(2): vi; 1(3): v,
14(3): 15–22	vi, 14–18; 2(4): 5, 6; 3(1): 1, 3; 4(2): vi,
Executive share schemes 2(2): v,	12–19; 4(3): 3, 29; 4(4): 13
10–18	see also IAS39: Financial Instruments:
Expatriate employees, facilitating and	Recognition and Measurement
paying for their tax compliance	accounting for 1(3): 14–15
10(4): 25–28	accounting rules for taxation of
Expenditure 6(4): 6–12	4(2): 13
barter 6(4): 11–12	accounting treatment of $4(2)$ : 13,
diminution of assets test 6(4): 7–11	14
Eighth Schedule, para 64B(1) 6(4):	acquisition of 1(3): vi
18–19	calculation of market value 1(3):
s 9H, exit-charge provisions 6(4):	17–18
20	classification of 4(2): 13, 14
Export of goods 1(2): 13–22	convertible to shares/equity instru-
External companies in SA, registration	ments 2(2): 14, 16; 2(4): v
of foreign companies as 4(1): 30–39	covered person 4(2): vi, 15, 18

```
Financial instruments (cont)
                                            Foreign Account Tax Compliance Act
  covered person, definition of ... 4(2):
                                              (FATCA) (USA) (cont)
                                               curbing of perceived tax abuses iro
   vi. 15
  dealing in ... 1(3): 16-17
                                                offshore bank accounts and/or
  dealing in, definition ... 1(3): 17
                                                investments ... 3(2): 21-28
  deductions in respect of ... 1(3): v
                                               landscape ... 3(2): 26-27
  definition of ... 2(2): 14; 4(3): 3
                                               requirements ... 3(2): 22–26
  definition of 'covered person' ... 4(2):
                                            Foreign branches and VAT ... 10(3):
   vi. 15
                                              10 - 17
  disposal of ... 4(3): 3; 4(4): 15
                                               branch as separate person ... 10(3):
  divergence of income tax and
   accounting rules ... 4(2): 13
                                               deemed supplies by local vendor to
  exclusion of financial liabilities ...
                                                foreign branch ... 10(3): 14
   4(2): 14
                                               foreign branch that does not fall
  exemption from tax ... 1(2): vi
                                                within the ambit of the proviso ...
  expenditure in respect of ... 1(2): vi;
                                                10(3): 16-17
   1(3): vi; 3(1): 20
                                               zero rating of services supplied by SA
                                                main business to foreign branch ...
  foreign precedent ... 4(2): 14-15
  gains and losses ... 1(3): 14–18; 4(2):
                                                10(3): 14-15
                                               zero rating of services supplied by SA
   12 - 19
  gains and losses (realised and unreal-
                                                third party vendor to foreign branch
   ised) ... 1(3): 14-18; 4(2): 12-19
                                                ... 10(3): 15-16
  IAS39: Financial Instruments: Recog-
                                            Foreign business establishment
   nition and Measurement ... 1(3): 14,
                                               how foreign is it? ... 14(2): 1–7
                                                 :iCommissioner for the South
  IFRS9: Financial Instruments ... 4(2):
                                                  African Revenue Service v Corona-
   vi. 16
                                                  tion Investment Management SA
  interest-rate agreements ... 1(3):
                                                  (Pty) Ltd;d 2023 JDR 0295 (SCA)
   16-17
                                                  ... 14(2): 2-7
                                                 s 9D of Income Tax Act 58 of 1962
  leverage of ... 4(4): 15
  listed ... 3(4): 12
                                                  ... 14(2): 1
  non-covered persons ... 4(2): 18
                                            Foreign capital losses and taxable
  option contracts ... 1(3): 16-17
                                              income ... 7(2): 1–5
  qualifying ... 1(3): 14
                                               SARS standpoint ... 7(2): 2-3
  'short selling' of ... 4(4): 15
                                                 counter-arguments ... 7(2): 3-5
  specified ... 4(4): 13
                                            Foreign companies, registration as
  splitting of ... 4(2): 13
                                              external companies in SA ... 4(1):
  tax rules relating to ... 4(2): 12, 14
                                              30-39
  tax treatment of ... 4(2): 19; 4(3): 24,
                                            Foreign currency option contract ...
   29 - 31
                                              7(1): 16, 20
  taxation of ... 1(3): 15; 4(2): 13, 14
                                            Foreign dividend, interpretation of ITA
  taxation of, from 2014 ... 4(2): 12-19
                                              definition of ... 9(1): 1-8
  taxation of gains and losses ... 4(2):
                                            Foreign Exchange, Amnesty ... 1(4): 27
   12 - 19
                                            Foreign exchange gains, weak currency
  trading stock ... 1(1): 26-27; 1(3): 14,
                                              and the taxation of ... 7(1): 13-20
   16, 17, 18; 1(4): 19, 21; 2(1): 7, 17;
                                               consequences of rand depreciation on
                                                ... 7(1): 16–20
   2(2): 21; 2(3): 12; 3(1): 7; 5(1): 22,
                                                 dollar-denominated creditor ...
   27; 5(2): 12; 5(3): 33, 34, 35; 5(4): 54
Foreign Account Tax Compliance Act
                                                  7(1): 16-19
 (FATCA) (USA) ... 3(2): v, 21-28
                                                 foreign currency option contracts
                                                  ... 7(1): 20
```

Foreign exchange gains, weak currency	Foreign tax credit generators (cont)
and the taxation of: consequences of	leveraged 9(3): 8–13
rand depreciation on (cont)	borrowing money from the market
forward exchange contracts 7(1):	9(3): 12
19–20	domestic tax arbitrage payoff
debt 7(1): 15	9(3): 12–13
exchange differences 7(1): 16	example
exchange items 7(1): 14–16	real-life 9(3): 10–12
foreign currency option contract	simplified 9(3): 9–10
7(1): 16, 20	plausible deniability 9(3): 12
forward exchange contract 7(1): 15–16	risk (and economic substance),
	eliminating 9(3): 8–9
s 24I of the Income Tax Act 58 of	Forfeiting ownership of equity instru-
1962 7(1): 14–16	ments 2(2): 17
Foreign pension schemes 14(3):	Forfeiture, alternative to 1(1): 1
30–50; 14(4): 1–21	Forfeiture, alternative to 1(1): 1
contributions paid to trust, subject to	'Forgiveness' of debt 1(1): 1
donations tax? 14(4): 4–5	contractual nature of 1(1): 2
contributions subject to donations	Forward exchange contract 7(1):
tax? 14(3): 33–35	15–16, 19–20
income tax and capital gains tax	Franchise 7(2): 17–24
implications	SARS Draft Guide on the Taxation of
accumulations by fund 14(3):	Franchisors and Franchisees 7(2):
35-42; 14(4): 5-8	17–24
death of member: estate duty or	SARS Draft Guide on the Taxation of
capital gains tax implications	Franchisors and Franchisees
14(3): 44–50; 14(4): 15–21	practical complexities not consid-
distributions by the foreign pension	ered 7(2): 20–23
scheme 14(4): 8–13	premium or like consideration
double taxation 14(3): 42–43;	7(2): 20–22
14(4): 14–15	royalty payments 7(2): 22–23
vested and discretionary member	summary 7(2): 19–20
rights to income and capital	Freign business establishment, meaning
14(4): 3–4	14(1): 15
vested vs discretionary member rights	Fringe benefits
to income and capital 14(3):	income tax 2(4): 33; 5(3): vii, 22,
32–50	23, 26, 29–30
Foreign return of capital 9(1): 1–8	VAT 6(3): 8–9
interpretation of ITA definition of,	Future expenditure claims under s 24C
Acquired company 9(1): 1–8	of ITA see Income Tax Act 58 of 1962
Foreign suppliers of electronic services,	(ITA), s 24C
VAT implications 5(1): 7–14	Future services, issue of shares in
Foreign tax credit generators 9(3):	exchange for, or negotiable instru-
1–13	ments 3(3): 22–30
legal façade, cracks in 9(3): 2–8	· /
example 9(3): 2–4	G
problems for the SA investor	G20 Finance Ministers 5(1): 8
9(3): 4	Gauteng Tax Court 1(1): 5
problems for the US banking group	General anti-avoidance rule (GAAR)
9(3): 4–6	1(2): v; 2(3): 6; 3(4): v, 1–7; 4(2): 20, 23
tax gross-up mechanism 9(3):	'broad-spectrum,' not beneficial to UK
6–8	3(4): 2

General anti-avoidance rule (GAAR)	Holding-company
(cont)	deductions 13(3): 7
s 80G 14(3): 9	trade
;iGallager;d judgment 14(3):	carrying on a trade, factors
11–12	impacting 13(3): 10–12
purpose 14(3): 11	meaning of 13(3): 9–10
considering both connotations of	moneylender vs carrying on a
14(3): 12–13	trade 13(3): 12–13
text and context 14(3): 9–11	Hybrid equity instruments 2(2): v,
SARS, challenges 14(3): 8–9	1, 2, 4, 5, 7, 8, 9, 10; 3(1): 2–3; 4(2): 8;
South African GAAR 4(2): 20–25	4(3): v
subjective vs objective 14(3): 1–50	definition, s 8E of Income Tax Act 58
subjectivity, Achilles' heel of s 103	of 1962 9(2): 9
14(3): 3–5	redemption vs buy-back 9(2): 9–12
thesis 14(3): 2–3	para 39 of Eighth Schedule to
tax shelter products and the modern	Income Tax Act 58 of 1962 9(2):
tax avoidance industry 14(3): 5–8	10
aggressive marketing 14(3): 6–7	subject to s 46 of Companies Act 72
pretense 14(3): 7–8	of 2008 9(2): 11
complexity 14(3): 5–6	01 2000 $\mathcal{I}(2)$ . 11
UK draft legislation 3(4): v, 1–8;	
4(2): 20–24	IAS39: Financial Instruments: Recogni-
UK GAAR 4(2): 20–25	tion and Measurement 1(3): 14, 15,
General Laws (Anti-Money Laundering	17
	IFRS9: Financial Instruments 4(2):
and Combating Terrorism Financing)	vi, 16
Amendment Act 22 of 2022 14(2):	Immovable property 4(3)30; 1(1): 18,
14–15	20; 2(1): 27, 28; 2(2): 19, 29; 3(2): v, 1,
Goods	2, 3, 7; 4(1): 34
export of 1(2): 13–22	acquisition of 3(2): 2; 5(1): 28
movable 1(2): 19–22	CGT claims by SARS 3(2): 3
Н	customary deduction allowances
Headquarter company	4(3): 29, 33
80% cost requirement 13(3): 1–6	disposal of 4(3)30; 3(2): 1
Alternative argument 1 13(3):	mortgage bond registered over
4–5	3(2): 2
Alternative argument 2 13(3):	mortgaged 3(2): 3
5–6	mortgagee's secured claim to proceeds
proviso 13(4): 1-6	3(2): 1–13
s 9I requirements 13(3): 2–3	non-deductible allowances 4(3):
SARS Interpretation Note 87	24, 29
13(3): 3–4	post-liquidation sale 3(2): 12
s 9I(2)(b) of ITA, analysis 13(4): 3–5	realisation of 3(2): 6
statutory interpretation 13(4): 5–6	rental of 4(2): 8
Hedge funds 4(4): 13–22; 13(3):	sale of 4(3)29; 9(3): 22–30
15–26	OECD Commentaries in interpreta-
market overview 13(3): 24–26	tion of, VAT, vs 9(3): 23–26
meaning 13(3): 16–18	secured 3(2): 9
regulatory evolution in SA 13(3):	transfer duty, sale subject to suspen-
21–24	sive conditions 9(3): 26–30
tax considerations 13(3): 18–21	secured, realisation of 3(2): 1–13
taxation of 4(4): 13–22	use of 4(3): 24
· · · · · · · · · · · · · · · · · · ·	

```
Income tax ... 5(3): 1
                                             Income Tax Act 58 of 1962 (ITA) (cont)
  deductions, limitations under s 23H
                                               general deduction formula (for leave
   of ITA ... 11(3): 1-10
                                                 pay) ... 1(1): 30
    see also Income Tax Act 58 of 1962
                                                'group of companies' - definition ...
     (ITA): s 23H
                                                 1(1):15
Income Tax Act 58 of 1962 (ITA) ... 1(1):
                                                IFRS (International Financial
                                                 Reporting Standards) - definition ...
 1, 3-7, 8, 14, 26, 28, 29, 30; 2(1): 26;
 2(2): 1–9; 2(4): 2, 8; 3(2): 4, 5, 6, 9, 11;
 4(2): vi; 4(3): 25, 26, 27, 28, 29, 30, 33,
                                                impact of s 8C ... 1(2): 29; 2(4): 2
 34; 5(2): 5; 5(3): vi, vii, 8, 10, 11; 6(1):
                                                impact of s 23K on deductible interest
 21, 22-29; 14(1): 9-11
                                                 ... 3(3): 14-21
  amendment of s 31 by Act 7 of 2010
                                               impact on debtor's tax position ...
   ... 1(4): 1-16
                                                 1(1): 1, 2
  amount deemed dividend (s 64C(2)(b)
                                                impact on waiver of debt ... 1(1): 13
   ... 1(1): 9-10
                                                'insolvent estate' - definition ... 3(2):
  anti-avoidance provisions ... 5(4): 1
  cancellation of debt ... 4(3): 34
                                                insolvent estates, taxation of ... 3(2):
  Chapter II, Part III (special corporate
                                               interest deductibility ... 12(1): 20-23;
   rules) ... 10(2): 1-28
  Companies Act 71 of 2008, impact on
                                                 12(2): 20-23
                                                'market value' – definition ... 1(1): 27
   ... 1(2): 23–32
  cross-issue of shares ... 1(1): 19
                                                mergers and acquisitions ... 5(3): vii
  debt-reduction provisions, s 19 ...
                                               misuse of s 45, proposal to combat ...
   6(3): 31-32
                                                 2(3): 17-19
  deduction for leave pay ... 1(1): 29-30
                                                objectives of s 45 ... 2(3): 11–19
  deferred disposal of equity shares ...
                                                preference-share transactions, refi-
   1(1): 19-20
                                                 nancing ... 12(3): 1-7
  discharge of debt ... 1(1): 1
                                               provisions affecting debtor ... 1(1):
  disposal of shares (capital account) ...
                                                 3 - 8
   1(1): 18
                                               qualifying percentage (interest) ...
  dividends tax ... 4(3): 30
                                                 1(1): 16
  donation/deemed donation ... 1(1):
                                                real estate investment trust (REIT) ...
                                                 4(3): 25
  donations tax ... 1(1): 10
                                               receipt of less than face value of debt
                                                 ... 1(1): 1
  Eighth Schedule ... 1(1): 1, 2, 5, 6, 7,
   8, 10, 20, 21, 28; 1(2): 12, 24, 25, 26,
                                               recharacterisation provisions ... 1(2):
   27, 28; 1(3): 27, 28; 2(1): 8, 27, 28,
   29, 30; 2(4): 1, 2, 11, 12, 14, 15; 3(2):
                                               recoupment of deduction ... 1(1): 4-5,
   1, 4, 5, 9; 4(3): 30, 33, 34; 5(1): vi, 6,
                                                 17 - 18
   21, 22, 23-24, 28; 5(2): 8; 5(3): 33
                                                reduction of assessed loss (s 20(1)(a)
    para 12(5) ... 1(1): 1, 2, 5
                                                 (ii)) ... 1(1): 3-4
    para 12A, settlement of disputed
                                                reduction of debt ... 4(3): 34
                                                'remuneration' – definition (Fourth
     debts see Disputed debts: appli-
     cation of s 19 and para 12A of
                                                 Schedule) ... 2(4): 3
     Eighth Schedule of ITA
                                                reportable arrangements (s 35 (1) and
  enhanced R&D allowance ... 1(1): 18
                                                 (2)) \dots 10(2): 11-15
  exchange gains or losses ... 1(1): 19
                                               s 1
  Fourth Schedule ... 6(3): 3
                                                  'assessed loss' ... 1(1): 3
                                                  'connected person' ... 1(1): 14-16,
    remuneration ... 6(3): 2
  general anti-avoidance rule (GAAR) ...
   10(2): 10-11
                                                    para (d)(iv) ... 10(3): 1-9
                                                       see also Connected person
```

```
Income Tax Act 58 of 1962 (ITA) (cont)
                                            Income Tax Act 58 of 1962 (ITA): s 12H
  s 1(1): 'share' defined ... 9(2): 9
                                              allowance: allowances (cont)
  s 7C ... 7(4): 27-29
                                                    learners with disabilities ... 7(3):
    apportioned donations ... 7(4): 29
    deemed donations tax ... 7(4): 28
                                                 exclusion from ... 7(3): 27–28
    exclusions ... 7(4): 29
                                                 qualification for ... 7(3): 24-25
    loss of loan, advance or credit ...
                                                    employer ... 7(3): 24
                                                    learner ... 7(3): 24
      7(4):28
  s 8(4)(a), recoupment of VAT ... 12(1):
                                                    Registered Learnership Agree-
   6-7; 12(2): 6-7
                                                     ment ... 7(3): 25
                                               s 12J ... 8(1): 13
    application of ... 2(4): 2
                                                 practical application ... 8(1): 20
    equity instrument ... 10(3): 19
                                                 tax strategy ... 11(1): 1
    may extend beyond employment
                                                    overview of current provisions ...
     link ... 10(3): 18-25
                                                     11(1): 3-6
    qualifying criteria ... 10(3): 19–25
                                                    problem areas in application ...
       employment or office of director
                                                     11(1): 6-8
        ... 10(3): 20-21
                                               s 12L — energy-efficiency savings
       equity instruments acquired by
                                                allowance ... 6(2): 1-12
        virtue of any restricted equity
                                                 claims for period prior to 1
        instrument ... 10(3): 21-22
                                                   November 2013 ... 6(2): 6–10
       restricted equity instruments
                                                 regulations under subsec (5) ... 6(2):
        acquired during period of
                                                   4-6, 10-11
        employment or office of director
                                                 text of ... 6(2): 11-12
                                               s 19, settlement of disputed debts see
        ... 10(3): 22-25
  s 8C, application of ... 9(1): 9-15
                                                Disputed debts: application of s 19
  s 8E ... 13(1): 29-30
                                                and para 12A of Eighth Schedule of
    application of ... 2(2): 1, 3, 8
    'hybrid equity instrument' defined
                                               s 20 ... 7(2): 1, 3-5; 8(4): 9, 10-12
     ... 9(2): 9
                                               s 20(1) ... 7(2): 3, 4
    preference-share transactions, refi-
                                               s 20(1)(a) ... 7(2): 3
     nancing ... 12(3): 3-6
                                               s 20(1)(b) ... 7(2): 3
    'qualifying purpose' exemption ...
                                               s 20(1)(c)(i), qualifying remuneration
     13(1): 7-15
                                                related to acquisition of asset form
                                                part of base cost ... 12(3): 10-12
    amendment by Taxation Laws
                                               s 20(1)(e), expenditure incurred to
     Amendment Act 15 of 2016 ...
                                                increase value of asset forms part of
     8(1): 26
                                                base cost ... 12(3): 12-15
    application of ... 3(1): 2
                                               s 20A ... 8(4): 12-14
    preference-share transactions, refi-
                                               s 23H ... 11(3): 1-10
     nancing ... 12(3): 6-7
                                                 Telkom SA SOC Limited v Commis-
  s 8G of ITA ... 13(4): 7-14
                                                  sioner for the South African Revenue
  s 9I ... 13(3): 2-3
                                                  Service [2020] 2 All SA 763 (SCA) ...
  s 9I(2)(b) of ITA ... 13(4): 3-5
                                                   11(3): 1-10
  s 11(d) ... 11(1): 9-10
                                                   critical analysis ... 11(3): 7-10
  s 11(e) ... 7(2): 2-5
                                                   SCA judgment ... 11(3): 5-7
                                                   Tax Court judgment ... 11(3): 3-5
  s 12H allowance ... 7(3): 23-28
    administrative requirements ...
                                               s 23M ... 6(1): 11-21
      7(3): 28
                                                 2021 amendments, highlights ...
    allowances ... 7(3): 25-27
                                                   14(1): 25-26
       annual allowance ... 7(3): 25-26
                                                 adjusted taxable income ... 14(1):
                                                   30-31
       completion allowance ... 7(3): 27
```

```
Income Tax Act 58 of 1962 (ITA): s 23M:
                                            Income Tax Act 58 of 1962 (ITA): s 24C:
 adjusted taxable income (cont)
                                             allowance for future expenditure (cont)
       example ... 14(1): 31
                                                   correlation between future
    amounts deemed to be interest in
                                                     expenditure incurred in the
     terms of s 24JA ... 14(1): 29
                                                     performance of obligations
    amounts under s 24K interest rate
                                                    under a contract and the
     agreement ... 14(1): 28-29
                                                     income derived from such
                                                    contract ... 10(1): 15-19
    controlling relationship between
     debtor and creditor ... 6(1): 11-21
                                                   identification of income received
    debt owed to a creditor in a control-
                                                    or accrued ... 10(1): 12-14
     ling relationship ... 14(1): 27
                                                   income and a contract, relation-
    finance cost element of finance
                                                     ship ... 10(1): 14–15
     leases ... 14(1): 29
                                                   the law ... 11(3): 13
    foreign exchange gains and losses
                                               s 24J ... 6(3): 23-26, 30-31; 10(2):
      ... 14(1): 29
                                                17 - 18
                                                 interest, definition ... 14(1): 28
    interaction with s 23N ... 6(1): 20
    interaction with s 31 ... 6(1): 20
                                               s 24K, interest rate agreement ...
    interest
                                                14(1): 28-29
       deduction limitation ... 14(1):
                                               s 24O ... 6(3): 28
        24-31
                                               s 26A ... 7(2): 1
       meaning of ... 14(1): 27-29
                                               s 35 (1) and (2), reportable arrange-
       not subject to tax ... 14(1): 27
                                                ments ... 10(2): 11-15
       s 24J definition ... 14(1): 28
                                               s 42 ... 9(4): 2
    interest 'subject to tax' ... 6(1): 17
                                                 asset-for-share transaction ... 6(1):
    taxing provision ... 14(1): 29-31
                                                  22-29: 10(2): 6-8
    treaty no-discrimination ... 6(1): 21
                                                   compared with s 44 \dots 6(1):
  s 23N ... 6(3): 26-28
                                                    2.2 - 2.9
    interest-deduction limitation ...
                                               s 44 ... 8(3): 1-10
     6(2): 38-44
                                               s 44, amalgamation transactions ...
       acquired company ... 6(2): 41-44
                                                11(2): 26-30
       acquiring company ... 6(2):
                                               s 45
                                                 amendments to ... 2(3): 11-19
        40 - 44
       acquisition transaction ... 6(2):
                                                 application of ... 2(3): 11-19
        41-44
                                               s 45(1)(a): intra-group transaction ...
       application ... 6(2): 42-44
                                                9(4):3
       debt push down ... 6(2): 41-42
                                               s 46, unbundling transaction ... 10(2):
       debt push up ... 6(2): 42
       interest ... 6(2): 41-44
                                               s 47, liquidation transactions ... 10(2):
       reorganisation transaction ...
                                                10
        6(2): 41-44
                                               s 47, liquidation, winding-up and
  s 24C
                                                deregistration transactions ... 11(2):
    allowance for future expenditure ...
                                                26-30
      10(1): 11-19; 11(3): 11-20
                                               s 79 ... 7(2): 10-11
       Commissioner, South African
                                               s 80D ... 13(1): 31-32
        Revenue Service v Big G Restau-
                                                 arrangement, meaning ... 14(1): 6-7
        rants (Pty) Ltd 2019 (3) SA 90
        (SCA) ... 11(2): 12–15; 11(3):
                                                   misconceptions about ... 14(1):
        11 - 20
                                                     7–9
       Commissioner, South African
                                                 genesis and purpose of ... 14(1): 3–5
        Revenue Service v Clicks Retailers
                                                 language and context ... 14(1): 5–6
        (Pty) Ltd 2020 (2) SA 72 (SCA) ...
                                                 misuse and abuse ... 14(1): 1-12
        11(2): 16-17; 11(3): 11-20
                                                   background ... 14(1): 2-3
```

Income Tax Act 58 of 1962 (ITA): s 80J (cont)	Interest (cont) conditional directives 3(3): 20
notice misconceptions about 14(1):	criteria used in directive process 3(3): 19–20
7–9 proper role of 14(1): 9–11	deductibility 12(1): 20–23; 12(2): 20–23
s 103(2) 7(2): 2, 4	deductible 3(3): 14–21
s 8EA 13(1): 29–30	deduction limitation 6(1): 11–21
'qualifying purpose' exemption	s 23M deduction formula 6(1):
13(1): 7–15	18–19
SARS may challenge waiver of debt	deduction subject to issue of directive
1(1): 9	3(3): 18–19
scope and effect of new s 31 (as	definition 6(1): 16; 6(2): 41
substituted by Act 7 of 2010) 1(4):	effective date of directive 3(3):
8, 15–16	20–21
sequestration of insolvent estates	exemption for non-residents, with-
3(2): 4	drawal of 1(2): v
special corporate rules (ss 41–47)	impact of ITA s 23K 3(3): 16–17
10(2): 1–12	restrictive directives 3(3): 20
tax consequences for debtor 1(1): 8	withholding tax 6(1): 17
tax treatment 1(1): 1	Interest-free credit, impact on deduction
taxation of insolvent estates 3(2): 4	of input tax 7(3): 5–10
waiver of debt 1(1): 1, 13	accounting treatment 7(3): 8
Income tax and VAT implications iro	supply for no consideration 7(3): 8
compensation for surrender of a right	VAT principles 7(3): 6
2(2): 19–30	VAT status of granting 7(3): 6–8
Income tax consequences for creditor	VATCOM Report 7(3): 9
1(1): 1	Interest-free loans see shareholder loans
Indemnity payment under contract of	Interest on loan funding used to acquire
insurance not the same as indemnity/	shares, deductibility of 6(3): 21-29
guarantee under contractual relation-	ITA 1962, s 23N 6(3): 26–28
ship see Value-added tax (VAT): indem-	ITA 1962, s 24J 6(3): 23–26
nity payment	ITA 1962, s 24O 6(3): 28
Independent contractor, VAT 6(3):	International Accounting Standards
6–7	Board (IASB) 4(3): 27
Information-gathering by SARS see	International Financial Reporting Stand-
Tax Administration Act 28 of 2011:	ards (IFRS) 4(3): 27
information-gathering by SARS under	Interpretation note, legal status 13(4)
Insolvency Act 24 of 1936 3(2): 1;	23–24
4(1): 26; 5(3): 6	Interpretation of contracts see Contract:
Insolvent estates	interpretation
realisation of secured immovable	Interpretation of statutes
property 3(2): 1–13	conventional approach 12(1): 9–10
taxation of $3(2)$ : 4	12(2): 9–10
winding-up of 3(2): 1–13	new approach in <i>Endumeni</i> 12(1):
Inter vivos	11–12; 12(2): 11–12
see also trusts	application to taxing statutes
trustees 4(1): 26–29	12(1): 13–16; 12(2): 13–16
trusts 4(1): 26–29	impact on interpretation of tax law
Interest	12(1): 16–18; 12(2): 16–18
circumstances where SARS approval not required 3(3): 17–18	Intra-group transactions

Intra-group transactions (cont)	Legal principles 1(1): 1
STT, exemption under s 45 Income	discharge of debt 1(1): 1
Tax Act 9(4): 1–6	receipt of less than face value of debt
was an asset acquired? 9(4): 3–4	1(1): 1
was it a capital asset? 9(4): 5–6	waiver of debt 1(1): 1–13
ITA see Income Tax Act 58 of 1962 (ITA)	Leveraged management buyouts (LBOs) 2(3): 11, 15–17
J	Liability for CGT 2(4): 11
Joint ventures/partnerships	Limited-recourse loans 6(3): 33–35
agent and principal 3(4): 24–25	Loadshedding, tax allowance for energy
members conducting enterprise	efficiency 6(2): 1–12
3(4): 23–24	Loans
value-added tax (VAT) 3(4): 16–25	funding used to acquire shares,
Judicial management 5(3): 1, 3, 4	deductibility of interest on see
see also business rescue	Interest on loan funding used to
order 5(3): 4	acquire shares, deductibility of
procedures 5(3): 1	replacement, interest deduction
replaced by business rescue 5(3): 1	flow-through 12(1): 19–26; 12(2):
L	19–26
Labour broker	to trusts 7(4): 26–27
definition 6(3): 4–36	Local subsidiary, acquisition of shares by
VAT 6(3): 7–8	non-resident (s 8G of ITA) 13(4): 7
Leasehold improvements 2(1): 23–33;	Low-interest loans <i>see</i> shareholder loans
5(4): v, 25–51	
see also the main entry for open-	M
market value of supply	M&A see mergers and acquisitions
IN 71: Interpretation Note – Value-Added	'Market value' – definition 1(1): 27
Tax: Supplies Made for No Considera-	Matrimonial Property Act 88 of 1984
tion 5(4): 30, 31, 38	4(1): 26
Draft IN: Draft Interpretation Note –	Meaning of debt <i>see</i> debt — meaning of
Value-Added Tax: Leasehold Improve-	Mergers and acquisitions (M&A)
ments 5(4): v, 25, 26, 27, 28, 29,	see also Amalgamation and/or merger
36, 37, 47, 49	definition of 'enterprise' 3(2): 16
income tax 2(1): 24–30	input tax 3(2): 16
open-market value of supply 2(3):	VAT incurred in relation to 2(3):
31; 5(4): v, 25, 27, 35, 36, 37, 39, 47	20–31; 3(2): 14–20
right of use 5(4): 25, 26, 27, 28, 29,	Mineral and Petroleum Resources
32, 33, 34, 35, 36, 37, 38, 39, 40, 41,	Royalty Act 28 of 2008 3(1): vii,
42, 43, 44, 46, 47, 48, 49, 50, 51	18–24
time of supply 5(4): 42–49	Mining companies 5(1): 21–29
value-added tax (VAT) 2(1): 30–33;	cancellation of debt 5(1): 21–29
5(4): v, 25-51	challenge to, of Act 28 of 2008
Leases, lodging, sub-leases and purpose	3(1): 18–24
10(1): 20–24	reduction of debt 5(1): 21–29
conclusions 10(1): 23–24	Minority protection 4(4): 1–12
the law 10(1): 21–23	Model Commentary on Article 4(3)
High Court judgment 10(1):	(Vienna Convention), Organisation for
22–23	Economic Co-operation and Develop-
Supreme Court of appeal judgment	ment (OECD) 1(3): 9
10(1): 23	Money laundering 14(2): 13–18
Leave pay, deduction for 1(1): 29–30	

N	Offshore trusts (cont)
Natal Joint Municipal Pension Fund v	transfer to trustees 1(3): 25
Endumeni Municipality 2012 (4) SA 593	trustees 1(3): 25, 26, 27, 29; 1(4):
(SCA), impact on interpretation of	28
fiscal legislation 12(1): 8–18; 12(2):	validity of 1(3): 24–25
8–18	Open-market value of supply 2(3):
National Credit Act 34 of 2005 1(3):	31; 5(4): v, 25, 27, 35, 36, 37, 39, 47
19; 2(4): 22	Organisation for Economic Co-opera-
National Treasury 1(2): vi; 1(4): 32,	tion and Development (OECD) 1(4)
33; 2(2): v; 2(3): 11, 12; 2(4): 25; 3(1):	1, 6, 10, 11; 2(3): 1, 3; 5(1): 7, 12
18, 22, 23; 4(2): 12, 13, 14; 4(3): 1, 25,	Action Plan on Base Erosion and Profit
34; 4(4): 14, 16, 18; 5(1): 2, 15; 5(2): 2,	Shifting ('BEPS' Action Plan) 5(1):
17, 21	6, 8
Negotiable instruments 2(4): 21; 3(3):	Action Plan 4 6(1): 12
v, vi–vii, 22–30	arm's-length principle 1(4): 1, 4,
dividend distribution (default	10, 11; 2(3): 3, 4
position) 3(3): 26–30, 30	commentaries, relevance to tax-treaty
issue of shares in exchange for, or	interpretation 8(2): 15–26
future services 3(3): 22–30	Conduit Companies Report 3(1): 11
shares held in trust 3(3): 26–30	Guidelines 2(3): 3–5
Nominee director, directors' fees,	Model Commentary on Article 4(3)
employees' tax and VAT 8(2): 2–4	(Vienna Convention) 1(3): 9, 10, 11
Non-executive director	<i>Model Tax Convention</i> 1(4): 7, 8,
directors' fees — employees' tax and	10–11; 2(3): 3
VAT 8(2): 1–4	art 26 7(1): 11–12
nominee director 8(2): 2–4	principles 5(1): 12
directors' fees and VAT 6(4): 1–5;	Transfer Pricing Guidelines for Multi-
8(1): 1–12	national Enterprises and Tax Admin-
recovery of VAT 8(1): 10	istrations (OECD Transfer Pricing Guidelines)
company law considerations	/
8(1): 10	Vienna Convention on the Law of
Non-residents	Treaties, articles 31 and 32 8(2): 5–40
acquisition of shares in local subsid-	Organisation for Economic Cooperation
iary 13(4): 7–14	and Development (OECD)
withdrawal of interest exemption for	Model Tax Convention
1(2): v	on income and on capital 6(2):
0	14
Obligation to pay 1(1): 2, 3, 5; 1(3):	on place of effective management,
21; 5(2): 28, 29, 35	article 4 — resident 6(2): 17–20
OECD see Organisation for Economic	
Co-operation and Development	Р
(OECD)	Paid-up capital (VAT Act) 1(1): 16
Offshore bank accounts and/or invest-	Par value shares 1(2): 5–7, 29; 2(1): 3
ments, curbing of tax abuses 3(2):	continuation of 1(2): 5–6
21–28	conversion of, regulations relating to
Offshore trusts 1(3): 24–29	1(2): 6–7
consequences of chosen funding	Parol evidence rule 12(4): 18–24
method 1(3): 27–29	Partnerships/joint ventures
settlors 1(3): 24–29	agent and principal 3(4): 24–25
tax and estate planning 1(3): 27–29	members conducting enterprise
tax residence of 1(3): 25–27	3(4): 23–24

```
Partnerships/joint ventures (cont)
                                            Preference-share transactions, ss 8E and
  tax treatment of partnership ... 10(4):
                                             8EA of Income Tax Act ... 12(3): 1-7
                                            Preference shares
                                              Companies Act, relevant provisions ...
    see also Private equity partnership
  value-added tax (VAT) ... 3(4): 16-25
                                               9(2): 3-6
PAYE ... 4(2): 21; 5(3): 1, 7
                                                s 1: definition of 'distribution,' para
Payment, VAT and dividends tax ... 9(4):
                                                  (a) ... 9(2): 4
                                                s 4: solvency and liquidity test ...
Pension scheme, foreign see Foreign
                                                  9(2): 3-4
 pension schemes
                                                s 37: preferences, rights, limitations
                                                  and other share terms ... 9(2): 5-6
Pension schemes, foreign see Foreign
 pension schemes
                                                s 46: distributions must be author-
Personal rights, termination of, CGT
                                                  ised by board and company must
 disposal? see Capital gains tax (CGT):
                                                  pass solvency and liquidity test ...
 termination of personal rights, CGT
                                                  9(2): 4-6
 disposal?
                                              nature of ... 9(2): 6-7
Personal service provider
                                              right to enforce payment of redemp-
  definition ... 6(3): 4-36
                                                tion amount ... 9(2): 1-8
  VAT ... 6(3): 7-8
                                              standard commercial preference share
Piercing of corporate veil ... 15(1): 1-8
                                               terms ... 9(2): 2-3
  The Butcher Shop and Grill ... 15(1):
                                            Preferential loans ... 5(3): vi
   5-8
                                            Private Equity and Venture Capital Asso-
    facts ... 15(1): 5-6
                                             ciation ... 8(1): 14
    findings ... 15(1): 6-8
                                            Private equity partnership
  common-law position previously ...
                                              structure ... 10(4): 18
   15(1): 2-3
                                                 co-ownership ... 10(4): 20
  Companies Act ... 15(1): 3-4
                                                 profit sharing ... 10(4): 19–20
  reverse piercing ... 15(1): 4–5
                                              tax treatment ... 10(4): 20-21
Place of effective management ... 6(2):
                                            Pro-fiscus ... 13(4): 24-26
 13-37
                                            Profit-split method (transfer pricing) ...
  British legal precedent ... 6(2): 24-26
                                             2(3): 4, 5
  confusion ... 6(2): 26-30
                                             0
  Income Tax Interpretation Note 6 ...
                                            Qualifying percentage interest (ITA and
   6(2): 15-17, 20-24
                                             VAT Act) ... 1(1): 16
  Katz Commission of Inquiry into
                                            'Qualifying purpose' exemption, purpo-
   Certain Aspects of the Tax Structure
                                             sive interpretation ... 13(1): 7-15
   of South Africa ... 6(2): 14
  OECD MTC article 4 - resident ...
   6(2): 17–20
                                            Real Estate Investment Trust (REIT) ...
  SA tax authorities on ... 6(2): 30-37
                                             4(3): 24-34
Pope, Alexander ... 1(1): 1
                                              application of s 25BB(2) (examples) ...
  An Essay on Criticism ... 1(1): 1
                                                4(3): 28–29
Post-commencement assessment ...
                                              capital gains tax treatment ... 4(3):
 5(3):1
                                               30 - 31
Post-commencement claim ... 5(3): 2
                                              conversion of property investment
Post-commencement finance ... 5(3): 2
                                                vehicles ... 4(3): 30
  bank under curatorship ... 6(1): 9-10
                                              deduction permitted from gross
Post-commencement finance (s 135 of
                                               income ... 4(3): 27-28
 Act 71 of 2008) ... 5(3): 7, 20
                                              definition of REIT ... 4(3): 26
Practice generally prevailing ... 13(4):
                                              non-deductible allowances in respect
 23-24
                                               of immovable property ... 4(3): 29
Pre-production problems ... 5(1): 1-6
                                              other definitions ... 4(3): 26-27
```

Real Estate Investment Trust (REIT)	Remuneration (cont)
(cont)	meaning 6(3): 2–3, 3–5
proposed amendments to s 25BB 4(3): 31–34	VAT on 6(3): 1–11 employee/office holder 6(3): 2
tax treatment of financial instruments	Reorganisation transaction 6(2): 41
4(3): 29–31	Reportable arrangements under the TAA
taxation of dividends 4(3): 30–31	(ss 34–39) 13(1): 27–34
taxation of dividends 4(3): 30–31 taxation under 4(3): 24–34	
treatment of interest 4(3): 30	failure to report 13(1): 34 qualifying features 13(1): 31–33
	accommodating or tax-indifferent
Recharacterisation provisions (ITA s 8E) 1(2): 30	parties 13(1): 32
Recharacterisation Rules 4(3): v, 1–8	characteristics contained in the
Recoupment of deduction 1(1): 4–5,	GAAR provisions 13(1): 31
17–18	elements that have the effect of
Reduction of debt see Debt reduction	off-setting or cancelling each othe
Reduction of debt, and taxation 7(3):	13(1): 33
11–22	accounting versus tax treatment
allowance assets 7(3): 15	13(1): 33
appropriation of debt reduction	no reasonable expectation of a
7(3): 18–20	pre-tax profit 13(1): 33
debt reduction provisions, application	reasonable expectation of a
of 7(3): 13–14, 16–23	pre-tax profit that is less than
merger 7(3): 16–17	the value of the tax benefit
non-allowance assets 7(3): 16	13(1): 33
other assets and expenses 7(3): 15	interest charges dependent on tax
payment 7(3): 16	assumptions 13(1): 31-32
prescription 7(3): 18	when to report 13(1): 33–34
release 7(3): 18	who must report 13(1): 29–31
set-off 7(3): 17–18	person who derives financial
trading stock held and not disposed	benefit 13(1): 30
of 7(3): 14	promoter 13(1): 31
VAT 7(3): 20–22	tax benefit 13(1): 29–30
Registered Learnership Agreement	Resale-price method (transfer pricing)
7(3): 25	2(3): 4
Regulation of schemes of arrangement	Restricted equity instruments 2(2):
4(4): 1–12	13, 15, 16; 2(4): 5, 6, 7, 8, 9, 10, 11, 12,
minority protection 4(4): 1–12	13, 15, 16; 3(1): 5
REIT regimen see Real Estate Invest-	see also equity instruments; unre-
ment Trust (REIT)	stricted equity instruments 3(1): 5
Related-party transactions 1(1): 14–23	Restructuring companies via the corpo-
connected persons 1(1): 14	rate rules 10(2): 1–12
at less than market value 1(1): 23	illustration 10(2): 3–5
terms and conditions 2(3): 9	current group structure 10(2): 3
Release of debtor by creditor 1(1): 2	proposed restructure 10(2): 3
Relevant material see Tax Administra-	steps and effect of 10(2): 4-5
tion Act 28 of 2011: relevant material	tax implications of proposed
Relevant provision (Eighth Schedule,	restructure 10(2): 5–12
para 12(5)) 1(1): 1, 2	GAAR, application of 10(2):
Remote working, source of income	10–11
13(1): 1-6	reportable arrangement 10(2):
Remuneration 6(3): 1–11	11–12
definition 6(3): 3	

```
Restructuring companies via the corpo-
                                            Sale-of-business transactions (cont)
 rate rules: illustration: tax implications
                                               salient features of ... 1(1): 24
 of proposed restructure (cont)
                                               trading stock ... 1(1): 26-27; 1(3): 14,
                                                16, 17, 18; 1(4): 19, 21; 2(1): 7, 17;
       s 42 asset-for-share transaction ...
        10(2): 6-8
                                                2(2): 21; 2(3): 12; 3(1): 7; 5(1): 22,
       s 46 unbundling transaction ...
                                                27; 5(2): 12; 5(3): 33, 34, 35; 5(4): 54
        10(2): 8-9
                                            SANEDI see South African National
       s 47 liquidation transactions ...
                                              Energy Development Institute
        10(2): 10
                                              (SANEDI)
                                            SARB see South African Reserve Bank
       simulated transaction ... 10(2):
Retrospective legislation ... 5(1): 15–20
                                            SARS ... 1(3): 1, 3, 14; 1(4): 1, 2, 27; 2(2):
  recourse for taxpayers ... 5(1): 15–20
                                              8; 2(3): 1; 2(4): 13, 27; 3(2): 8, 14, 15;
Retrospective legislation — the Pienaar
                                              3(3): 14; 4(2): 2; 4(3): 9, 26; 4(4): 23,
 Brothers case ... 8(3): 11-19
                                              26; 5(1): 9, 15; 5(2): 2, 14, 15, 27; 5(3):
  comments on judgment
    Davis, Dennis ... 8(3): 17-18
                                               Binding Private Ruling 101 ... 9(4): 2
    Emslie, TS ... 8(3): 16-17
                                               Comprehensive Guide to Capital Gains
Retrospective operation of statutory
                                                Tax ... 2(1): 27
 amendments ... 8(1): 21-30
                                               Draft Guide on the Disclosure of Reor-
  formulae used in Taxation Law
                                                ganisationTransactions (12 August
   Amendment Act ... 8(1): 23-30
                                                2011) ... 3(3): 15, 16, 19, 21
  presumption against retrospectivity ...
                                               Draft Guide on the Employment Tax
   8(1): 24-26
                                                Incentive (ETI) ... 5(2): 2, 5
Right, surrender of
                                               Draft Guide on the Taxation of Fran-
  compensation for ... 2(2): 19–30
                                                chisors and Franchisees see Franchise
  income tax and VAT implications ...
                                               Explanatory Memorandum (to the
   2(2): 19-30
                                                Taxation Laws Amendment Act 7
Ring-fencing assessed loss ... 8(4): 8–15
                                                of 2010) ... 1(4): v, 1, 3, 6, 7, 8, 11,
Rollover relief provisions ... 5(3): vii, 31
                                                13, 14
Royalty Act, see Mineral and Petroleum
                                               information-gathering under the Tax
                                                Administration Act 28 of 2011 see
 Resources Royalty Act 28 of 2008 ...
                                                Tax Administration Act 28 of 2011:
 5(3): 31
                                                information-gathering by SARS
 5
Sale of assets within group ... 2(3):
                                               Legislative Overview of the TAA ... 3(3):
Sale of business ... 1(1): 24; 1(4): 17-26
                                               Memorandum on the Objects of the Tax
  assumption of liabilities ... 1(4):
                                                Administration Bill, 2011 ... 7(1): 7
   18-23, 29-30
                                               obligation to respect taxpayers'
  value-added tax see value-added tax
                                                constitutional rights ... 10(1): 3
                                               obligations under Bill of Rights ...
Sale-of-business transactions ... 1(1):
                                                10(1): 3-4
 24-30; 1(4): 25
                                               Practice Notes ... 1(3): 28; 1(4): 1, 4-6,
  completion date ... 1(1): 28
                                                9, 14; 2(3): 2, 9
  effective date ... 1(1): 28
                                               public administration, an organ of
  primary consideration ... 1(1): 24
                                                state within ... 10(1): 2
  purchase-price adjustment ... 1(1):
                                               Short Guide to the TAA ... 3(3): 1, 5. 6;
   27 - 28
                                                4(2): 4, 5, 7, 9; 4(3): 9-11, 12, 15, 16,
  purchase-price allocation ... 1(1): 25
                                                20; 5(2): 30
  purchase-price considerations ... 1(1):
                                               tax administration
   26-28
                                                 s 195 of Constitution ... 10(1): 7-9
```

```
SARS: tax administration (cont)
                                             Simulated transactions principle ... 4(1):
    s 237 of Constitution ... 10(1): 9
                                              16, 19, 20, 21, 22, 23, 24, 25; 5(4): 3,
  value-conscious tax administration ...
                                              17.23
                                               test for ... 4(1): 22, 25
   10(1): 1-10
Schemes of arrangement ... 1(1): v; 2(1):
                                             Six-year anti-avoidance rule see anti-
 11, 12; 2(3): 20, 21, 27, 28; 4(4): v,
                                              avoidance rules; two-year anti-avoid-
 1-12; 5(3): 35
                                              ance rule ... 2(1): 18-20
                                             Skills-development levies ... 5(3): 1, 7,
  minority protection ... 4(4): 1-12
  regulation of ... 4(4): 1-12
Secondary Tax on Companies (STC)
                                             Small Business Tax Amnesty ... 1(4): 27
 (now replaced by dividends tax) ...
                                             Source and the remote worker ... 13(1):
 1(1): 9; 1(2): 23, 31; 1(4): 6; 2(1): 7;
                                              1-6
 2(2): 2; 3(3): 23; 5(3): vi, 21, 22–23
                                             South African National Energy Develop-
Securities Services Act 36 of 2004 ...
                                              ment Institute (SANEDI) ... 6(2): 4-6
 4(2): 15
                                             South African Reserve Bank (SARB) ...
Securities transfer tax, intra-group trans-
                                              1(3): 27; 1(4): 28
 fers, exemption under s 45 Income Tax
                                             South African Revenue Service see SARS
 Act ... 9(4): 1-6
                                             South African Revenue Service Act 34 of
Securities Transfer Tax Act 25 of 2007 ...
                                              1997 ... 10(1): 3
                                               s 2 ... 10(1): 2
 9(4): 2
                                             SST see Securities transfer tax
  s 8(1): exempt transactions ... 9(4): 2
Security by interest-bearing debt instru-
                                             Statutory interpretation ... 13(4): 15–27
 ments ... 4(3): 2-3
                                             Subject to tax ... 6(1): 17-18
Self-assessment taxes ... 5(3): 2
                                             Substance over form: X (Pty) Ltd v CSARS
Set-off ... 9(2): 14
                                              ... 8(4): 16
                                             Suspension of payment ... 5(2): 27-35
Share
  adequate consideration ... 1(2): 23,
                                               amount of tax involved ... 5(2): 29–30
   24, 30-31; 3(3): 22, 23; 5(3): 23
                                               compliance history of taxpayer ...
  buy-backs ... 1(1): v; 1(2): 23-24,
                                                 5(2): 29
                                               dissipation of assets, risk of ... 5(2):
   31-32; 2(1): 1-15; 9(2): 9; 9(4): 8-11
    misnomer ... 9(4): 10-11
    personal rights ... 9(4): 8-9
                                               failure to furnish information ... 5(2):
    vs redemption ... 9(4): 7-12
                                                33 - 35
       distinction ... 9(4): 11-12
                                               fraud involved in dispute ... 5(2): 33
    shares held qua shareholder ... 9(4):
                                               irreparable financial hardship for
      10
                                                taxpayer ... 5(2): 32–33
  certificates ... 1(2): 5-6
                                               liquidation proceedings ... 5(2): 33
  defined ... 9(1): 11–14
                                               provision of adequate security ... 5(2):
  elements of ... 9(1): 12
                                                31 - 32
  part of, sale of ... 9(1): 12
                                               relevant legislation ... 5(2): 28-35
  of pre-existing company ... 1(2): 5
                                               rules for ... 5(2): 27-35
                                               sequestration proceedings ... 5(2): 33
  preference see Preference shares
  redemption, vs buy-backs ... 9(4): 7
                                              Т
  repurchase see Share: buy-backs
                                             Tax
Shareholder loans (interest-free or low-
                                               see also (among others) income tax,
 interest loans) ... 5(3): vi, 21-30
                                                Income Tax Act 58 of 1962, PAYE,
  dividends-tax implications ... 5(3): vi
                                                self-assessment taxes, Tax Adminis-
  treated as dividend in specie ... 5(3): vi
                                                tration Act 28 of 2011, UIF, Value-
Shareholders, classification of rights ...
                                                Added Tax Act 89 of 1991, VAT
 1(2): 29–30
                                               definition ... 6(1): 17
'Short sales' ... 1(1): 1
```

```
Tax administration
                                             Tax Administration Act 28 of 2011
  moral ... 14(3): 23-29
                                              (TAA): information-gathering by SARS
    problem ... 14(3): 25-27
                                              under (cont)
    SARS Commissioner, process for
                                                  prescribed years of assessment ...
     appointing ... 14(3): 27-29
                                                   7(2): 7–9
Tax Administration Act 28 of 2011
                                                    revisiting ... 7(2): 9-10
 (TAA) ... 3(3): v-vi, 1-13; 3(4): v; 4(1):
                                               intentional tax evasion ... 4(3): 21–23
                                               legislative purpose of the ... 3(3): 3–5
 26; 4(2): v, 1–11; 4(3): v, 9–23; 4(4): v,
                                               no reasonable grounds for tax
 23-32; 5(2): vi, 27-35; 5(3): 2, 8, 11;
 10(1): 3, 5–7
                                                position ... 4(3): 20-21
  164(1) ... 10(1): 3-4
                                               procedures for imposing penalties ...
  172(1) ... 10(1): 3
                                                4(3): 15–16
  administrative non-compliance penal-
                                               reasonable care not taken ... 4(3): 20
   ties ... 4(3): 10-16
                                               records ... 4(2): 6-7
  Chapter 9 — dispute resolution ...
                                               registration particulars ... 4(2): 2-3
                                               relevant material ... 7(1): 6-7
   9(2): 20–22
                                                  definition (s 1 of the TAA) ... 7(1): 6
  Chapter 9 — period for lodging
   appeal ... 9(1): 16
                                               remittance remedies ... 4(3): 17-18
  Chapter 16 — understatement
                                               reportable arrangements ... 4(2): 8–11
   penalty ... 7(3): 1-28
                                               reportable arrangements (ss 3437) ...
  contents of the ... 3(3): 5-13
                                                13(1): 27-34
  corporate tax administrators ... 4(2):
                                               representative taxpayer, ss 153-154 ...
   v, 1-11; 4(3): v, 9-23; 4(4): 23-32
                                                8(3): 32
                                               request for remittance of penalty ...
  fixed-amount penalty ... 4(3): 21
  gross negligence ... 4(3): 11-14
                                                4(3): 16-17
  impact of the structure and contents
                                               returns ... 4(2): 3-4
   \dots 3(3): 5–13
                                               s 7 ... 10(1): 5
  information-gathering by SARS under
                                               s 33(1) ... 10(1): 5
   ... 7(1): 1-12; 7(2): 6-16
                                               ss 34-39 ... 13(1): 27-34
    cases decided under repealed s 79 of
                                               s 40 ... 7(2): 7
     Income Tax Act ... 7(2): 10-11
                                               s 42A
                                                  extent of ambit ... 12(1): 19-20
    document retention, taxpayer's
     obligations ... 7(2): 12
                                                  legal privilege under ... 12(1): 13-24
    field audits outside SA ... 7(2): 16
                                                    basic principles of statutory inter-
    interviews by SARS
                                                     pretation ... 12(1): 16
                                                    legal process prescribed by s 42A
       former employees and directors
        ... 7(2): 13-14
                                                     ... 12(1): 17-19
       persons outside SA ... 7(2): 16
                                                    material over which taxpayers
       representation at ... 7(2): 14–15
                                                     may clain legal professional
       status of records ... 7(2): 14
                                                     privilege ... 12(1): 20-23
       taxpayer's rights and obligations
                                               s 44(1) ... 10(1): 5
        ... 7(2): 12-13
                                               s 45(2) ... 10(1): 6
    legislative background ... 7(1): 7-11
                                               ss 46-48 ... 7(2): 7
    Memorandum on the Objects of the
                                               s 61(5) ... 10(1): 6
     Tax Administration Bill, 2011 ...
                                               s 61(8) ... 10(1): 6
      7(1): 7-11
                                               s 62(2) ... 10(1): 6
    OECD Model Tax Convention ...
                                               s 63(4) ... 10(1): 6
                                               s 69(1) ... 10(1): 7
      7(1): 11-12
                                               s 99(1)(a) ... 7(2): 7
    offshore companies, information
     held by ... 7(2): 15
                                               s 99(1)(a) ... 7(2): 7–9
    powers of SARS ... 7(1): 2-7
                                               s 99(2)(a)-(d) ... 7(2): 7
       chapter 5 of the TAA ... 7(1): 3-6
                                               s 100(1) ... 7(2): 8, 8-9
```

```
Tax Administration Act 28 of 2011
                                            Tax evasion ... 3(3): 4, 11, 12; 4(1): v, 20,
                                             23, 25, 222; 4(3): 11
 (TAA) (cont)
  s 107(2) — period for lodging appeal
                                               intentional ... 4(3): 21–23; 4(4): 32
   ... 9(1): 17
                                            Tax exemptions in debt-waiver rules ...
  SARS Legislative Overview of the TAA ...
                                             5(4): 55-63
   3(3):1
                                               donations exemption ... 5(4): 55-61
  SARS Short Guide to the TAA ... 3(3): 1,
                                               group-of-companies exemption ...
   5. 6; 4(2): 4, 5, 7, 9; 4(3): 9-11, 12,
                                                5(4): 55–57
                                               liquidation/deregistration exemption
   15, 16, 20; 5(2): 30
  statement re: accounts ... 4(2): 4-6
                                                ... 5(4): 61–62
  structure of the ... 3(3): 5–13
                                            Tax implications (business rescue) ...
  Tax Ombud ... 3(3): 5, 6
                                             5(3): 1-20
  third party returns ... 4(2): 7-8
                                            Tax implications (CGT) ... 2(4): 11-16
  understatement penalty ... 4(3):
                                            Tax implications (debt discharge/reduc-
   18-23; 4(4): 23-32
                                             tion) ... 1(1): 1
Tax administration by SARS
                                            Tax implications (deferred delivery share
  democratic principles underpinning
                                             incentive schemes) ... 4(1): 23
   ... 10(4): 1-16
                                            Tax implications (disposal of assets) ...
  national taxes ... 10(4): 3-6
                                             2(1): 16; 2(3): 15, 16
  rule of law ... 10(4): 6-16
                                            Tax implications (dividends tax) ... 3(3):
    legality ... 10(4): 13-16
    vagueness in tax legislation ...
                                            Tax implications (improvements on
      10(4): 10-13
                                             land) ... 2(1): 23
  value conscious ... 10(1): 1-10
                                            Tax implications (issuing shares in
Tax amendments 2016, application ...
                                             exchange for negotiable instrument) ...
                                             3(3): v, vi-vii
 7(4): 25-32
Tax avoidance ... 5(4): v, 1-24
                                            Tax implications (reduction/cancellation
  see also doctrine of substance over
                                             of loan debt - mining companies) ...
   form
                                             5(1): vi-vii
  alleged bias ... 5(4): 13-17
                                            Tax implications (share incentive trust
  anti-avoidance provisions in ITA ...
                                             scheme) ... 2(4): 1, 2, 3
   5(4): 1, 3
                                            Tax implications (unincorporated joint
  improvements scheme ... 5(4): 3-6
                                             venture agreement) ... 4(1): 19-20
  premium scheme (also known as
                                            Tax incentives ... 5(2): 1-7
   Ladysmith scheme) ... 5(4): 6–13
                                               description of ... 5(2): 2
  simulated transactions ... 5(4): 17-19
                                               eligible employers ... 5(2): 2-3
Tax consequences for creditor ... 1(1): 1,
                                               hiring young and less experienced
 2, 8-13
                                                people ... 5(2): 1-7
Tax Court
                                               wage-regulating measure ... 5(2): 3–4
  administrative review in ... 9(2):
                                            Tax legislation ... 1(1): v, 1; 1(3): 2; 4(2):
   19-29
                                             v, 23; 4(3): v; 4(4): 16; 5(1): 18
                                               administering ... 3(3): v
    jurisprudence ... 9(2): 23-27
Tax debts, rank in business rescue ...
                                               compliance with ... 1(4): 32
 11(4): 16-22
                                               dividend tax ... 3(4): 9
                                               domestic test for residence ... 1(3): 2
  income tax liability arises on assess-
   ment only ... 11(4): 19–20
                                               exemptions on dividends ... 3(1): 1–2
                                               fringe benefits (Seventh Schedule) ...
  judgments ... 11(4): 17–19
  PAYE liability triggered by payment of
                                                2(2): 15
   remuneration ... 11(4): 20
                                               mining industry ... 3(1): vi
  VAT liability triggered by supply ...
                                               retrospective ... 5(1): vi, 19
                                            Tax liability ... 5(3): 1-2
   11(4): 20
Tax due diligence see Due diligence
                                            Tax Ombud ... 3(3): 5, 6
```

```
Tax relief, within group ... 2(1): 16-22
                                            Taxation of financial instruments from
Tax residence
                                             2014 ... 4(2): 12-19
  companies in UK and SA ... 1(3): vi,
                                            Taxation of hedge funds ... 4(4): 13-22
   1 - 13
                                            Taxation of insolvent estates ... 3(2): 4
                                            Temporary Employer/Employee Relief
  DTA test ... 13(2): 12-19
    assets and wealth ... 13(2): 15-16
                                             Scheme (TERS) ... 11(2): 4-6
    family ... 13(2): 13-14
                                              see also Covid-19 tax relief
    Health service providers, Trading
                                            Termination of personal rights, CGT
                                             disposal? see Capital gains tax (CGT):
     stock ... 13(2): 17
                                             termination of personal rights, CGT
    hobbies ... 13(2): 16
    homes ... 13(2): 15
                                             disposal?
    political, philanthropic, cultural,
                                            TERS see Temporary Employer/Employee
     business involvement ... 13(2): 16
                                             Relief Scheme (TERS)
    significant events and friendships
                                            Thin-capitalisation practices ... 1(4):
      ... 13(2): 16
                                             1 - 16
    time spent ... 13(2): 15
                                            Thin-capitalisation rules (new) ... 1(4):
    work ... 13(2): 14-15
                                             11-12
  mobile South Africans ... 13(2): 9-17
                                            Third-party backed shares (TPBS) (ITA s
                                             8EA) ... 3(1): 1, 3-5; 4(3): v, 1, 6
  ordinarily resident ... 13(2): 9-11
  physical presence test ... 13(2): 11-12
                                              definition of ... 3(1): 4
  statutory ... 13(2): 9
                                              enforcement rights ... 3(1): 4-5
Tax return, belated submission ... 5(3): 1
                                              exemption criteria ... 3(1): 5
Tax returns ... 5(3): 1
                                              obligations ... 3(1): 4-5
  belated submission of ... 5(3): 1
                                              tax consequences ... 3(1): 3-4
Tax treaties, OECD Commentaries in
                                            Time-of-disposal rules ... 1(1): 28; 5(2): v
 interpretation of ... 8(2): 5-28
                                            Time-of-supply rules ... 1(1): 21, 22
Tax treatment under ITA ... 1(1): 1
                                            Tokens, stamps and vouchers
Taxable income, meaning of ... 14(3):
                                              VAT and the issue and redemption of
 23 - 25
                                                ... 13(1): 16-26
Taxation, transforming society through
                                                 analysis ... 13(1): 20-21
 ... 14(3): 23-25
                                                Mobile Telephone Networks (Pty)
Taxation Law Amendment Act 15 of
                                                  Limited v CSARS Gauteng High
                                                  Court, Case No 79960/2019 ...
  retrospective operation ... 8(1): 21-30
                                                  13(1): 17-26
  s 15(2), interpretation of ... 8(1):
                                                 time of supply ... 13(1): 22-26
   26-28
                                            TPBS see third-party backed shares
Taxation Laws Amendment Act 7 of
                                             (TPBS)
                                            Trade, meaning ... 13(3): 9–10
 2010 ... 1(4): v, 1, 2, 9, 13, 14, 15
  amendment of s 31 of ITA ... 1(4):
                                            Trading stock ... 1(1): 26–27; 1(3): 14,
   1_16
                                             16, 17, 18; 1(4): 19, 21; 2(1): 7, 17;
Taxation Laws Amendment Act 22 of
                                             2(2): 21; 2(3): 12; 3(1): 7; 5(1): 22, 27;
 2012 ... 4(2): 15; 4(3): 1, 24, 25; 5(1):
                                             5(2): 12; 5(3): 33, 34, 35; 5(4): 54
                                            Transactional net-margin method
  Explanatory Memorandum ... 4(2): 13
                                             (transfer pricing) ... 2(3): 4
Taxation Laws Amendment Act 24 of
                                            Transfer pricing ... 1(4): 1-16
 2011 ... 3(1): v, 1, 2; 3(3): 15; 4(3): 1;
                                              Chevron Australia Holdings (Pty) Ltd v
                                               the Commission of Taxation ... 8(3):
 4(4):32
Taxation Laws Amendment Act 31 of
                                               26-30
 2013 ... 5(1): 6, 10; 5(2): 16
                                              comparable uncontrolled-price
Taxation Laws Second Amendment Act
                                                method (CUP) ... 2(3): 4
 8 of 2010 ... 1(4): vi, 27-34
                                              cost-plus method ... 2(3): 4
```

```
Transfer pricing (cont)
                                             Trusts (cont)
  exemption of financial assistance by
                                               bewind ... 9(1): 10-11
   HQ company to foreign subsidiary
                                               inter vivos ... 4(1): 26-29
   ... 1(4): 13-14
                                               legislation ... 4(1): 26
  Explanatory Memorandum (to the
                                               loans to ... 7(4): 26-27
   Taxation Laws Amendment Act 7 of
                                               non-resident beneficiaries of a local
   2010 (SARS)) ... 1(4): v, 1, 3, 6, 7, 8,
                                                 trust ... 9(4): 24-25
                                               requirements for valid trust \dots 4(1):
  international context ... 2(3): 3-9
                                                 27
  methods ... 2(3): 4
                                               resident beneficiaries of a foreign trust
  OECD Guidelines ... 2(3): 3-5
                                                 ... 9(4): 25-27
  OECD Model Tax Convention ... 1(4): 7,
                                               statutory intervention in flow of
   8, 10-11; 2(3): 3
                                                 benefits to beneficiaries ... 9(4):
  Practice Notes ... 1(4): 3-4
  profit-split method ... 2(3): 4, 5
                                                  application of ... 9(4): 27
  regimen ... 1(4): 12; 2(3): v, 1-2, 1-10
                                               taxation of
  resale-price method ... 2(3): 4
                                                  conduit-pipe principle ... 9(4):
  rules ... 1(4): 4-6, 8-9
                                                   20-30
  rules (new) ... 1(4): 8-9
                                                    explained ... 9(4): 21
  Secondary Tax on Companies (STC)
                                             Two-year anti-avoidance rule ... 2(1):
   (now replaced by dividends tax)
                                              2.1 - 2.2
  Transfer Pricing Guidelines for Multi-
                                               see also anti-avoidance rules
   national Enterprises and Tax Admin-
   istrations see OECD Transfer Pricing
                                             UK capital gains tax ... 1(3): 11
   Guidelines for Multinational Enterprises
                                             UK Income and Corporation Taxes Act
   and Tax Administrations and OECD
                                              ... 2(3): 7
   Guidelines (above)
                                             UK-SA double taxation agreements ...
Treasury shares ... 1(2): 5-6
                                              1(3): vi, 1
True intention ... 4(1): 18-19
                                             UN Model Tax Convention ... 1(4): 7, 8,
Trust Property Control Act 57 of 1988 ...
                                              10-11: 2(3): 3
 4(1): 26
                                             Understatement penalty ... 7(3): 1–4;
Trustees ... 2(2): 14, 15; 2(4): 3, 4, 8, 9,
                                              15(1): 9-19
 14, 15, 17; 3(1): 16, 17; 3(2): 1, 3, 4, 5,
                                               basic rules ... 7(3): 2-3
 6, 9, 12; 4(1): v, 26-29; 4(4): 22
                                               bona fide inadvertent error ... 15(1):
  see also trusts
                                                 12 - 16
  common-law duties of ... 4(1): 27-28
                                               burden of proof ... 15(1): 16-19
  distribution by ... 2(4): 4; 3(2): 5
                                               determining amount ... 15(1): 11
  duties and obligations of ... 4(1): v,
                                               imposition of ... 15(1): 10–11
   27 - 29
                                               legal opinion, reliance on to reduce
  effect of distribution of assets/shares
                                                 penalties ... 15(1): 20-27
   ... 2(4): 14-15
                                                  analysis ... 15(1): 25–27
  fiduciary capacity ... 3(1): 16; 3(3):
                                                  CSARS v Coronation Invest-
   vii, 30
                                                   ment Management SA (Pty) Ltd
  independent ... 4(1): 29
                                                   (1269/2021) [2023] ZASCA 10 (7
  of insolvent estate ... 3(2): 1, 3, 4, 5,
                                                   February 2023) ... 15(1): 21–22
   12
                                                    Implications of SCA finding in ...
  remuneration ... 3(2): 8
                                                      15(1): 23-25
  representative taxpayer (of insolvent
                                                  CSARS v The Thistle Trust (516/2021)
   estate) ... 3(2): 4
                                                   [2022] ZASCA 153 (7 November
  statutory duties of ... 4(1): 28
                                                   2022) ... 15(1): 21
Trusts ... 7(4): 26-27
  see also off-shore trusts; trustees
```

```
Understatement penalty (cont)
                                             Value-added tax (VAT) ... 1(1): 1, 21–22;
  remission, objection and appeal ...
                                              1(2): 13; 1(4): 18, 23-26; 2(1): 30-33;
   15(1): 11-12
                                              2(2): 28-30; 2(3): 20, 22; 4(3): 9, 14, 17;
  SARS errors ... 7(3): 3-4
                                              4(4): 25, 27; 5(1): 7, 8; 5(2): 14, 21, 27;
Unrestricted equity instruments ... 2(2):
                                              5(3): v; 11(2): 26–30; 13(2): 18–28
 13; 2(4): 6
                                               see also mergers and acquisitions
US double taxation agreement see
                                                (M&A)
 double taxation agreement - SA-US
                                               IN 71: Interpretation Note - Value-Added
                                                Tax: Supplies Made for No Considera-
                                                tion (iro leasehold improvements) ...
Value-Added Tax Act 89 of 1991 (VAT
                                                5(4): 30, 31, 38
 Act) ... 1(1): 1, 11, 14; 1(2): 13-22; 1(4):
                                               application to debt forgiveness ...
 18, 23; 2(1): 30; 2(2): 19; 2(3): v, 21;
                                                1(1): 11–13
 3(2): 16; 3(3): 1, 3; 3(4): 16; 4(3): 9, 14;
                                               Commissioner for the South African
 4(4): 25, 27, 32; 5(1): v, 10; 5(2): 14;
                                                Revenue Service v Capitec Bank Limited
 5(3): v, 2, 9
                                                (94/2021) [2022] ZASCA 97 (21 June
  applicability of provisions ... 1(1): 1
                                                2022) ... 13(2): 24-28
  'connected person' - definition ...
                                               corporate transactions ... 11(1):
   1(1): 14
                                                18-35; 11(2): 19-31
  consequences ... 2(1): 30
                                                 disposal of a going concern ...
  discharge of debt ... 1(1): 1
                                                   11(1): 22-23
  Electronic Services Regulations (GN
                                                 disposal of assets necessary for
   R221 of 28 June 2014) ... 5(2): 23-26
                                                   carrying on the enterprise ...
  enterprise, definition ... 6(3): 2
                                                   11(1): 26-35
  export of goods ... 1(2): 13-22
                                                 disposal of enterprise or part
  liability of creditor ... 1(1): 1
                                                   thereof as a going concern ...
  person, meaning of ... 8(4): 3-7
                                                   11(1): 22
  reduction of debt ... 1(1): 1
                                                 disposal of goods and services held
  s 8(25) ... 11(2): 19-31
                                                   or utilised wholly for purpose of
    2009 amendments ... 11(2): 23-25
                                                   making non-taxable supplies ...
    2019 amendments ... 11(2): 25-26
                                                   11(1): 20-21
    application when corporate rule
                                                 disposal of goods and services not
     not adopted for income tax and
                                                   held or utilised wholly for purpose
     CGT purposes ... 11(2): 30-31
                                                  of making non-taxable supplies ...
  s 11(1)(e), sale of business zero rated
                                                   11(1): 21-22
   ... 11(1): 18-35
                                                 disposal of part of enterprise ...
  s 16
                                                   11(1): 23-24
    payment of tax if output tax
                                                 erroneously zero-rated transactions
     exceeds input tax ... 12(1): 5;
                                                   ... 11(1): 28
      12(2):5
                                                 going-concern requirement, trans-
    refund due if input tax exceeds
                                                   actions under ss 44 and 47 of ITA
     output tax ... 12(1): 5; 12(2): 5
                                                   ... 11(2): 26-30
  s 22(3)
                                                 income-earning at date of transfer
    deemed output VAT in business
                                                   ... 11(1): 24-26
     rescue ... 11(4): 21-22
                                                 sale of business ... 11(1): 19-26
       12 months, expiry of ... 11(4): 21
                                                 sale or issue of shares ... 11(1):
       penalties and interest ... 11(4):
                                                  28-35
        21 - 22
                                               directors' fees ... 6(3): 10-11
  s 50, branches of foreign companies,
                                               Draft IN: Draft Interpretation Note -
   possible application to ... 12(3):
                                                Value-Added Tax: Leasehold Improve-
   28-29
                                                ments ... 5(4): v, 25, 26, 27, 28, 29,
  waiver of debt ... 1(1): 1-13; 5(1): 27
                                                36, 37, 47, 49
```

Value-added tax (VAT) (cont)	Value-added tax (VAT) (cont)
employee 6(3): 5–6	recoupment under s $8(4)(a)$ of ITA
export of goods 1(2): 13-22	12(1): 6–7; 12(2): 6–7
foreign branches and see Foreign	remuneration see Remuneration
branches and VAT	6(3): 1–11
foreign companies, branches of	Rennies Travel (Pty) Ltd v CSARS [2022]
12(3): 16–30	ZASCA 83 13(2): 20–24
the law 12(3): 19–20	s 10(18), token, voucher or stamp
Wenco International Mining Systems	13(1): 18
and another v CSARS [2021]	s 10(19), token, voucher or stamp
ZAPPHC 70 12(3): 16-30	13(1): 18
analysis 12(3): 23–29	system 5(1): 8
grounds for registration as a	time-of-supply rules 1(1): 21, 22
vendor 12(3): 20	treatment 1(4): 18; 2(2): 20
grounds for review 12(3):	value-of-supply rules 1(1): 21, 22
18–19	VAT taxes defined 12(1): 1–4; 12(2)
judgment 12(3): 20–22	1–4
SARS's argument 12(3): 20	Value-of-supply rules 1(1): 21, 22
fringe benefits 6(3): 8–9	VAT see Value-added tax (VAT)
implications 1(4): 23	VATCOM Report 7(3): 9
implications for foreign suppliers of	Venture capital
electronics services 5(1): 7–14;	defined and distinguished from
5(2): 15–26	private equity 8(1): 14–15
income tax, effect on 12(1): 4–5;	incentive to invest 8(1): 13–20
12(2): 4–5	qualifying requirements and associ-
indemnity payment	ated tax consequences 8(1):
contract of insurance	15–20
meaning 12(1): 8	36-month deferral period 8(1):
under, not the same as indem-	19
nity/guarantee under contrac-	acquisition by way of share
tual relationship 12(1): 6–12	subscription 8(1): 16
meaning 12(1): 8	Commissioner's right to
supply of 'services contemplated by	withdraw approval 8(1): 19
(the) contract (of insurance)' must	expenditure incurred as deduc-
be a taxable supply 12(1): 11–12	tion from income 8(1): 15–16
independent contractor 6(3): 6–7	limitation of deduction $8(1)$ :
input and output taxes 12(1): 1–7;	18
12(2): 1–7	venture capital company (VCC)
labour broker 6(3): 7–8	8(1): 16–20
leasehold improvements, VAT implications 2(1): 23–33; 5(4): v, 25–51	venture capital share (VCS) 8(1): 16–20
liability of creditor to account for	Vienna Convention on the Law of
1(1): 1	Treaties
M&A activity 2(3): 20–31; 3(2):	adoption of 8(2): 8–12
14–20	articles 31 and 32 8(2): 5–40
non-executive directors' fees 6(4):	legal status in South Africa 8(2):
1–5; 8(1): 1–12	12–15
partnership 8(4): 1–7	overview 8(2): 11–12
personal service provider 6(3): 7–8	Voluntary disclosure programmes
perspective 2(1): 24; 3(4): 17	(VDPs) 1(4): vi, 27–34
provisions 1(1): 14	agreement 1(4): 31
purpose(s) 3(2): 15: 5(2): 15	application for relief 1(4): 29

```
Voluntary disclosure programmes
 (VDPs) (cont)
  benefits of ... 1(4): 30-31
  default ... 1(4): 29
  other jurisdictions ... 1(4): 31–32
  overview of ... 1(4): 28-31
  purpose of ... 1(4): 28
  qualification requirements ... 1(4):
   29-30
  relief ... 1(4): 30
  success of amnesties and VDPs ...
   1(4): 32-33
  taxation ... 1(4): vi, 27-34
  withdrawal ... 1(4): 29-30
                                              W
Voting rights ... 1(2): 24-28; 2(4): 3
  capital-gains tax ... 1(2): 23, 25, 28
  change to/amendment of ... 1(2):
   25 - 28
  Companies Act ... 1(1): 15, 16, 25, 26;
   2(3): 31; 2(4): 3, 27; 3(3): 24; 4(4): 7,
   8, 10; 5(3): 24
    change to/amendment of ... 1(2):
     25-28
    disposal ... 1(1): 26
                                              Х
    extinction of ... 1(1): 26
    majority ... 1(1): 15, 18
                                              ... 8(4): 16-26
    of shareholders ... 1(1): 16, 25
```

```
Voting rights: Companies Act (cont) special resolution ... 1(1): 26 variation of ... 1(2): 28
Income Tax Act and VAT Act ... 1(1): 16, 24; 1(4): 4, 11, 12–16 conversion ... 1(1): 26 majority ... 1(4): 9 weighted, for directors in private company ... 14(2): 8–12 case law ... 14(2): 10–12 decision-making organs of a company and voting rights ... 14(2): 9–10
```

Waiver of debt *see* Debt, waiver of
Waiver of right, effect of ... 1(1): 2
Withdrawal of interest exemption for
non-residents ... 1(2): v
Withholding tax ... 1(2): v; 1(3): v; 3(1):
vi, 1, 8, 10; 3(2): v, 21, 22, 25; 3(4): 5;
4(3): 3, 30; 5(3): 35
rate ... 3(1): vi

*X (Pty) Ltd v CSARS*, substance over form ... 8(4): 16–26