TD 93/30W - Income tax: does exemption with progression apply in calculating provisional tax when exempt foreign source income is involved?

UThis cover sheet is provided for information only. It does not form part of *TD 93/30W* - *Income tax: does exemption with progression apply in calculating provisional tax when exempt foreign source income is involved*?

UThis document has changed over time. This is a consolidated version of the ruling which was published on *1 November 2006*



Australian Government

Australian Taxation Office

Taxation Determination TD 93/30

Page 1 of 1

Notice of Withdrawal

Taxation Determination

Income tax: does exemption with progression apply in calculating provisional tax when exempt foreign source income is involved?

Taxation Determination TD 93/30 is withdrawn with effect from today.

1. Taxation Determination TD 93/30 explains that taxpayers that have exempt foreign earnings under either section 23AF or section 23AG of the *Income Tax Assessment Act 1936* in respect of foreign employment must have that exempt income taken into account in calculating the amount of provisional tax on any non-exempt income.

2. The pay as you go (PAYG) instalment system replaced the provisional tax system for the 2000-2001 and later income years.

3. The Determination does not have application to income tax years after the 1999-2000 income year.

Commissioner of Taxation 1 November 2006

ATO referencesNO:2005/18404ISSN:1038-8982ATOlaw topic:Income Tax ~~ International ~~ foreign income and expenses
Income Tax ~~ Withholding Tax ~~ dividends, interest and royalties