PR 2006/82W - Income tax: National Viticultural Fund of Australia Project No. 6 (May 2006 Growers)

This cover sheet is provided for information only. It does not form part of PR 2006/82W - Income tax: National Viticultural Fund of Australia Project No. 6 (May 2006 Growers)

This document has changed over time. This is a consolidated version of the ruling which was published on 25 October 2006

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Notice of Withdrawal

Product Ruling

Income tax: National Viticultural Fund of Australia Project No. 6 (May 2006 Growers)

Product Ruling PR 2006/82 is withdrawn with effect from today.

- 1. Product Ruling PR 2006/82 sets out the Commissioner's opinion on the tax consequences for entities participating in the National Viticultural Fund of Australia Project No. 6 (May 2006 Growers) by entering into a Management Agreement and a Licence Agreement for the purpose of commercial growing of wine grapes and the harvest and sale of their grape produce.
- 2. The Project did not proceed as no entities entered into the scheme described in the Product Ruling during the relevant period. Therefore, PR 2006/82 has no application as it does not rule on the tax consequences for any entity.

Commissioner of Taxation

25 October 2006

ATO references

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ATOlaw topic: Income Tax ~~ Product ~~ vineyards & wineries