TD 2008/23ER - Erratum - Income tax: are the active assets of a partnership, in which a foreign company is a partner, active foreign business assets of the foreign company for the purposes of the capital gains tax participation exemption provisions contained in Subdivision 768-G of the Income Tax Assessment Act 1997?

• This cover sheet is provided for information only. It does not form part of *TD 2008/23ER* - *Erratum* - *Income tax: are the active assets of a partnership, in which a foreign company is a partner, active foreign business assets of the foreign company for the purposes of the capital gains tax participation exemption provisions contained in Subdivision 768-G of the Income Tax Assessment Act 1997*?

Uiew the consolidated version for this notice.



Australian Government

Australian Taxation Office

Taxation Determination

TD 2008/23

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# Erratum

## **Taxation Determination**

Income tax: are the active assets of a partnership, in which a foreign company is a partner, active foreign business assets of the foreign company for the purposes of the capital gains tax participation exemption provisions contained in Subdivision 768-G of the *Income Tax Assessment Act 1997*?

This Erratum corrects Taxation Determination TD 2008/23 to correct the omission of the word 'hybrid' from the term 'foreign hybrid limited'.

### TD 2008/23 is corrected as follows:

#### 1. Paragraph 3

Omit 'foreign limited'; substitute 'foreign hybrid limited'.

### 2. Paragraph 6

Omit 'foreign limited'; substitute 'foreign hybrid limited'.

This Erratum applies on and from 13 August 2008.

Commissioner of Taxation		
10 September 2008		

ATO referencesNO:2006/20258ISSN:1038-8982ATOlaw topic:Income Tax ~~ Capital Gains Tax ~~ miscellaneousIncome Tax ~~ Entity specific matters ~~ companiesIncome Tax ~~ Entity specific matters ~~ partnerships