



***CR 2004/75W - Income tax: exempt foreign
employment income: section 23AG: New South
Wales Department of Education and Training
employees deployed to the Democratic Republic of
Timor-Leste (East Timor)***

 This cover sheet is provided for information only. It does not form part of *CR 2004/75W - Income tax: exempt foreign employment income: section 23AG: New South Wales Department of Education and Training employees deployed to the Democratic Republic of Timor-Leste (East Timor)*

 This document has changed over time. This is a consolidated version of the ruling which was published on *5 September 2012*



Notice of Withdrawal

Class Ruling

Income tax: exempt foreign employment
income: section 23AG: New South Wales
Department of Education and Training
employees deployed to the Democratic
Republic of Timor-Leste (East Timor)

Class Ruling CR 2004/75 is withdrawn with effect from today.

1. Class Ruling CR 2004/75 sets out the Commissioner's views of the income tax implications for Australian resident individuals employed by the New South Wales Department of Education and Training and are deployed to the Democratic republic of Timor-Leste (also known as East Timor) as senior managers and experienced teachers.
2. Class Ruling CR 2004/75 is withdrawn because the arrangement described in it no longer exists.

Commissioner of Taxation
5 September 2012

ATO references

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foreign sourced