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Corporate Tax Policy Unit  
Treasury  
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By email: [frankeddistconsult@treasury.gov.au](mailto:frankeddistconsult@treasury.gov.au)

Dear Director,

Thank you for the opportunity to submit a response to the consultation on the proposed legislation relating to Franked Distributions and Capital Raising.

**I object to the proposed legislation changes.**

I believe the draft legislation is inequitable to Australian companies and shareholders and it could inadvertently impact situations of legitimate company operations.

The draft legislation fails to recognise the fundamental principle underlying the franking regime and the reason for its creation, the avoidance of double taxation on company earnings.

The Franked Distribution and Capital Raising draft legislation, if widely applied, will lead to the demise of the franking system.

It will stop Australian companies who issue new shares under a Dividend Reinvestment Plan (DRP) from paying franked dividends and significantly increase the cost of capital for all franked dividend paying Australian companies.

It will also risk the stability and integrity of the Australian banking system by inhibiting effective capital raising during challenging economic periods such as the start of the coronavirus pandemic.

If passed, its application would also unfairly burden Australian investors with retrospective tax debts, to be paid at a time of economic uncertainty.

I am a retired person and I've organised my affairs within existing legislation to provide me with adequate income so that I don't have to rely on the "public purse". If passed, this legislation will most probably add me to the list of Centrelink-dependant retirees. I regard this as not good for me, not good for those still paying tax and not good for Australia.

I'm concerned that there's also the possibility of me being adversely impacted by the retrospective nature of the legislation. I am very much against retrospective legislation as past governments have also been.

Yours sincerely,

Pamela Cormick