CR 2004/33 - Income tax: DCA Group Limited -General Employee Share Plan

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Australian Government

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Class Ruling

Income tax: DCA Group Limited - General Employee Share Plan

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Preamble

The number, subject heading, and the What this Class Ruling is about (including Tax law(s), Class of persons and Qualifications sections), Date of effect, Arrangement and Ruling parts of this document are a 'public ruling' in terms of Part IVAAA of the Taxation Administration Act 1953. CR 2001/1 explains Class Rulings and Taxation Rulings TR 92/1 and TR 97/16 together explain when a Ruling is a 'public ruling' and how it is binding on the Commissioner.

What this Class Ruling is about

1. This Ruling sets out the Commissioner's opinion on the way in which the 'tax law(s)' identified below apply to the defined class of persons, who take part in the arrangement to which this Ruling relates.

Tax law(s)

- 2. The tax law(s) dealt with in this Ruling are:
 - Section 139B of the *Income Tax Assessment Act 1936* (ITAA 1936);
 - Section 139BA (ITAA 1936);
 - Section 139C (ITAA 1936);
 - Section 139CA (ITAA 1936);
 - Section 139CC (ITAA 1936);
 - Section 139CD (ITAA 1936);
 - Section 139CE (ITAA 1936);
 - Section 139E (ITAA 1936);
 - Section 139FA (ITAA 1936);
 - Section 139FB (ITAA 1936);
 - Section 139G (ITAA 1936);
 - Section 139GF (ITAA 1936);

- Section 130-80 of the *Income Tax Assessment Act 1997* (ITAA 1997); and
- Section 130-83 (ITAA 1997).

Class of persons

3. The class of persons to which this Ruling applies are the Australian resident employees of the DCA Group listed in paragraph 4 who participate in the DCA Group Limited General Employee Share Plan (GESP) as described in the arrangement part of this Ruling. In this Ruling, a person belonging to this class of persons is referred to as a 'participating employee'.

- 4. The DCA Group (the Group) comprises:
 - DCA Group Limited (DCA);
 - Amity Corporation Pty Limited;
 - Braidcrest Pty Limited;
 - Coastrad Management Pty Limited;
 - I-Med Limited;
 - Jones Holding Co Limited;
 - Perthradclinic Limited;
 - Regional Imaging Limited;
 - Regional Imaging Management Pty Limited; and
 - Southernex Management Services Pty Limited.

Qualifications

5. The Commissioner makes this Ruling based on the precise arrangement identified in this ruling.

6. The class of persons defined in this Ruling may rely on its contents provided the arrangement actually carried out is carried out in accordance with the arrangement described in paragraphs 10 to 23.

7. If the arrangement actually carried out is materially different from the arrangement that is described in this Ruling, then:

- this Ruling has no binding effect on the Commissioner because the arrangement entered into is not the arrangement on which the Commissioner has ruled; and
- this Ruling may be withdrawn or modified.

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Date of effect

9. This Ruling applies from the 2002/2003 income year. However, the Ruling does not apply to taxpayers to the extent that it conflicts with the terms of settlement of a dispute agreed to before the date of issue of the Ruling (see paragraphs 21 and 22 of Taxation Ruling TR 92/20). Furthermore, this Ruling only applies to the extent that:

- it is not later withdrawn by notice in the Gazette;
- it is not taken to be withdrawn by an inconsistent later Public Ruling; or
- the relevant taxation laws are not amended.

Arrangement

All legislative references made hereinafter are to the Income Tax Assessment Act 1936 (ITAA 1936) unless stated otherwise

10. The arrangement that is the subject of the Ruling is described below. This description is based on the following documents:

- Class Ruling application dated 8th May 2003;
- GESP:
 - Trust Deed;
 - Plan Rules;
 - Plan Rules Annexure A Application Form for GESP; and Application Form for GESP including Contribution Plan; and

Class Ruling

- Plan Rules Annexure B Request for Withdrawal.
- Greenwoods & Freehill's:
 - e-mail dated 25th June 2003;
 - letter dated 20th August 2003;
 - e-mail dated 31st October 2003; and
 - letter dated 5th February 2004.

These documents, or relevant parts of them, as the case may be, form part of and are to be read with this description.

Note: certain information received has been provided on a commercial-in-confidence basis and will not be disclosed or released under the Freedom of Information Legislation.

11. The DCA Group Limited General Employee Share Trust (the Trust) and GESP Rules (the Rules) were established as part of the employee share plan strategy of DCA.

12. A number of the companies within the Group were incorporated for less than 36 months as at 30 June 2003.

13. Whilst the Rules do not specifically ensure eligibility to at least 75% of permanent employees (as defined in section 139GB) of Group companies, DCA has advised that they intend to operate the GESP so that offers will be made to at least 75% of permanent employees and that when any offer is made, the terms of the offer will be the same for at least 75% of permanent employees.

14. Each employee eligible to participate in the GESP is given approximately two and a half weeks to accept any offer made.

15. DCA shares issued under the GESP will be fully paid ordinary shares ranking equally and having the same rights as other fully paid ordinary shares in the capital of the company. DCA shares are listed on the Australian Stock Exchange (ASX).

16. The Rules together with the GESP Trust Deed provide for ordinary shares in DCA to be issued to CPU Share Plans Pty Limited (the Trustee), or to be purchased by the Trustee out of contributed funds. The contributed funds comprise amounts paid by:

- a) Companies in the Group; or
- b) Participating employees:
 - under salary sacrifice arrangements; or
 - from after-tax income.

17. The Trust will be administered in a manner that ensures the sole activities of the Trust are to acquire DCA ordinary shares and to provide such ordinary shares to participating employees.

18. The Trust will purchase DCA ordinary shares either on market or from new issues of shares by DCA. The shares will be registered in the name of the Trustee and held for the benefit of participating employees.

19. Shares will be beneficially allocated to participating employees and the Trustee will notify each participating employee upon such allocation.

20. Before participating employees can dispose of their shares they must complete a request for withdrawal. The trustee may then transfer shares to them or dispose of the shares on their behalf.

21. The GESP provides for participating employees to be able to dispose of their shares within three years of acquisition, however DCA have advised that the GESP will be operated so that no participating employee will be permitted to dispose of their shares until the earlier of:

- Three years after their acquisition; or
- The time at which the participating employee ceases to be employed by their employer or any Group company.

22. The GESP does not contain any conditions which could result in participating employees forfeiting ownership of shares acquired under the GESP.

23. At no time will a participating employee hold a legal or beneficial interest in more than 5% of the shares of DCA. Also at no time will a participating employee be in a position to cast or control the casting of more than 5% of the maximum number of votes at a general meeting of DCA.

Ruling

24. Under the GESP a participating employee will acquire a qualifying share (for the purposes of section 139CD of the ITAA 1936) when the Trustee allocates a share to them.

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Where an employee makes an election

25. Where a participating employee makes an election under section 139E, the discount given in relation to a share acquired under the GESP will be included in their assessable income in the year of income in which the share is acquired, pursuant to subsection 139B(2).

26. The discount to be included in the employee's assessable income is equivalent to the market value of the shares at the time they are acquired less any consideration the employee paid to acquire the shares. The market value of a share at this time is determined under section 139FA. As the exemption conditions in section 139CE are satisfied, pursuant to section 139BA only the amount of the discount greater than \$1,000 is included in assessable income.

27. Under subsection 130-80(2) of the ITAA 1997, the first element of the cost base of each share that is acquired under the GESP is the market value of the share at the time it is acquired.

Where an employee does not make an election

28. Where a participating employee does not make an election under section 139E, the discount given in relation to the shares will be included in their assessable income in the year of income in which the cessation time occurs, pursuant to subsection 139B(3).

29. The cessation time will be the earliest of:

- the time when the participating employee disposes of the shares;
- the time when any restriction preventing the participating employee from disposing of the shares ceases to have effect; and
- the time when the employee ceases employment with their employer or a company in the Group.

Disposal within 30 days

30. Where the participating employee subsequently disposes of the shares in an arm's length transaction within 30 days of the cessation time, the discount assessable at the cessation time will be the amount of consideration received on the disposal of the shares less any consideration the participating employee paid to acquire the shares, in accordance with subsection 139CC(3).

31. Any capital gain or capital loss made as a consequence of such a disposal will be disregarded, pursuant to subsection 130-83(2) of the ITAA 1997.

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Disposal after 30 Days

32. Where the shares are not disposed of by the participating employee in an arm's length transaction within 30 days of the cessation time, the discount will be the market value of the shares at the cessation time less any consideration the participating employee paid to acquire the shares, in accordance with subsection 139CC(4).

33. The first element of the cost base of the shares upon a disposal will be their market value at the cessation time, pursuant to subsection 130-83(3) of the ITAA 1997.

Explanation

34. A share will be acquired under an employee share scheme, pursuant to Division 13A of Part III (Div 13A), if it is:

- acquired within the meaning of section 139G;
- acquired in respect of the employment of an employee pursuant to subsection 139C(1); and
- acquired for less than 'market value', pursuant to subsection 139C(3).

35. Section 139G provides that an employee will acquire a share in several circumstances, including by acquiring a beneficial interest in the share. Under the Trust, participating employees acquire a beneficial interest in the shares allocated to them, thus they acquire shares within the meaning of section 139G.

36. The GESP has been established to provide performance incentives for employees, thus shares acquired under the GESP are considered to be acquired in respect of the employment of participating employees, pursuant to subsection 139C(1).

37. The Trustee will be issued shares or purchase shares from funds contributed by companies in the Group, including amounts contributed under effective salary sacrifice arrangements (refer to paragraphs 19 to 23 of Taxation Ruling TR 2001/10). Consideration paid or given by an employee to acquire shares does not include amounts sacrificed under an effective salary sacrifice arrangement. Thus as participating employees will not have provided any consideration, they will acquire shares for less than market value, pursuant to subsection 139C(3).

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38. Where the Trustee purchases shares with funds contributed by a participating employee from after tax income, to the extent that the participating employee's contributions do not equal or exceed the market value (under section 139FA) of the shares acquired, the shares will be acquired for less than market value.

39. The Commissioner accepts that the conditions in section 139CD are satisfied, thus shares acquired under the GESP will be qualifying shares for the purposes of Div 13A.

40. Where an employee acquires shares under an employee share scheme, pursuant to section 139B(1), the assessable income of the employee, subject to section 139BA, includes the discount given in relation to the shares.

41. Where the shares are qualifying shares the year of income in which the discount is included and the amount of the discount depend on whether the employee has made a section 139E election in relation to the acquisition of shares.

Where an employee makes an election

42. An employee can elect under section 139E that subsection 139B(2) apply in respect of all shares acquired by the employee in a year of income. Subsection 139B(2) provides that the discount in relation to a share is included in the employee's assessable income in the year of income in which the share is acquired.

43. The amount of the discount to be included is calculated in accordance with subsection 139CC(2). The discount being the market value of the shares at the time they were acquired by the employee less any consideration paid or given by the employee for the acquisition of the shares.

44. Subdivision F of Div 13A contains special provisions to determine the market value of shares on a particular day. As the ordinary shares in DCA are listed on the ASX, section 139FA provides that their market value is:

- if there was at least one transaction on the ASX in those shares in the week up to and including the date of acquisition – the weighted average of the prices at which those shares were traded on the ASX during that week; or
- if there were no such transactions in the week up to and including the date of acquisition the last price at which an offer was made on the ASX in that period to buy such a share, or if no offer was made, the value as determined under section 139FB.

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\$1000 reduction in discount

45. Section 139CE contains exemption conditions that must be satisfied by a scheme before employees have access to the \$1,000 tax free threshold provided for in subsection 139BA(2).

- 46. The exemption conditions are:
 - the scheme does not have any conditions that could result in any employee forfeiting ownership of shares acquired under the scheme;
 - the scheme must be operated so that no employee is • permitted to dispose of shares acquired under the scheme until the earlier of;
 - three years after their acquisition; (a)
 - the time when the employee is no longer (b) employed within the Group or by the same employer as at the time the shares were acquired; and
 - the scheme is operated on a non-discriminatory basis, pursuant to section 139GF.

The Commissioner accepts that the GESP will satisfy the 47. exemption conditions, thus section 139BA will apply so that only the discount greater than \$1,000 will be included in a participating employee's assessable income.

Cost base of the shares

Where an employee acquires a qualifying share and makes a 48. section 139E election, the first element of the cost base of the share, for the purposes of the CGT provisions is determined in accordance with subsection 130-80(2) of the ITAA 1997. In this case it is the market value of the shares, determined under section 139FA, at the time the participating employee acquires a beneficial interest in the share, i.e. when the Trustee first allocates the shares to the participating employee.

Where an employee does not make an election

49. Where an employee acquires qualifying shares and does not make an election under section 139E, the discount given in relation to the shares is included in the employee's assessable income in the year of income in which the cessation time occurs, pursuant to subsection 139B(3).

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50. As the GESP contains no forfeiture provisions and provides for disposal after three years, the cessation time will be determined in accordance with subsection 139CA(2) and will be the earlier of;

- the time when the participating employee disposes of the shares;
- the time when the disposal restrictions are lifted; or
- the time when pursuant to subsection 139CA(3), the participating employee ceases employment with their employer or a Group company.

51. The amount of the discount to be included in an employee's assessable income is determined under section 139CC and will depend on whether the shares are disposed of in an arm's length transaction within 30 days of the cessation time.

Disposal within 30 days

52. Where an employee disposes of the shares in an arm's length transaction within 30 days of the cessation time the discount to be included in assessable income, is the amount or value of any consideration received by the employee for the disposal less the amount or value of any consideration paid or given by the employee for the acquisition of the shares, pursuant to subsection 139CC(3).

53. Any capital gain or loss made as a consequence of such a disposal is disregarded, pursuant to subsection 130-83(2) of the ITAA 1997.

Disposal after 30 days

54. Where the employee does not dispose of the shares in an arm's length transaction within 30 days of the cessation time, the discount will be the market value of the shares at the cessation time less the amount or value of any consideration paid or given by the employee for the acquisition of the shares, pursuant to subsection 139CC(4).

55. Where the shares are qualifying shares and no election is made under section 139E, upon disposal the first element of the cost base of such shares will be their market value at the cessation time, pursuant to subsection 130-83(3) of the ITAA 1997.

56. Under the GESP, for the purposes of subsection 139CC(4) and subsection 130-83(3) of the ITAA 1997, the market value will be determined under section 139FA.



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Commissioner of Taxation 7 April 2004

Previous draft: Not previously released in draft form. Related Rulings/Determinations: TR 92/1; TR 92/20; TR 97/16; TR 2001/10; CR 2001/1

Subject references:

- employee share schemes

Legislative references:

- ITAA 1936 Div 13A Pt III
- ITAA 1936 Subdiv F Div 13A Pt III
- ITAA 1936 139B
- ITAA 1936 139B(1)
- ITAA 1936 139B(2)
- ITAA 1936 139B(3)
- ITAA 1936 139BA

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-	ITAA 1936	139BA(2)	-	ITAA 1936 139E
-	ITAA 1936	139C	-	ITAA 1936 139FA
-	ITAA 1936	139C(1)	-	ITAA 1936 139FB
-	ITAA 1936	139C(3)	-	ITAA 1936 139G
-	ITAA 1936	139CA(2)	-	ITAA 1936 139GF
-	ITAA 1936	139CA(3)	-	ITAA 1997 130-80
-	ITAA 1936	139CC	-	ITAA 1997 130-80(2)
-	ITAA 1936	139CC(2)	-	ITAA 1997 130-83
-	ITAA 1936	139CC(3)	-	ITAA 1997 130-83(2)
-	ITAA 1936	139CC(4)	-	ITAA 1997 130-83(3)
-	ITAA 1936	139CD	-	TAA 1953 Pt IVAAA
-	ITAA 1936	139CE	-	Copyright Act 1968

ATO references

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