TD 2002/16W - Income tax: what are the obligations under the Income Tax Assessment Act 1936 where a business chooses to keep some of its records as encrypted information?

This cover sheet is provided for information only. It does not form part of TD 2002/16W - Income tax: what are the obligations under the Income Tax Assessment Act 1936 where a business chooses to keep some of its records as encrypted information?

Taxation Determination TD 2002/16 has been withdrawn as part of a project to review public rulings.

This document has changed over time. This is a consolidated version of the ruling which was published on 14 February 2018



TD 2002/16

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Notice of Withdrawal

Taxation Determination

Income tax: what are the obligations under the *Income Tax Assessment Act 1936* where a business chooses to keep some of its records as encrypted information?

Taxation Determination TD 2002/16 is withdrawn with effect from today.

- 1. TD 2002/16 explains the obligations under section 262A of the *Income Tax* Assessment Act 1936 (ITAA 1936) for a person carrying on a business who chooses to process and keep records in an encrypted form.
- 2. The obligations under the ITAA 1936 for keeping electronic records, including encrypted records, are now addressed by Taxation Ruling TR 2018/2 *Income tax: record keeping and access electronic records* which issued on 14 February 2018.
- 3. Accordingly, TD 2002/16 has no ongoing relevance and is therefore withdrawn.

Commissioner of Taxation

14 February 2018

ATO references

NO: 1-ADTR7FB ISSN: 2205-6211

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