## ST 2033W - Notice of Withdrawal - Sales tax: railway - primarily and principally for use by the public

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## Notice of Withdrawal

## Sales Tax Ruling

Sales tax: railway – primarily and principally for use by the public

Sales Tax Ruling ST 2033 is withdrawn with effect from today.

- 1. Sales Tax Ruling ST 2033 explains that the insertion of the requirement in item 119B of the First Schedule to the *Sales Tax* (*Exemptions and Classifications*) *Act 1935* that the service be primarily and principally for use by the public means that exemption will be available now only where a railway service is provided for the use of and is used by the public generally or by a significant section of the public. The provision of a railway service in circumstances where it can be used only by a limited section of the public will not attract the exemption given by item 119B.
- 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 This Ruling is no longer current and does not apply to transactions occurring on or after 1 July 2000.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**

7 February 2007

ATO references

NO: 2006/20258 ISSN: 1039-4362

ATOlaw topic: Sales Tax ~~ Transport ~~ railway

Sales Tax ~~ Exemption ~~ exempt entity