# TD 93/11W - Fringe benefits tax and income tax: is an organisation whose activities are predominantly charitable in nature always a 'public benevolent institution'?

This cover sheet is provided for information only. It does not form part of TD 93/11W - Fringe benefits tax and income tax: is an organisation whose activities are predominantly charitable in nature always a 'public benevolent institution'?

This Determination has been replaced by TR 2003/5

This document has changed over time. This is a consolidated version of the ruling which was published on 4 June 2003



**Taxation Determination** 

#### TD 93/11

FOI status: may be released Page 1 of 1

### Notice of Withdrawal

#### **Taxation Determination**

## Fringe benefits tax and income tax: is an organisation whose activities are predominantly charitable in nature always a 'public benevolent institution'?

Taxation Determination TD 93/11 is withdrawn with effect from today.

- 1. Taxation Determination TD 93/11 considers whether an organisation whose activities are predominantly charitable in nature is always a 'public benevolent institution'.
- 2. TD 93/11 is replaced by Taxation Ruling TR 2003/5 which sets out the views of the Australian Taxation Office on what constitutes a public benevolent institution.

#### **Commissioner of Taxation**

4 June 2003

ATO references

NO: 2002/011971 ISSN: 1038-8982