# IT 2616W - Notice of Withdrawal - Income tax: self-assessment - questions concerning taxpayers liability to tax - subsection 169A(2) requests

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### Notice of Withdrawal

#### **Taxation Ruling**

Income tax: self-assessment – questions concerning taxpayers liability to tax – subsection 169A(2) requests

Taxation Ruling IT 2616 is withdrawn with effect from today.

- 1. Taxation Ruling IT 2616 provides administrative guidelines in respect of requests made in terms of subsection 169A(2) of the *Income Tax Assessment Act 1936* (ITAA 1936), and lodged at the same time as a return of income.
- 2. Subsection 169A(2) of the ITAA 1936 provided an opportunity for taxpayers who were uncertain about a question which affected their tax liability for a particular year, to include such a question in a document furnished with their return. This provision thereby facilitated a mechanism for taxpayers to have a greater degree of certainty around issues that impacted on their tax liability.
- 3. Subsection 169A(2) of the ITAA 1936 was amended with effect from 30 June 1992 to limit its operation to only those questions on which a taxpayer was not entitled to apply for a private ruling. The same amending legislation also inserted Part IVAAA Public Ruling and Part IVAA Private Ruling into the *Taxation Administration Act* 1953 (TAA).
- 4. As part of the Review of Self Assessment changes section 169A of the ITAA 1936 was further amended with effect from 1 January 2006 to change the reference to Part IVAA to Division 359 in Schedule 1 to the TAA.
- 5. As a result of the above amendment, taxpayers are now able to request private rulings on liability as well as administrative, procedural and collection issues. As a consequence, the content of IT 2616 has been superseded.

**Commissioner of Taxation** 

10 January 2007

Taxation Ruling (old series)

## IT 2616

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ATO references

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