




# ***TR 94/19W - Income tax: employee work-related deductions within the hairdressing profession***

 This cover sheet is provided for information only. It does not form part of *TR 94/19W - Income tax: employee work-related deductions within the hairdressing profession*

 This Ruling has been replaced by TR 95/16

 This document has changed over time. This is a consolidated version of the ruling which was published on *8 June 1995*



## Notice of Withdrawal

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Taxation Ruling TR 94/19: Income tax: employee work-related deductions within the hairdressing profession, has been withdrawn.

A replacement ruling has been issued as Taxation Ruling TR 95/16; Income tax: employee hairdressers - allowances, reimbursements and work-related deductions.

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**Commissioner of Taxation**

8 June 1995

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