TR 2005/21W - Income tax and fringe benefits tax: charities

This cover sheet is provided for information only. It does not form part of TR 2005/21W - Income tax and fringe benefits tax: charities

This ruling is being reviewed as a result of a recent court/tribunal decision. Refer to Decision Impact Statements: Aid/Watch Incorporated v Commissioner of Taxation (Published 11 May 2011) and Victorian Women Lawyers Association Inc v Commissioner of Taxation (Published 26 May 2009).

This document has changed over time. This is a consolidated version of the ruling which was published on 11 May 2011

Page 1 of 1

Notice of Withdrawal

Taxation Ruling

Income tax and fringe benefits tax: charities

Taxation Ruling TR 2005/21 is withdrawn with effect from today.

- 1. TR 2005/21 sets out the Commissioner's views on the meaning of 'charitable institution' and 'fund established for public charitable purposes' for the purposes of the *Income Tax Assessment Act 1997*, the *Fringe Benefits Tax Assessment Act 1986*, and the *Income Tax Assessment Act 1936*.
- 2. Draft Taxation Ruling TR 2011/D2, which issues today, rewrites TR 2005/21 to reflect the Commissioner's views following recent significant decisions of the High Court and Federal Court including Federal Commissioner of Taxation v. Word Investments Limited (2008) 236 CLR 204; [2008] HCA 55 and Aid/Watch Incorporated v. FC of T [2010] HCA 42; 2010 ATC 20-227; (2010) 77 ATR 195. To the extent that the views in TR 2005/21 still apply, they have been incorporated into TR 2011/D2.

Commissioner of Taxation

11 May 2011

ATO references

NO: 1-2WISUEE ISSN: 1039-0731

ATOlaw topic: Income Tax ~~ Exempt entities ~~ charity, education,

science and religion

Income Tax ~~ Exempt entities ~~ deductible gift recipients