TD 93/D250W - Withdrawal - When does a person who is carrying on the business of licensing/sub-licensing the right to use proprietary computer software programs derive licence fee income under subsection 25(1) and/or paragraph 26(f) of the Income Tax Assessment Act (1936)?

This cover sheet is provided for information only. It does not form part of TD 93/D250W - Withdrawal - When does a person who is carrying on the business of licensing/sub-licensing the right to use proprietary computer software programs derive licence fee income under subsection 25(1) and/or paragraph 26(f) of the Income Tax Assessment Act (1936)?

Taxation Determination TD 93/D250

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Notice of Withdrawal

When does a person who is carrying on the business of licensing/sub-licensing the right to use proprietary computer software programs derive licence fee income under subsection 25(1) and/or paragraph 26(f) of the *Income Tax Assessment Act* (1936)?

Draft Taxation Determination TD 93/D250 is withdrawn with effect from today. The topic is not considered to be a high priority and does not justify a public ruling.

Commissioner of Taxation

2 August 1995

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