



# Cover sheet for: TD 93/81W

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 This cover sheet is provided for information only. It does not form part of the underlying document.

 TD 93/81 has been withdrawn as part of a project to review public rulings.

 This document has changed over time.

## TD 93/81W history

	6 May 1993	<b>Original ruling</b>
	29 November 2006	Original ruling + note Repeal provision note
You are here →	31 October 2018	<b>Withdrawn</b>



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# Notice of Withdrawal

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## Taxation Determination

Income tax: capital gains: a taxpayer owns pre-CGT land and trees. The taxpayer sells timber according to two post-CGT contracts:

- a contract for granting the purchaser of the timber the right to enter the taxpayer's property over a period of time and remove timber as and when required; and
- a contract for the sale of the uncut timber.

How is the sale treated for capital gains tax purposes?

Taxation Determination TD 93/81 is withdrawn with effect from today.

1. TD 93/81 explains that for CGT purposes the transactions of a grant of a right to remove timber and the sale of the timber over two separate contracts together constitute the granting of a profit à prendre.
2. TD 93/81 is being withdrawn to form part of a consolidated Determination on the tax treatment of the grant of an easement, profit à prendre or licence over an asset.
3. The issue covered by TD 93/81 is now covered in Taxation Determination TD 2018/15 *Income tax: capital gains: does CGT event D1 happen if a taxpayer grants an easement, profit à prendre or licence over an asset?*

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**Commissioner of Taxation**  
31 October 2018

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ATO references

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