# MT 2049W - Petroleum resource rent tax: calculation of PRRT instalments

This cover sheet is provided for information only. It does not form part of MT 2049W - Petroleum resource rent tax: calculation of PRRT instalments

This document has changed over time. This is a consolidated version of the ruling which was published on *4 March 2009* 



Page 1 of 1

### Notice of Withdrawal

#### **Miscellaneous Taxation Ruling**

## Petroleum resource rent tax: calculation of PRRT instalments

Miscellaneous Taxation Ruling MT 2049 is withdrawn with effect from today.

- 1. Miscellaneous Taxation Ruling MT 2049 explained why transfer of deductible expenditure could not be taken into account in calculating Petroleum Resource Rent Tax (PRRT) instalments.
- 2. The Petroleum Resource Rent Tax Assessment Act 1987 was amended by the Petroleum Resource Rent Tax Assessment Amendment Act 2006. With effect from 1 July 2006, PRRT taxpayers must transfer and deduct transferable exploration expenditure (so far as they can) when calculating their PRRT quarterly tax instalment for each instalment period.
- 3. Consequently, for instalments from 1 July 2006, MT 2049 no longer applied (as it was a ruling on the effect of different law). It does not reflect the law now applying on this issue and is withdrawn.

#### **Commissioner of Taxation**

4 March 2009

ATO references

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ATOlaw topic: Income Tax ~~ Assessable income ~~ petroleum resource

ent tax