Consultation

Fringe Benefits Tax (FBT) Reform living-away-from-home benefits

Name

Mr Bert Hulst

Organisation

Email

bert.hulst@gmail.com

Are you submitting on behalf of your Company

No

Do you want your submission to be confidential

No

Accessibility Statement

Yes

Submission files

Support files

Submission text

How can it be possible that in all the papers there is wording of 'consultancy' and of securing 'equal rights' and same treatment of temporary residents and permanent residents while yet the implementation of the reforms is so clearly made without any influence and unequal with regard to temporary residents (not even mentioning the misinterpretations that have been made possible by using general terms for transition arrangements and then even when explaining them still leave room for interpretation.

Clearly people with same situations prior to July 1st 2012(PR and TemporaryResident/457visa having an LAFHA) will be treated completely different with regard to transitioning to the new rules.

The minimum must be that all are treated the same in the transition period!!!!