# IT 2516W - Income tax: exclusion from tax for discounts provided under employee share acquisition schemes

This cover sheet is provided for information only. It does not form part of IT 2516W - Income tax: exclusion from tax for discounts provided under employee share acquisition schemes

This document has changed over time. This is a consolidated version of the ruling which was published on 8 October 2025

Page 1 of 1

## Notice of Withdrawal

### **Taxation Ruling**

## Income tax: exclusion from tax for discounts provided under employee share acquisition schemes

Taxation Ruling IT 2516 is withdrawn with effect from 9 October 2025.

- 1. IT 2516 outlined how a legislative amendment affected the employee share scheme rules contained in former section 26AAAC of the *Income Tax Assessment Act 1936*. It explained:
  - requirements for application of the exclusion from assessability of the discount provided under employee share schemes
  - that the cost base of shares obtained under an employee share scheme for the purpose of calculating any capital gain or capital loss had to be reduced by the amount of the discount that was not assessed due to the application of former section 26AAAC.
- 2. Employee share schemes are now governed by Division 83A of the *Income Tax Assessment Act 1997.*
- 3. IT 2516 has no ongoing relevance, and is withdrawn without replacement.

#### **Commissioner of Taxation**

8 October 2025

ATO references

NO: 1-18VPZ3Z8 ISSN: 2205-6211

### © AUSTRALIAN TAXATION OFFICE FOR THE COMMONWEALTH OF AUSTRALIA

You are free to copy, adapt, modify, transmit and distribute this material as you wish (but not in any way that suggests the ATO or the Commonwealth endorses you or any of your services or products).