TD 93/D63 - Income tax: capital gains: under what circumstances will Divisions 10 and 11 of Part IIIA of the Income Tax Assessment Act 1936 apply to options or rights issued by a company to an existing shareholder?

This cover sheet is provided for information only. It does not form part of *TD 93/D63 - Income tax: capital gains: under what circumstances will Divisions 10 and 11 of Part IIIA of the Income Tax Assessment Act 1936 apply to options or rights issued by a company to an existing shareholder?* 

This document has been finalised by <u>TD 93/78</u>.

## Taxation Determination TD 93/D63

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: capital gains: under what circumstances will Divisions 10 and 11 of Part IIIA of the *Income Tax Assessment Act* 1936 apply to options or rights issued by a company to an existing shareholder?

- 1. Divisions 10 and 11 of Part IIIA will apply to options or rights issued to a shareholder in **respect of** that shareholder's existing shares in the issuing company ie. Divisions 10 and 11 will only apply when options or rights are issued pro-rata to existing shareholders.
- 2. Divisions 10 and 11 of Part IIIA will not apply to options or rights issued other than in respect of existing shares in the issuing company.

Example:

A, B and C hold shares of the same class in G Ltd.

A placement of options is made by G Ltd to B as a gift. A and C are not offered any options.

The options issued to B are not issued to B in respect of B's existing shares in G Ltd. Accordingly, Division 11 will not apply to the options issued to B.

## **Commissioner of Taxation**

18/3/93

FOI INDEX DETAIL: Reference No. Related Determinations: TD 93/D64 Subject Ref: options; rights

Legislative Ref: ITAA Part IIIA Divisions 10 & 11

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