SGD 93/3W - Superannuation guarantee: when calculating annual national payroll for an employer, are related companies treated as one employer?

This cover sheet is provided for information only. It does not form part of SGD 93/3W - Superannuation guarantee: when calculating annual national payroll for an employer, are related companies treated as one employer?

This document has changed over time. This is a consolidated version of the ruling which was published on 1 October 2003



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FOI status: may be released Page 1 of 1

Notice of Withdrawal

Superannuation Guarantee Determination

Superannuation guarantee: when calculating annual national payroll for an employer, are related companies treated as one employer?

Superannuation Guarantee Determination SGD 93/3 is withdrawn with effect from today.

- 1. SGD 93/3 issued on 11 February 1993. Annual national payroll was a factor in determining the superannuation charge percentage applicable to an employer prior to 1 July 1996. Since 1 July 1996, the concept of annual national payroll has no longer been relevant in determining an employer's charge percentage under the *Superannuation Guarantee (Administration) Act 1992*.
- 2. From 1 July 1996, the charge percentage has been the same for all employers irrespective of their annual national payroll. There is, therefore, no further need for the Determination.

Commissioner of Taxation

1 October 2003

ATO References

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