



***CR 2001/81W - Income tax: exempt foreign  
employment income: section 23AG: Boeing Australia  
Limited***

 This cover sheet is provided for information only. It does not form part of *CR 2001/81W - Income tax: exempt foreign employment income: section 23AG: Boeing Australia Limited*

 This document has changed over time. This is a consolidated version of the ruling which was published on *24 October 2012*



# Notice of Withdrawal

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## Class Ruling

Income tax: exempt foreign employment  
income: section 23AG: Boeing Australia  
Limited

Class Ruling CR 2001/81 is withdrawn with effect from today.

1. Class Ruling CR 2001/81 sets out the Commissioner's views of the income tax implications for Australian resident individuals employed by Boeing Australia Limited seconded to the United States of America on a 'J' class visa for a training program referred to as the "Commercial Project".
2. Class Ruling CR 2001/81 is withdrawn because the arrangement described in it no longer exists.

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**Commissioner of Taxation**  
24 October 2012

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### ATO references

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ATOlaw topic: Income Tax ~~ Exempt income ~~ employment  
income - foreign sourced