ST 2386W - Notice of Withdrawal - Sales tax: local and imported coral

UThis cover sheet is provided for information only. It does not form part of *ST 2386W* - *Notice of Withdrawal - Sales tax: local and imported coral*

Australian Government

Sales Tax Ruling ST 238 Page 1 of 1

Notice of Withdrawal

Sales Tax Ruling

Sales tax: local and imported coral

Sales Tax Ruling ST 2386 is withdrawn with effect from today.

Sales Tax Ruling ST 2386 explains that coral is not a 1. 'seashell', nor is it 'mined'. Local and imported coral is not exempt from sales tax under either subitem 21(1) or subitem 82(2) of the First Schedule to the Sales Tax (Exemptions and Classifications) Act 1935. It is taxable at the general rate.

2. The goods and services tax came into effect from 1 July 2000. Sales tax ceased to apply to transactions from that date.

3. This Ruling is no longer current and does not apply to transactions occurring on or after 1 July 2000.

Commissioner of Taxation 23 May 2007

ATO references	
NO:	2006/20258
ISSN:	1039-4362
ATOlaw topic:	Sales Tax ~~ Imports and exports ~~ imports
	Sales Tax ~~ Primary production ~~ fishing



Australian Taxation Office