



MORRISON & CO



# AER Review of regulatory tax approach

A presentation from the Network Shareholders Group –  
Spark Infrastructure, Morrison & Co, AMP Capital, IFM Investors, MIRA,  
AustralianSuper

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# The NSG supports the current approach to setting the tax allowance for an NSP

- The current rules provide for an NSP to have an opportunity to recover its efficient costs and comply with obligations
  - Ensuring lowest cost, reliable and sustainable services to customers
- The current rules require the AER to apply the statutory income tax rate to the taxable income of the benchmark entity
  - Ensuring NSPs can comply with obligations
- The AER's current approach that assumes the BEE is an Australian Company that pays tax at the corporate tax rate under Australian tax law
  - Insulates customers from decisions taken by owners that increase the tax paid by an NSP
  - No additional compliance and process costs
  - Is simple and understood
  - Provides ongoing incentives to improve efficiency and invest
  - Does not increase uncertainty for future investment

Passing  
through tax  
costs is not in  
the long term  
interests of  
customers

- Significant costs associated with capturing, and reporting information, compliance and enforcement will be passed through to customers
- Customers bear 100% of changes in tax payments due to the behaviour of owners
  - Changes in ownership or portfolio of ownership
  - Purchase price
  - Corporate or capital structure
  - Intercompany loans
  - Related party activities
  - Unregulated services
- Price volatility of actual tax profile
- Benefits to customers of lower costs are off-set by higher tax payments
- Unnecessarily introduces complexity and uncertainty impacting on incentives and costs of investment
- Implementation and transition issues
  - How is tax paid defined and captured (by gov entities, at investor level)?
  - Increased risk of cost recovery for NSPs
  - Circularity
  - Treatment of past payments and losses

## Two tasks for the AER

1. Is there a difference between the tax allowance and tax paid for NSPs?
2. What is the appropriate regulatory allowance for NSPs?



Backward looking

**Task 1:**  
Is there a  
difference  
between the  
tax allowance  
and tax paid  
for NSPs?

- Yes
  - There is no expectation that the regulatory allowance will equal actual tax paid by an individual NSP
- This task will require:
  - Collection of data over a long period of time for all NSPs
  - Capture all tax paid on the revenue received by the NSP regardless of which entity or shareholder pays tax
  - Appropriately allocate and attribute tax paid to the NSP (rather than related parties) for regulated services only
- Is there any benefit from completing this task?
  - Only where it can inform the appropriate forward looking benchmark
  - Must be best practice not average practice
  - Require a framework for assessing efficiency (and best practice) to guide information to be collected

Should  
customers pay  
for variations  
between the  
regulatory  
allowance and  
actual tax  
paid?

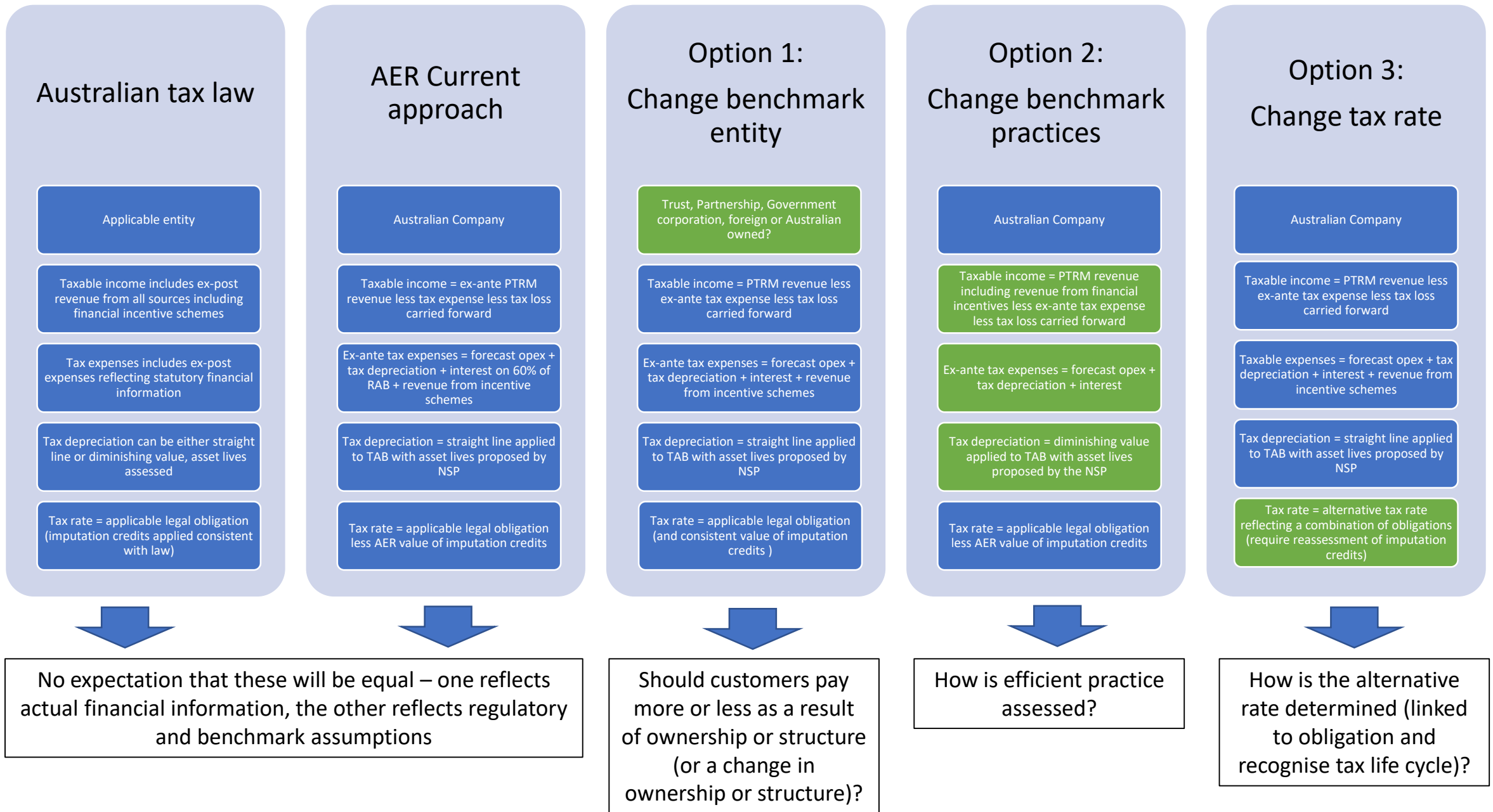
- Customers would pay more or less in each year as a result of:
  - A different (or change in) corporate structure or ownership portfolio
  - Variations between forecast and actual capex and opex
  - Variations in the value of assets (not just the cost of assets)
  - Variations in revenue
  - Variations in tax depreciation (method, lives, timing)
  - Variations in capital contributions
  - Rewards and penalties under financial incentive schemes (EBSS, CESS, STPIS, F factor, DMIS)
  - Actual debt costs (actual gearing, credit rating, intercompany loans)



Forward looking

## Task 2: What is the appropriate regulatory allowance?

- The efficient cost of complying with the tax obligation applying to the benchmark entity
- Paying tax is an obligation of an NSP or its shareholders
  - It would not be appropriate to provide an NSP with revenue that is less than the efficient costs of complying with obligations
  - It would not be appropriate to assume that the efficient cost of complying with tax obligations is to pay less (or more) than the obligation
- Therefore, the task requires two questions to be addressed
  1. What is the efficient structure and practice for a benchmark NSP?
  2. What is the tax obligation of an NSP with an efficient tax structure, receiving the revenue consistent with the determination and incurring the efficient tax expenses?





# Question 1: What is the efficient structure and practice for a benchmark NSP?

- Structure
  - Australian Company
  - Partnership
  - Trust
  - Government corporation
- Ownership
  - Private or government
  - Australian or foreign
  - Superannuation fund
- Taxable income and taxable expenses
  - Consistent with law or regulatory assumptions (or a combination)
- Time period
  - Average each year or modelled over the life of investment

# What is the benchmark entity?

- Not apparent from current information
  - No clear evidence of a preferred structure or ownership
  - Highly dependent on private or public ownership
  - Challenges comparing tax expense to tax allowance
  - Many issues that have implications for tax are under review by the ATO and the Australian Government
  - No framework for assessing efficient structure or ownership
- Should customers pay more or less because of ownership?
  - The AER and Lally agree that customers should pay no more or less as a result of ownership
  - If ownership matters, need to determine what constitutes tax paid?
    - Government entities – tax paid to itself
    - Private entities – tax paid at the entity and investor level

## Question 2: What is the tax obligation for the benchmark entity?

- The applicable tax rate under Australian Taxation Law
  - Reflect the assumed structure and ownership
    - Single or combination of structures
    - Single or portfolio ownership
  - Reflect assumptions
    - Taxable income
    - Taxable expenses
    - Tax losses
    - Tax profile

# Principles

- Any changes must be capable of being adopted by the NSP under tax law and applied prospectively
- The benefits of any change should consider life cycle costs, not simply push costs in to a future period, or ignore past costs
- A Change in the benchmark structure must be informed by total tax paid on revenue received by the NSP including NTER payments and tax paid at entity and investor level
- A change in tax depreciation must not impose windfall gains or losses as a result of being at a particular point in the tax cycle (noting these changes impact on timing, not value)
- Information requirements should be targeted at monitoring benchmark structure and practices and the costs and benefits of collecting the information