# Question on notice no. 44

Portfolio question number: BET044

# 2023-24 Budget estimates

# **Economics Committee, Treasury Portfolio**

Senator Deborah O'Neill: asked the Australian Taxation Office on 30 May 2023—

Senator O'NEILL: How many had adopted the scheme?

Mr Hirschhorn: A few. I'm very reluctant when I get to very small numbers.

Senator O'NEILL: We've had the number 14 put to us.

Mr Hirschhorn: By this stage two or three had actually implemented the structure. Senator O'NEILL: There were the keen ones who got on the job more quickly than others?

Mr Hirschhorn: They moved quicker, yes.

Senator O'NEILL: If you could provide on notice a clear time line outlining all of

your actions, that would be very helpful.

Answer —

Please see attachment.

# **Senate Economics Legislation Committee**

## ANSWERS TO QUESTIONS ON NOTICE

#### **Treasury Portfolio**

Budget Estimates 2023 - 2024

**Agency:** Australian Taxation Office

**Question No:** BET044

**Topic:** MAAL Restructure Scheme Timeline

**Reference:** Spoken p. 98 (30 May 2023)

Senator: Deborah O'Neill

### **Question:**

Senator O'NEILL: How many had adopted the scheme?

Mr Hirschhorn: A few. I'm very reluctant when I get to very small numbers.

Senator O'NEILL: We've had the number 14 put to us.

Mr Hirschhorn: By this stage two or three had actually implemented the structure.

Senator O'NEILL: There were the keen ones who got on the job more quickly than others?

Mr Hirschhorn: They moved quicker, yes.

Senator O'NEILL: If you could provide on notice a clear time line outlining all of your

actions, that would be very helpful

#### **Answer:**

The response set out below is intended to provide the Senate with a comprehensive timeline of events relevant to the PwC matter. The timeline includes events directly related to the PwC matters, ATO actions to address concerns on a system wide basis and public transparency by the ATO of concerns

In recognition of the level of Senate and public interest in this matter and in order to ensure information in the public domain accurately reflects the facts, some limited protected information has been included in the timeline.

Where protected information is included, it has generally been limited to information:

- concerning the conduct and/or procedural aspects of the ATO's activities (which can be distinguished from information relating to the substantive tax position of taxpayers); and/or
- provides context to or corrects information which is already publicly available. Information provided in the timeline has also been carefully considered to ensure that it will not impact on any ongoing investigations by other agencies, including the AFP.

# ATO - Chronology of key actions & engagements

# Period - May 2015 to Jan 2023

Key PwC Engagements*	ATO guidance & Public Statements
Actions related to confidentiality breach	LPP Litigation
Key TPB Engagement	Legislative Process
Other ATO Activities	Other

<sup>\*</sup>Note: Due to the ATO's concerns in relation to PwC conduct, there were regular meetings between ATO and PwC senior leadership. We have included details of the most significant of these meetings.

Date	Event
12 May 2015	Government announced "combatting Multinational Tax Avoidance" package in the
	Federal budget
	The package included:
	the Multinational Anti-Avoidance Laws (MAAL)
	Country by country (CbC) reports
12 May 2015	Treasury released the exposure draft for MAAL
6 Aug 2015	Treasury released the exposure draft for CBC reports & increased penalties
16 Sep 2015	MAAL bill introduced into Parliament
3 Dec 2015	MAAL bill passes both Houses of Parliament
J.	Bill receives Royal Assent on 11 Dec 2015
1 Jan 2016	Commencement Date for MAAL and CBC
12 Jan 2016	ATO releases 'MAAL Client Experience Roadmap'
	The roadmap is designed to help taxpayers apply the new MAAL provisions (which
	anticipate that affected taxpayers will restructure to book sales in Australia). It
	sets out a differentiated approach depending on the engagement of taxpayer
	The roadmap was last updated 2 May 2017
	https://www.ato.gov.au/law/view/pdf/cog/maal_client_experience_roadmap.pdf
10 Feb 2016	Commissioner makes opening statement at Senate Estimates – 'Enough is enough'
	https://parlinfo.aph.gov.au/parlInfo/download/committees/estimate/eba7c1f2-c22b-
	<u>4b51-b66f-</u>
	ed473b45b953/toc pdf/Economics%20Legislation%20Committee 2016 02 10 4140 Offi
	cial.pdf;fileType=application%2Fpdf#search=%22committees/estimate/eba7c1f2-c22b-
	4b51-b66f-ed473b45b953/0002%22

26 April 2016	ATO issues first of three Taxpayer Alerts in relation to MAAL
	TA 2016/2: Interim arrangements in response to the Multinational Anti Avoidance
	Law (MAAL)
	Media release issued warning companies against profit-shifting arrangements
	https://www.ato.gov.au/law/view/pdf/tpa/ta2016-002.pdf
	https://web.archive.org/web/20170119065509mp /https:/www.ato.gov.au/Media-
	centre/Media-releases/ATO-warns-against-profit-shifting-arrangements/
3 May 2016	Government announced Tax Integrity Package in the Federal budget
	The package includes:
	Diverted profits tax (DPT)
	Hybrid mismatch arrangement rules
10 Aug 2016	ATO issues second of three Taxpayer Alerts in relation to MAAL
	TA 2016/8: GST implications of arrangements entered into in response to the
	Multinational Anti-Avoidance Law (MAAL)
	Media release issued cautioning companies against avoiding tax obligations
	through contrived arrangements
	https://www.ato.gov.au/law/view/print?DocID=TPA%2FTA20168%2FNAT%2FATO%2F0000
	1&PiT=99991231235958
	https://web.archive.org/web/20170119065347mp /https:/www.ato.gov.au/Media-
	centre/Media-releases/ATO-issues-new-warnings-for-large-companies-and-multinationals/
29 Aug 2016	Mark Konza (Deputy Commissioner, ATO), Assistant Commissioner (ATO) and other ATO
	officers meet with PwC Tax Partners and client
	Confirmation by PwC that that they were responsible for the MAAL structuring
	using foreign partnerships
	ATO confirm that structuring to avoid MAAL using foreign partnerships was seen
	as tax avoidance
30 Aug 2016	Jeremy Hirschhorn (Deputy Commissioner, ATO) and Executive Advisor (ATO) meet with
	Peter Calleja (Australian Tax Leader, PwC) and Tom Seymour (Managing Partner,
	Financial Advisory, & Asia Pacific Americas Tax Leader, PwC)
	Concerns re MAAL structuring raised directly with PwC tax leaders

15 Sep 2016	ATO issues final of three Taxpayer Alerts in relation to MAAL
	TA 2016/11: Restructures in response to the Multinational Anti-Avoidance Law
	(MAAL) involving foreign partnerships
	Media release issued warning against international profit shifting by
	multinationals – signals ATO concerns with a particular scheme to avoid the MAAL
	adopted by a handful of companies
	https://www.ato.gov.au/law/view/pdf/tpa/ta2016-011.pdf
	https://web.archive.org/web/20170119065321mp /https://www.ato.gov.au/Media-
	centre/Media-releases/ATO-cautions-on-multinational-profit-shifting/
Sep 2016	ATO commences Big 4 Taxpayer Alert Notice Program
	Following the issuance of a series of Taxpayer Alerts in 2016 (not limited to
	MAAL), the ATO commences a program of issuing compulsory information
	gathering notices to all Big 4 firms where there was known intelligence that they
	had advised on arrangements covered by a Taxpayer Alert
19 Sep 2016	ATO issues the first compulsory information gathering notice to PwC
	The compulsory information gathering notice sought information and documents
	in relation to six Taxpayer Alerts
Oct 2016 to 2022	PwC responds to ATO information gathering notices progressively over a number of years
	ATO starts receiving and reviewing materials provided by PwC in response to
	formal notices
	The advisor strategy team issues a further 15 compulsory information gathering
	notices to PwC between October 2016 and April 2021.
	The notices sought a range of information, including client information withheld
	due to disputed LPP claims and information related to Taxpayer Alerts issued in a
	later year
	Over this extended period, tens of thousands of documents are provided to the
	ATO over several tranches
	Over this extended period, tens of thousands of LPP claims are made in full or in
	part by PwC on behalf of their clients
	The ATO takes issue with LPP claims and process
	Many meetings at PwC Head of Tax and ATO Deputy Commissioner level over the
	period to discuss conduct of LPP related matters
29 Nov 2016	Treasury released the exposure draft for DPT
9 Feb 2017	DPT bill introduced into Parliament

1 Mar 2017	ATO gives evidence at Senate Estimates in relation to impact of MAAL
	The impact of MAAL becomes a regular feature of ATO testimony at Senate
	Estimates and related hearings for a number of years
	Through multiple testimonies, the ATO reveals more than 200 companies were
	reviewed for MAAL compliance with 44 companies restructuring to be MAAL
	compliant
	More than \$8 billion of additional gross sales is booked in Australia returning more
	than \$100 million in additional income tax per annum, and approximately \$80m in
	net GST collections.
27 Mar 2017	DPT bill passes Parliament
	Receives Royal Assent 4 April 2017
1 July 2017	Commencement date for DPT
1 July 2017	Applies to income years commencing on or after this date
	Can apply to schemes entered before this date
4 Oct 2017	ATO asks Treasury for a copy of a confidentiality agreement
4 000 2017	Around this time, the ATO identifies Mr Collins was involved in MAAL consultation
	and may have shared information subject to confidentiality obligations
	The ATO subsequently requested and Treasury provided a pro-forma
	Confidentiality Acknowledgment to the ATO.
25 Oct 2017	ATO clarifies impact of MAAL
	Following evidence at Senate Estimates, the ATO clarifies that a number of
	companies have restructured due to MAAL, including Google and Facebook.
	https://web.archive.org/web/20171101211820mp /https:/www.ato.gov.au/Media-
	centre/Media-releases/ATO-clarifies-impact-of-the-MAAL/
23 Nov 2017	Treasury released the exposure draft for the anti-hybrid rules
Jan 2018	ATO submission to Corporate Tax Inquiry outlines the ATO's intermediary strategy
	The submission provides an overview of the intermediary strategy. In particular it
	notes, that the ATO is taking action against advisers who undermine the integrity
	of the tax system, including those who seek to cloak the promotion of
	unacceptable tax planning via inappropriate claims for legal professional privilege
	https://www.aph.gov.au/DocumentStore.ashx?id=d8041688-b1a9-4008-8b9d-
	<u>b7085f6a37b9&amp;subId=509861</u>
9 March 2018	ATO General Counsel provides preliminary legal advice about the application of the
	secrecy provisions to sharing information related to the possible breach of confidentiality
	by Mr Collins to enable us to share information

22 March 2018	Authorisation granted by Assistant Commissioner to disclose to the AFP
	Pursuant to ATO procedures, formal (internal) approval was sought and provided
	in order to make a disclosure to the AFP
26 March 2018	Initial ATO / AFP Call
	AFP suggest a pre-referral workshop to discuss available intelligence/evidence and
	provide guidance to the ATO
24 May 2018	Anti-hybrid bill introduced into Parliament
25 May 2018	ATO General Counsel provides further advice about whether disclosures are permitted
	and recommends seeking advice from the Australian Government Solicitor (AGS)
28 June 2018	ATO provide information to the AFP for the pre-referral workshop
29 June 2018	AFP advise that the ATO information is insufficient for them to make an assessment or
	provide advice as to whether an offence had been committed
13 July 2018	ATO receives legal advice from AGS as to whether the secrecy provisions permitted
	disclosure
August to	ATO start receiving information in relation to specific clients and their engagement with
November 2018	PwC on the MAAL. This enables the ATO to commence analysis as to whether PwC
	marketed or promoted tax exploitation schemes, contrary to the promoter penalty laws
	Work commences on specific promoter penalty cases following some clients
e.	withdrawing earlier LPP claims over those documents
16 Aug 2018	Anti-hybrid bill passes Parliament
	Receives Royal Assent on 24 Aug 2018
14 Sep 2018	ATO requested Treasury provide a copy of the confidentiality agreement signed by Mr
	Collins
21 Sep 2018	Treasury provides to the ATO a copy of a confidentiality agreement signed by Mr Collins
10 Oct 2018	AFP agree to further discussions but reconfirm their initial advice that they need further
	documentary evidence to determine if an offence has been committed
	The ATO did not have the evidence needed by the AFP and did not have the
	investigatory powers to obtain it
18 Oct 2018	ATO provides a copy of the signed confidentiality agreement to the AFP
Nov/Dec 2018	ATO explores whether other Commonwealth legislation would provide a mechanism to
	inform other Government stakeholders
13 Nov 2018	ATO requests advice from Commonwealth Director of Prosecutions (CDPP) about
	potential prosecution of PwC for breach of formal information gathering notices
	As the ATO considered many LPP claims baseless, it wished to explore whether
	this constituted criminal non-compliance with the formal notices

26 Nov 2018	ATO meets with CDPP about prosecution for failure to comply with the formal
	information gathering notices
	The CDPP advised that it was unable to instigate a prosecution given it was
	unlikely that the ATO could provide the necessary evidence to enable the CDPP to
	prove the invalidity of the LPP claims beyond reasonable doubt
29 Nov 2018	ATO engages internal criminal investigation specialists to assist with AFP engagement
	Internal specialists also conduct a review of the matter to test prospect of
	successfully pursuing a referral to the AFP
30 Nov 2018	ATO discusses concerns in relation to LPP at National Tax Liaison Group (NTLG)
	Concerns raised included:
	LPP engagements and routing of information through lawyers in an attempt to
	make non-privileged communications privileged
	LPP processes
	The ATO advised it was actively considering:
	Declaratory proceedings
	Prosecution
	Promoter & administrative penalties
	Fraud and evasion investigations (e.g. creation of commercial rationale)
	https://www.ato.gov.au/misc/downloads/pdf/qc57874.pdf
On or around 30	ATO discusses with Treasury its concerns related to possible breaches of confidential
Nov 2018	consultation
	Due to secrecy provisions the ATO was not able to disclose specific details related
	to Mr Collins and PwC
13 Dec 2018	ATO confirms initial impacts of the MAAL emerge in the 2016-17 corporate tax
	transparency data
	https://web.archive.org/web/20190105202144mp /https://www.ato.gov.au/Media-
	centre/Media-releases/ATO-releases-corporate-tax-data
1 Jan 2019	Commencement date for Anti-Hybrid rules
	Applies to income years commencing on or after this date
	<ul> <li>Applies to income years commencing on or after this date</li> <li>Imported mis-match rules don't commence until income years commencing on or</li> </ul>
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	Imported mis-match rules don't commence until income years commencing on or after 1 Jan 2020
2 Jan 2019	<ul> <li>Imported mis-match rules don't commence until income years commencing on or after 1 Jan 2020</li> <li>A number of amendments have been made to the anti-hybrid rules (not included</li> </ul>
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29 Jan 2019	ATO criminal investigation specialists provide advice about evidence to support a referral
	to the AFP
	Specialists advised that unless the ATO can gather further evidence there is
	insufficient evidence to support a referral
	ATO did not have the investigative powers to obtain the evidence required
25 March 2019	The AFP confirm that they have closed their file on the matter
28 March 2019	NTLG LPP working group established to co-design LPP protocol
	Members include representatives from the Law Council of Australia, large law
	firms and the Big 4
	ATO meets with members individually over 2019
	The working group meets 3 further times in 2021
10 May 2019	ATO establishes a working group to facilitate the design of the Large Market Tax Advisory
	Principles
	The working group includes representatives from the ATO, TPB, each of the Big 4,
	Greenwoods, Chartered Accountants Australia and New Zealand (CAANZ). TPB &
	Treasury (as an observer) later also join the working group.
	The working group met 11 times over the period until mid-2022
26 June 2019	AFR reveals that 24 ATO audits are being complicated by blanket LPP claims
	Legal privilege claims in 20 per cent of ATO multinational cases, Tom McIlroy
	https://www.afr.com/policy/tax-and-super/legal-privilege-claims-in-20-per-cent-of-ato-
	multinational-cases-20190626-p521h3/
7 Aug 2019	ATO formally advise PwC that it is investigating the application of the promoter penalty
	laws regarding the marketing of MAAL schemes
14 Aug 2019	High Court hands down decision in Glencore International AG v Commissioner of Taxation
	The decision confirms that LPP could not be used as a sword to require the
	Commissioner to deliver up documents obtained as a result of the 'Paradise
	Papers' leak
14 Aug 2019	ATO issues Media Release in relation to the Glencore decision
	https://web.archive.org/web/20190819021401mp /https:/www.ato.gov.au/Media-
	centre/Media-releases/High-Court-confirms-ATO-can-use-information-from-data-leaks
29 Aug 2019	Jeremy Hirschhorn (Second Commissioner, ATO) meets with Luke Sayers (CEO, PwC)
	The meeting covered a range of ATO concerns related to PwC conduct and the
	formal notice process
	Control of the Contro
	Second Commissioner suggested to CEO to personally review the internal emails

12 Sep 2019	Jeremy Hirschhorn (Second Commissioner, ATO) presents to PwC tax partners
	Reflections on being a large market tax advisor, published 13 Sep 2019
	The presentation included substantial commentary on the role of large firm tax
	advisors and their conduct
	https://www.ato.gov.au/Media-centre/Speeches/Other/Reflections-on-being-a-large-
	market-tax-
	adviser/#:~:text=The%20role%20of%20a%20large,driven%20people%20across%20the%20i
	ndustry.
	AFR covers 'advisor speech' presented by Second Commissioner
	Deloitte, EY, KPMG and PwC a 'systemic' tax risk: ATO, Edmund Tadros
	https://www.afr.com/companies/professional-services/deloitte-ey-kpmg-and-pwc-a-
	systemic-tax-risk-ato-20190911-
	p52qbi#:~:text=The%20big%20four%20consultants%20harbour,ATO%20second%20commi
	ssioner%20Jeremy%20Hirschhorn.
13 Sep 2019	AFR report Big 4 response to the 'Advisor Speech'
	PwC concedes backlash against aggressive advisors, Edmund Tadros
	https://www.afr.com/companies/professional-services/pwc-concedes-backlash-against-
	aggressive-advisers-20190912-p52qkv
6 Nov 2019	ATO receives legal advice about difficulties in application of promoter penalty laws
14 Nov 2019	Jeremy Hirschhorn (Second Commissioner, ATO) presents at PwC Global Tax Symposium
	Future of tax administration
	The presentation included substantial commentary on the role of large firm tax
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29 Nov 2019 Dec 2019	advisors and their conduct  https://www.ato.gov.au/Media-centre/Speeches/Other/Future-of-tax-administration/
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	Highlights work with e-commerce sector to settle disputes with Google, Microsoft,
	Apple and Facebook
	https://web.archive.org/web/20200331022751mp /https://www.ato.gov.au/Media-centre/Media-releases/ATO-nets-another-e-commerce-victory/
Late 2019 / early	ATO increases work on administrative penalties for PwC for false and misleading
2020	statements in relation to LPP claims made in response to compulsory information
	gathering notices
	First position paper issues in May 2020
7 Feb 2020	ATO provides evidence at Inquiry into Regulation of auditing in Australia
	Evidence covers a range of topics including accountant ethics, pay structures and audit services
	https://parlinfo.aph.gov.au/parlInfo/download/committees/commint/6911a50c-20f7-
	46e7-a989-
	1a4c3109800d/toc_pdf/Parliamentary%20Joint%20Committee%20on%20Corporations%20
	and%20Financial%20Services 2020 02 07 7479 Official.pdf;fileType=application%2Fpdf#
	search=%22committees/commint/6911a50c-20f7-46e7-a989-1a4c3109800d/0000%22
20 Feb 2020	Jeremy Hirschhorn (Second Commissioner, ATO) meets with Luke Sayers (CEO, PwC)
	The meeting covered developments in a range of issues
	Mr Sayers raised the upcoming PwC CEO election
	Second Commissioner advises that not ATO role or appropriate to comment on
	election processes. The PwC Board should ensure that it is fully abreast of the
	range of concerns the ATO has had with PwC Tax Group's behaviour
26 Feb 2020	ATO conducts confidential consultation with Law Council of Australia re the LPP protocols
	5 meetings are held over 2020 and 2021
11 Mar 2020	Rebecca Saint (Deputy Commissioner, ATO) advises Michael O'Neill (CEO, TPB) that the
	ATO is likely to refer Mr Collins for investigation
	ATO to test LPP in Court before referring other advisors
2 April 2020	ATO provides information to the TPB in relation to potential breach of confidentiality
	agreement by Mr Collins
23 April 2020	Jeremy Hirschhorn (Second Commissioner, ATO) meets with Luke Sayers (CEO, PwC) &
	David McKeering (Consulting Leader, PwC)
	Mr McKeering was put forward as a direct point of communication to PwC Board
	following the election of Tom Seymour as CEO of PwC
19 May 2020	Following TPB request for further information the ATO provides further information in
	relation to Mr Collins
2 June 2020	ATO file declaratory proceedings against PwC and Flora Green (JBS) in Federal Court
	challenging LPP claims

5 June 2020	ATO formally advise PwC that it has concluded the promoter penalty laws review with no
	further action
	Notwithstanding the conclusion of the review, the ATO raise several concerns
	about the behaviours of PwC
1 July 2020	Following TPB request for further information, the ATO provide further information in
	relation to Mr Collins and MAAL
2 July 2020	The ATO formalises the referral of Mr Collins for investigation by the TPB
24 Sept 2020	Following TPB request for further information, the ATO provides information in relation to PwC
24 Nov 2020	Jeremy Hirschhorn (Second Commissioner, ATO) meets with Bruce Quigley (appointed by
	PwC to conduct a review of their tax governance framework)
27 Nov 2020	The Minister for Housing and Assistant Treasurer, released the final report of the Review
	of the Tax Practitioners Board
	The report included recommendations in relation to LPP
	https://treasury.gov.au/sites/default/files/2020-
	11/independentreviewofthetaxpractitionersboardfinalreport.pdf
2 Feb 2021	Federal Court hands down its decisions in CUB Australia Holding Pty Ltd v Commissioner
	of Taxation
	The Federal Court ruled that the Commissioner is able to use his formal
	information gathering powers to obtain details about LPP claims in order to assess
	whether he should accept or challenge the claims in court
23 March 2021	The ATO obtains initial legal advice in respect of the potential application of
	administrative penalties for false and misleading statements in relation to LPP claims
	made in response to a compulsory information gathering notice
16 June 2021	Following TPB request for further information, the ATO declined to provide most of the
	information requested on the basis that information did not relate to the alleged conduct
	of Mr Collins
	The ATO was concerned that the provision of this information would identify
	taxpayers and disclose other protected information not relevant to the referral.
30 June 2021	Large Business 5 (LB5) endorses advisor stream as a priority work stream
	LB5 is a group directed by Senior Leaders of Large Business tax administration in
	Australia, Canada, the Netherlands, the United Kingdom, and the United States
	Key aim is to increase multilateral collaboration and shared best practice on
	managing compliance challenges relating to multinationals
	Formal addition of an advisor stream as a priority

16 Aug 2021	Jeremy Hirschhorn (Second Commissioner, ATO) and Rebecca Saint (Deputy
	Commissioner, ATO) meet with Chris Morris (Australian Tax Leader, PwC) and Peter
	Calleja (Managing Partner Financial Advisory, PwC)
	PwC provides a six page power-point summary of the outcomes of the
	Independent design effectiveness review of the PwC Australia tax governance and
	internal control framework, performed by Mr Quigley
17 Aug 2021	Rebecca Saint (Deputy Commissioner, ATO) receives general intelligence from a non-big 4
	advisor that the TPB had issued extensive compulsory information gathering notices to
	large businesses
	In mid-September another advisor notifies the ATO of the compulsory information
	gathering notices issued by the TPB
19 Aug 2021	Rebecca Saint (Deputy Commissioner, ATO) writes to Michael O'Neill (CEO, TPB) inquiring
	about compulsory information gathering notices issued to large business
25 Aug 2021	TPB submit a copy of case plan with ATO intermediaries team
	TPB case plan shows:
	11 Jan 2021 – investigation of Mr Collins commenced
	8 Mar 2021 – investigation of PwC commenced
	5 to 21 July 2021 – compulsory information gathering notices were sent to 26
	multinational clients
1 Sep 2021	Chris Jordan (Commissioner, ATO), Jeremy Hirschhorn (Second Commissioner, ATO) &
	Hoa Wood (Deputy Commissioner, ATO) attend TPB Board Meeting
21 Sep 2021	Following further meetings between the ATO and the TPB, Chris Jordan (Commissioner,
	ATO) writes to Mr Klug (TPB Chair) outlining concerns related to TPB staff directly
	accessing ATO settlement deeds contrary to ATO concerns
	https://www.tpb.gov.au/sites/default/files/2023-07/FOI%20Request%2024%20-
	%20Disclosure.pdf
21 Sep 2021	Full Federal Court hands down appeal decision in CUB Australia Holding Pty Ltd v
	Commissioner of Taxation
	The decision at first instance is upheld – i.e. the decision affirms that the
	Commissioner can use information gathering powers to request details of LPP
	claims where done for the purpose of being able to assess whether claims should
	be accepted or challenged in court
Sep 2021	ATO publishes draft LPP Protocol
	https://www.ato.gov.au/law/view/print?DocID=SGM%2FLPP&PiT=99991231235958
1 Oct 2021	Mr Klug (Chair, TPB) responds to Mr Jordan's (Commissioner, ATO) letter dated 21
	September 2021

20 Jan 2022	Mr Klug (Chair, TPB) writes to Mr Jordan (Commissioner, ATO) outlining outcomes of TPB
	review following concerns raised by the Commissioner in his letter of 21 Sep 2021
	https://www.tpb.gov.au/sites/default/files/2023-07/FOI%20Request%2024%20-
	%20Disclosure.pdf
18 Feb 2022	Michael O'Neill (CEO, TPB) notifies Rebecca Saint (Deputy Commissioner, ATO) and Hoa
	Wood (Deputy Commissioner, ATO) that the TPB secretariat has finalised the
	investigation into Mr Collins and PwC and draft submissions have been prepared
2 Mar 2022	Michael O'Neill (CEO, TPB) and TPB Investigator meet with Rebecca Saint (Deputy
	Commissioner, ATO) and Hoa Wood (Deputy Commissioner, ATO) to provide an update
	on the TPB investigation
22 June 2022	ATO publishes final LPP Protocol
	ATO issue media release issued explaining role of the LPP protocol
	https://www.ato.gov.au/law/view/pdf/adhoc-sgml/lpp-protocol-final.pdf
	https://www.ato.gov.au/Media-centre/Media-releases/ATO-provides-certainty-on-Legal-
	Professional-Privilege-claims/
15 Aug 2022	Federal Court hands down decision in Commissioner of Taxation v PwC
	More than 50% of the communications were found not to be for the dominant
	purpose of legal advice and therefore were not privileged (noting half the sample
	was chosen by JBS/PwC, half by the ATO (sight unseen)
	Actions to apply the principles in to remaining 15k claims continues
17 Aug 2022	Big 4 firms publish & sign up to, The Australian Tax advisory firm governance, best
	practice principles
	https://www2.deloitte.com/au/en/pages/tax/articles/large-market-tax-adviser-
	principles.html
	https://www.ey.com/en_au/tax
	https://home.kpmq/au/en/home/insiqhts/2022/08/australian-tax-advisory-firm-
	governance-principles.html
	https://www.pwc.com.au/tax.html
From Aug 2022	ATO publicly acknowledges the finalised principles and supports adoption
	https://www.ato.gov.au/General/Tax-and-Corporate-Australia/In-detail/We-assist-and-
	assure-the-tax-compliance-of-large-corporate-groups/

21 Nov 2022	ATO provides PwC with its decision to apply a penalty for false and misleading
	statements in relation to LPP claims made in response to a compulsory information
	gathering notice
	The matter was settled on 20 March 2023
	Following execution, the settlement was reviewed by a retired judge as part of the
	independent assurance of settlement process. The former judge found the
	settlement to be fair and reasonable for the Australian community
	The TPB was advised of the settlement on 5 June 2023
	The settlement is not related to the breach of Treasury consultation investigated
	by the TPB. It was related to false LPP claims in responding to a compulsory
	information gathering notice
	The settlement did not contain an undertaking or agreement to withhold
	information from the TPB or other agencies. Nor did it include an undertaking or
	agreement to influence disclosures by the TPB to the Senate.
25 Nov 2022	TPB provides the ATO with a Notification of Outcome of Investigation in relation to PwC
16 Dec 2022	TPB provides the ATO with Notice of Decision in relation to Mr Collins
23 Dec 2022	TPB updates its public register
	https://www.tpb.gov.au/public-register?practitioner=39805002
19 Jan 2023	TPB publishes full decisions with reasons on TPB's public register
23 Jan 2023	TPB issue media release about the PwC and Collins matter
<u> </u>	https://www.tpb.gov.au/former-pwc-partner-banned-integrity-breach