TD 2002/17W - Income tax: capital gains: can a shareholder in One.Tel Limited choose to make a capital loss on a share in that company under CGT event G3 (about a liquidator declaring shares worthless) in section 104-145 of the Income Tax Assessment Act 1997?

This cover sheet is provided for information only. It does not form part of TD 2002/17W - Income tax: capital gains: can a shareholder in One. Tel Limited choose to make a capital loss on a share in that company under CGT event G3 (about a liquidator declaring shares worthless) in section 104-145 of the Income Tax Assessment Act 1997?

This document has changed over time. This is a consolidated version of the ruling which was published on 20 December 2016



## TD 2002/17

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### Notice of Withdrawal

### **Taxation Determination**

Income tax: capital gains: can a shareholder in One.Tel Limited choose to make a capital loss on a share in that company under CGT event G3 (about a liquidator declaring shares worthless) in section 104-145 of the *Income Tax Assessment Act 1997*?

Taxation Determination TD 2002/17 is withdrawn with effect from today.

- 1. TD 2002/17 states that a shareholder in One.Tel Limited can choose to make a capital loss on a share in that company under CGT event G3 in section 104-145 of the *Income Tax Assessment Act 1997* as a result of the liquidators making a declaration for the purposes of CGT event G3 on 30 May 2002.
- 2. TD 2002/17 has no ongoing relevance, and is therefore withdrawn without replacement.

#### **Commissioner of Taxation**

20 December 2016

ATO references

NO: 1-9N72KXS ISSN: 2205-6211 BSL: TCN

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