PGBR 2005/2W - Product grants and benefits: Energy grants: off-road credits for mining operations

This cover sheet is provided for information only. It does not form part of PGBR 2005/2W - Product grants and benefits: Energy grants: off-road credits for mining operations

This document has changed over time. This is a consolidated version of the ruling which was published on 19 November 2014

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Notice of Withdrawal

Product Grants and Benefits Ruling

Energy grants: off-road credits for mining operations

Product Grants and Benefits Ruling PGBR 2005/2 is withdrawn with effect from today.

- 1. This Ruling explains the off-road credit entitlements for mining operations under the *Energy Grants (Credits) Scheme Act 2003* (EGCS Act) (repealed). In particular, the Ruling explains:
 - the meaning of each of the activities in the definition of 'mining operations' in Subdivision B of Division 3 of Part 2 of the EGCS Act (repealed)
 - the interpretation of the phrase 'in mining operations'
 - the exclusion of certain substances from the definition of 'minerals' in section 20
 - the interpretation of the 'solely' requirement in the definition of 'mining operations'
 - the meaning of 'at the place' where a mining operation is carried on, and
 - the effect of the exclusion in subsection 53(2) of diesel fuel purchased for the purpose of propelling any vehicle on a public road.
- 2. This Ruling is withdrawn and ceased to have effect on 1 July 2012, the date of repeal of the EGCS Act (repealed).
- 3. This Ruling continues to apply, in respect of the EGCS Act (repealed), to all taxpayers within the specified class who purchased or imported into Australia off-road diesel fuel for use in mining operations as defined in Subdivision B of Division 3 of Part 2 of the EGCS Act (repealed) in the period the Act was in force; being 1 July 2003 up to and including 30 June 2012.

Commissioner of Taxation

19 November 2014

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ATO references

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