

Dear Senate Standing Committees on Economics,

I am an Australian citizen who has been residing overseas for the last 18 months. I am highly concerned about the changes to CGT for non tax residents announced 9 May 2017.

I have purchased a property in Australia which has been my principal place of residence, and when I moved overseas there were no CGT implications. I believe Australia citizen who have made decisions based on the tax law at the time should not be harshly impacted by the change, and should be able to access the CGT tax concession regardless where they reside.

I pay my Australian taxes in full every year, and I urge the government to be fair about the changes and not penalize Australia residents whose PPR is their home and who have made financial decisions based on the law prior to 9 May 2017. Lets be fair about this.

Cheers,

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