


IT 329W - Notice of Withdrawal - Discretionary Trusts : Section 101 - resolutions of trustee

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Notice of Withdrawal

Taxation Ruling

Income tax: discretionary trusts: section 101 – resolutions of trustee

Taxation Ruling IT 329 is withdrawn with effect from 1 September 2011.

1. Taxation Ruling IT 329 (issued on 11 July 1980) deals with the extent to which a resolution by a trustee appointing income of a trust estate is, of itself, sufficient evidence of payment to, or application of that income for the benefit of, a beneficiary for the purposes of section 101 of the *Income Tax Assessment Act 1936* (ITAA 1936).

2. Section 97 of the ITAA 1936 says a beneficiary who is presently entitled to a share of the income of the trust estate will be assessed on that share of the trust's net income calculated under section 95 of the ITAA 1936. Section 101 says that where a trustee has a discretion to pay or apply income of a trust estate to or for the benefit of specified beneficiaries, a beneficiary in whose favour the trustee exercises his discretion shall be deemed to be presently entitled to the amount paid to him or applied for his benefit.

3. The starting point for 'present entitlement' must now be the principle outlined by the High Court in *Harmer v. Federal Commissioner of Taxation* (1991) 173 CLR 264 at 271 (*Harmer*), namely that a beneficiary is 'presently entitled' to a share of the income of a trust estate if, but only if:

- (a) the beneficiary has an interest in the income which is both vested in interest and vested in possession; and
- (b) the beneficiary has a present legal right to demand and receive payment of the income, whether or not the precise entitlement can be ascertained before the end of the relevant year of income and whether or not the trustee has the funds available for immediate payment.

4. See also *Federal Commissioner of Taxation v. Totledge Pty Ltd* (1982) 40 ALR 385 where the Full Federal Court held that the requirement of present entitlement to a share of the income of a trust estate refers to a present vested right to demand and receive payment of the income available for distribution.

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5. The issue of whether a beneficiary is presently entitled to the income of a trust estate is to be determined by application of these principles to the facts of the particular case. The facts to be taken into account include the terms of the trust as evidenced by its constituent document, the terms of any trustee resolution and any other actions by the trustee relevant to creating the entitlement of a beneficiary to income of the trust estate.

6. IT 329 also says that, consistent with the direction given in IT 328, the Commissioner will accept that a declaration or resolution in respect of trust income that fulfils the requirements set out in IT 329, made within two months of the close of the income year is effective for the purposes of section 101. That is, such a declaration or resolution is accepted by the Commissioner in IT 329 as being an application of the trust income in the year preceding that two month period.

7. However, the legislative requirement is that the test of present entitlement for the purposes of Division 6 must be satisfied by the end of the income year. See, for example, *Trustees of Estate Mortgage Fighting Fund v. Federal Commissioner of Taxation* 102 FCR at 32 where Hill J said that present entitlement to the income of a trust estate 'must arise, if at all, at the latest by the end of the year of income'. More recently in *Colonial First State Investments Ltd v. Federal Commissioner of Taxation* [2011] FCA 16 Stone J held that the test of present entitlement prescribed in *Harmer* will be satisfied if an entitlement arises 'within the relevant tax year'.

8. The legislative requirement for present entitlement to arise by year end means that, absent the practice set out in IT 328 and 329, a beneficiary who has only been made presently entitled to trust income after year end will not be assessed on a share of the net income of the trust estate under section 97.

9. As the relevant principles for determining present entitlement have been articulated in court decisions made since IT 329 first issued, and as the administrative practice discussed in paragraph 6 is contrary to that articulation of the legislative requirement, IT 329 is accordingly withdrawn.

Commissioner of Taxation

24 August 2011

ATO references

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