TD 92/161W - Income tax: property development: if land originally acquired (before 20 September 1985) and used as a farm, is later ventured into a business of subdivision, development and sale, how are the proceeds on the sale of a block returned as assessable income?

UThis cover sheet is provided for information only. It does not form part of *TD 92/161W* - *Income tax: property development: if land originally acquired (before 20 September 1985) and used as a farm, is later ventured into a business of subdivision, development and sale, how are the proceeds on the sale of a block returned as assessable income?*

This document has changed over time. This is a consolidated version of the ruling which was published on 7 April 2004



Australian Government

Taxation Determination

TD 92/161

FOI status: may be released

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Notice of Withdrawal

Taxation Determination

Income tax: property development: if land originally acquired (before 20 September 1985) and used as a farm, is later ventured into a business of subdivision, development and sale, how are proceeds on the sale of a block returned as assessable income?

Taxation Determination TD 92/161 is withdrawn with effect from today.

1. Taxation Determination TD 92/161 provides that where land originally acquired and used as a farm, is later subdivided, developed and sold, the net profit on the sale of land is assessable as ordinary income.

2. Taxation Determination TD 92/161 is withdrawn with effect from 1 July 1997 because of the introduction of section 70-30 into the *Income Tax Assessment Act 1997*. Section 70-30 provides for valuing items of property owned by a taxpayer, but not held as trading stock, to be valued at either cost or market value once the property starts being held as trading stock.

Commissioner of Taxation 7 April 2004

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