


TD 93/191W - Income tax: gifts: can an entity which is seeking recognition in terms of paragraph 78(1)(a), and has been established by a church or community organisation, have a dissolution clause that permits surplus property on winding-up of the entity to go to the general funds of the founding church or community organisation?

 This cover sheet is provided for information only. It does not form part of *TD 93/191W - Income tax: gifts: can an entity which is seeking recognition in terms of paragraph 78(1)(a), and has been established by a church or community organisation, have a dissolution clause that permits surplus property on winding-up of the entity to go to the general funds of the founding church or community organisation?*



This Determination has been replaced by TR 95/27

 This document has changed over time. This is a consolidated version of the ruling which was published on 9 August 1995

Notice of Withdrawal

Can an entity which is seeking recognition in terms of paragraph 78(1)(A), and has been established by a church or community organisation, have a dissolution clause that permits surplus property on winding-up of the entity to go to the general funds of the founding church or community organisation?

Taxation Determination TD 93/191 has been withdrawn.

It was replaced by Taxation Ruling TR 95/27 which was issued on 9 August 1995.

Commissioner of Taxation

9 August 1995

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