CR 2006/132W - Income tax: treatment of payments received under the Securing our Fishing Future package: Business Exit Assistance (Round 2) - Fishing Concession Voluntary Surrender Boat Scrapping Incentive Business Advice Assistance

This cover sheet is provided for information only. It does not form part of CR 2006/132W - Income tax: treatment of payments received under the Securing our Fishing Future package: Business Exit Assistance (Round 2) - Fishing Concession Voluntary Surrender Boat Scrapping Incentive Business Advice Assistance

This document has changed over time. This is a consolidated version of the ruling which was published on 1 July 2008

Class Ruling

Income tax: treatment of payments received under the *Securing our Fishing Future* package:

- Business Exit Assistance (Round 2) – Fishing Concession Voluntary Surrender
- Boat Scrapping Incentive
- Business Advice Assistance

This publication provides you with the following level of protection:

This publication (excluding appendixes) is a public ruling for the purposes of the *Taxation Administration Act 1953*.

A public ruling is an expression of the Commissioner's opinion about the way in which a relevant provision applies, or would apply, to entities generally or to a class of entities in relation to a particular scheme or a class of schemes.

If you rely on this ruling, we must apply the law to you in the way set out in the ruling (unless we are satisfied that the ruling is incorrect and disadvantages you, in which case we may apply the law in a way that is more favourable for you – provided we are not prevented from doing so by a time limit imposed by the law). You will be protected from having to pay any underpaid tax, penalty or interest in respect of the matters covered by this ruling if it turns out that it does not correctly state how the relevant provision applies to you.

Withdrawal

1. This Ruling is withdrawn after 30 June 2008. This Ruling continues to apply after its withdrawal, in respect of the relevant provisions ruled upon, to all entities within the specified class who enter into the specified scheme during the term of the Ruling, subject to there being no change in the scheme or in the entities' involvement in the scheme.

References

Previous draft:
Not previously issued as a draft

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primary production income
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 AAT Case 6254, AAT Case X82
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ATOlaw topic: Income Tax ~~ Capital allowances ~~ balancing

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