TD 94/D43W - Withdrawal - Under an employee share acquisition scheme, fully paid shares with restrictions are allotted to a trustee to be held on behalf of an employee. Prior to the removal of restrictions the employee receives a redundancy package which includes an ex-gratia payment representing the value of shares held by the trustee on the employee's behalf. How is the ex-gratia payment to be taxed?

• This cover sheet is provided for information only. It does not form part of *TD 94/D43W* - *Withdrawal* - *Under an employee share acquisition scheme, fully paid shares with restrictions are allotted to a trustee to be held on behalf of an employee. Prior to the removal of restrictions the employee receives a redundancy package which includes an ex-gratia payment representing the value of shares held by the trustee on the employee's behalf. How is the ex-gratia payment to be taxed?*



Taxation Determination TD 94/D43

FOI Status: may be released

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Notice of Withdrawal

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Draft Taxation Determination TD 94/D43 is withdrawn with effect from today. The topic is not considered to be a high priority and does not justify a public ruling.

Commissioner of Taxation

2 August 1995

ATO Ref: NAT 95/5640-1

ISSN 1038 - 8982