



Response to Treasury Laws Amendment (Delivering an Efficient and Trusted Tax System) Bill 2026

16 April 2026

Organisation:	Fundraising Institute Australasia (FIA)		
Street address:	201 Pacific Highway, Suite 2, Level 4		
Suburb/City:	St Leonards	State & Code:	NSW 2065
Postal address:	PO Box 549 Crows Nest 1585		
Suburb/City:		State & Postcode:	NSW 2065
Contact:	Jonathan Ande		
Position:	Regulatory Affairs and Policy Director		
Phone:	[REDACTED]		
Fax:	[REDACTED]		
Email address:	[REDACTED]		



About Fundraising Institute Australasia

Fundraising Institute Australasia (FIA), previously Fundraising Institute Australia, is the national peak body for the charitable fundraising sector in Australia and Aotearoa New Zealand. Among our professional fundraising activities, we champion and monitor best practice fundraising through a self-regulatory Code of conduct for the sector, the FIA Code, and we engage in policy advocacy on behalf of our over 10,000 members comprising of charities, not-for-profit organisations, suppliers to the sector, and professional members across Australia and New Zealand. We appreciate the opportunity to respond to this submission request on the Treasury Laws Amendment (Delivering an Efficient and Trusted Tax System) Bill 2026.

This Submission

As is relevant in this Bill to our scope, Fundraising Institute Australasia supports Schedule 1 of the Bill which removes the \$2 minimum threshold on tax deductibility of gifts. The \$2 threshold has outlived any real policy utility and is no longer well suited to the realities of modern charitable giving. Removing it is a modest but sensible reform that streamlines the law and brings the tax deductibility framework into closer alignment with current giving practices. Although the practical effect of the amendment may be limited for many donors and charities, FIA supports it as an appropriate clean up measure in our tax law.

FIA Continued Engagement

FIA welcomes the opportunity for continued dialogue around this submission and we remain open to further discussion. We value ongoing collaboration in support of effective reform and invite you to contact us should any further information, clarification, or engagement be helpful.

Sincerely,

Jonathan Ande

Regulatory Affairs and Policy Director, FIA

jande@fia.org.au