TD 2009/D16W - Notice of Withdrawal - Income tax: will a deduction remain allowable under section 8-1 of the Income Tax Assessment Act 1997 where a CGT event happens in relation to a taxpayer's interest in a section 82KZMG of the Income Tax Assessment Act 1936 forestry managed investment scheme within 4 years after the end of the income year in which the taxpayer first incurred expenditure under the agreement?

• This cover sheet is provided for information only. It does not form part of *TD 2009/D16W* - Notice of Withdrawal - Income tax: will a deduction remain allowable under section 8-1 of the Income Tax Assessment Act 1997 where a CGT event happens in relation to a taxpayer's interest in a section 82KZMG of the Income Tax Assessment Act 1936 forestry managed investment scheme within 4 years after the end of the income year in which the taxpayer first incurred expenditure under the agreement?



Australian Government

Australian Taxation Office

Draft Taxation Determination TD 2009/D16

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Notice of Withdrawal

Draft Taxation Determination

Income tax: will a deduction remain allowable under section 8-1 of the *Income Tax Assessment Act 1997* where a CGT event happens in relation to a taxpayer's interest in a section 82KZMG of the *Income Tax Assessment Act 1936* forestry managed investment scheme within 4 years after the end of the income year in which the taxpayer first incurred expenditure under the agreement?

Draft Taxation Determination TD 2009/D16 is withdrawn with effect from today.

1. Draft Taxation Determination TD 2009/D16 explains that a deduction previously allowed under section 8-1 of the *Income Tax Assessment Act 1997* would be disallowed by section 82KZMGA of the *Income Tax Assessment Act 1936* where a CGT event occurs within 4 years after the end of the income year in which the taxpayer first incurred expenditure.

2. TD 2009/D16 contained a note that stated:

The Assistant Treasurer made an announcement on 21 October 2009 in media release No. 074 that: The Rudd Government will amend [the] four-year holding period rule for forestry MIS to ensure that it cannot be failed for reasons genuinely outside an investor's control.

3. On 3 June 2010 the *Tax Laws Amendments (2010 Measures No. 1) Act 2010* was enacted, amending the law to protect the deductions of investors in forestry managed investment schemes where the four-year holding period rules are failed for reasons genuinely outside the investor's control.

4. As the amended legislation is clear about when a deduction will remain allowable where a CGT event occurs within the four-year holding period, this Determination is no longer considered necessary and is withdrawn.

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ATO references

NO:1-1SFRU6XISSN:1038-8982ATOlaw topic:Income Tax ~~ Deductions ~~ miscellaneous expenses
Income Tax ~~ Deductions ~~ other business and professional expenses