TD 93/D188 - Income tax: does Division 13 of the Income Tax Assessment Act 1936 apply to impute interest income to an Australian company which makes an interest-free loan to a non-resident subsidiary to enable this subsidiary to guarantee a third party loan to another non-resident subsidiary?

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## FOI Status: draft only - for comment

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Draft Taxation Determinations (TDs) represent the preliminary, though considered, views of the ATO. Draft TDs may not be relied on; only final TDs are authoritative statements of the ATO.

## **Draft Taxation Determination**

Income tax: does Division 13 of the *Income Tax Assessment Act* 1936 apply to impute interest income to an Australian company which makes an interest-free loan to a non-resident subsidiary to enable this subsidiary to guarantee a third party loan to another nonresident subsidiary?

1. Yes. When a company confers a benefit on another company for non-arm's length consideration, section 136AD would apply (Taxation Ruling IT 92/11).

2. The existence of a business purpose for the transaction is not in itself sufficient to preclude the making of an adjustment under Division 13.

Example:

An Australian parent company lends money interest-free to an off-shore subsidiary ( the first subsidiary). This subsidiary acts as guarantor for a second off-shore subsidiary. The first subsidiary invests the money in an off-shore market and repays the loan to the Australian company when the guarantee is released.

Divison 13 will apply to impute an arm's length interest rate to the parent company.

**Commissioner of Taxation** 29/7/93

FOI INDEX DETAIL: Reference No. Related Rulings: IT 92/11 Subject Ref: foreign source income; foreign subsidiary; foreign loan; credit guarantees; Divison 13 Legislative Ref: ITAA 136AD ATO Ref: BRI 0019

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