TD 59W - Capital Gains: Where a dwelling is erected on pre-CGT land, is an election required under subsection 160ZZQ(5) to get the principal residence exemption for the time during which construction takes place?

UThis cover sheet is provided for information only. It does not form part of *TD 59W* - *Capital Gains: Where a dwelling is erected on pre-CGT land, is an election required under subsection 160ZZQ(5) to get the principal residence exemption for the time during which construction takes place?*

UTD 59 has been withdrawn under the ATO's <u>Project Refresh</u> initiative. Under Project Refresh, we are reviewing public rulings that have not been updated in more than 5 years. We are retaining, updating, rewriting, consolidating and, where no longer relevant, withdrawing these rulings. Project Refresh is not changing any current ATO views.

This document has changed over time. This is a consolidated version of the ruling which was published on 17 May 2017



Australian Government Australian Taxation Office Capital Gains Tax Determination

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Notice of Withdrawal

Capital Gains Tax Determination

Capital Gains: Where a dwelling is erected on pre-CGT land, is an election required under subsection 160ZZQ(5) to get the principal residence exemption for the time during which construction takes place?

Capital Gains Tax Determination TD 59 is withdrawn with effect from today.

1. TD 59 is replaced by Taxation Determination TD 2017/13 *Income tax: capital gains: if you build a dwelling on land that you acquired before 20 September 1985 ('pre-CGT'), are you required to make a choice under section 118-150 of the Income Tax Assessment Act 1997 (ITAA 1997)¹ to get the main residence exemption? which issued on 17 May 2017.*

Commissioner of Taxation 17 May 2017

ATO references NO: 1-9N72KXS ISSN: 2205-6211

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¹ All legislative references are to the ITAA 1997.