Tax Data 2025

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Tax Data 2025 is current as at **28 February 2025** and contains a vast array of relevant and useful tax information, including:

- Allowances
- Benefits
- Caps
- Charges and Penalties
- Dates
- Limits
- Rates
- Rules
- State Taxes
- Thresholds

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Tax Data

Income tax rates

Individuals



Note

The tax rates in the tables below exclude the Medicare levy for resident taxpayers.

Non-residents are not liable for the Medicare levy and are not eligible for the CGT discount on their capital gains that accrue after 8 May 2012.

2024–25 and later income years

Australian residents¹

Income thresholds	Rate	Tax paya	able in 2024–25 and later income years
\$0 - \$18,200	0%	Nil	
\$18,201 – \$45,000	16%	Nil	+ 16% for each \$1 over \$18,200
45,001 – \$135,000	30%	\$4,288	+ 30% for each \$1 over \$45,000
\$135,001 – \$190,000	37%	\$31,288	+ 37% for each \$1 over \$135,000
\$190,001 and over	45%	\$51,638	+ 45% for each \$1 over \$190,000

Foreign residents

Income thresholds	Rate	Tax payable in 2024–25 and later income years	
\$0 - \$135,000	30%	Nil	+ 30% for each dollar
\$135,001 – \$190,000	37%	\$40,500	+ 37% of excess over \$135,000
\$190,001 and over	45%	\$60,850	+ 45% of excess over \$190,000

The 'Stage three tax cuts' which were legislated by the previous government and which were to apply from 1 July 2024 were modified by the Albanese Government by the Treasury Laws Amendment (Cost of Living Tax Cuts) Act 2024 which received Royal Assent as Act No. 3 of 2024 on 5 March 2024.



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Working holiday makers

Income thresholds	Rate	Tax payable in 2024–25 and later income years	
\$0 – \$45,000	15%	Nil	+ 15% for each dollar
45,001 – \$135,000	30%	\$6,750	+ 30% of excess over \$45,000
\$135,001 – \$190,000	37%	\$33,750	+ 37% of excess over \$135,000
\$190,001 and over	45%	\$54,100	+ 45% of excess over \$190,000

2020–21 to 2023–24 income years

Australian residents

Income thresholds	Rate	Tax payak	ole in 2020–21 to 2023–24 income years
\$0 – \$18,200	0%	Nil	
\$18,201 – \$45,000	19%	Nil	+ 19% of excess over \$18,200
\$45,001 – \$120,000	32.5%	\$5,092	+ 32.5% of excess over \$45,000
\$120,001 – \$180,000	37%	\$29,467	+ 37% of excess over \$120,000
\$180,001 +	45%	\$51,667	+ 45% of excess over \$180,000

Foreign residents

Income thresholds	Rate	Tax payable in 2020–21 to 2023–24 income years	
\$0 - \$120,000	32.5%	Nil	+ 32.5% for each dollar
\$120,001 – \$180,000	37%	\$39,000	+ 37% of excess over \$120,000
\$180,001 +	45%	\$61,200	+ 45% of excess over \$180,000

Working holiday makers

Income thresholds	Rate	Tax payable in 2020–21 to 2023–24 income years		
\$0 – \$45,000	15%	Nil	+ 15% for each dollar	
\$45,001 – \$120,000	32.5%	\$6,750	+ 32.5% of excess over \$45,000	
\$120,001 – \$180,000	37%	\$31,125	+ 37% of excess over \$120,000	
\$180,001 +	45%	\$53,325	+ 45% of excess over \$180,000	



Minors

Unearned income of minors is subject to special rules contained in ss. 102AA to 102AGA in Div 6AA of Part III of the *ITAA 1936*. The tax rates that apply under Div 6AA are as follows:

2024-25

Australian residents

Income thresholds	Rate	Tax payable in 2024–25
\$0 – \$416	0%	Nil
\$417—\$1,307	66%	66% for each dollar
\$1,308 +	45%	45% of total amount of the income that is not excepted income

Foreign residents

Income thresholds	Rate	Tax payable in 2024–25	
\$0 – \$416	32.5%	Nil	+ 30% of excess over \$0
\$417—\$713	37%	\$124.80	+ 66% of excess over \$416
\$713 +	45%	Nil	+ 45% of the total amount

2020-21 to 2023-24

Australian residents

Income thresholds	Rate	Tax payable in 2020-21 to 2023-24	
\$0 - \$416	0%	Nil	
\$417—\$1,307	66%	66% for each dollar	
\$1,308 +	45%	45% of total amount of the income that is not excepted income	

Foreign residents

Income thresholds	Rate	Tax payable in 2014–15 to 2016–17 income years	
\$0 – \$416	32.5%	Nil	+ 32.5% of excess over \$0
\$417—\$663	37%	\$135.20	+ 66% of excess over \$416
\$664 +	45%	Nil	+ 45% of the total amount



Medicare levy

Low-income thresholds and phase-in limits

The Medicare levy applies only to residents. The Medicare levy low-income thresholds (at or below which no Medicare levy is payable) and Medicare levy phase-in limits are shown in the table below. If the individual's income is above the Medicare levy phase-in limits, the full Medicare levy rate is 2%.²

Where the income is above the low-income threshold but no more than the phase-in limit, the levy payable is shaded in such that the levy is 10 per cent of the excess of taxable income over the low income threshold.

Shown below in:

- Columns A to D as: (Low-income threshold | Phase-in limit)
- Column E as: (Increase in lower income limit | Increase in upper income limit).

	А	В	С	D	E
Income year	Individuals	Families	Pensioners below age pension age ³	Seniors	+ amount for each dependent child/student
2023–24	\$26,000 \$32,500	\$43,846 \$54,807	\$41,089 \$	551,361	\$4,027 \$5,034
2022–23	\$24,276 \$30,345	\$40,939 \$51,173	\$38,365 \$	647,956.	\$3,760 \$4,700
2021–22	\$23,365 \$29,206	\$39,402 \$49,252	\$36,925 \$	\$46,156	\$3,619 \$4,523
2020–21	\$23,226 \$29,032	\$39,167 \$48,958	\$36,705 \$	\$45,881	\$3,597 \$4,496
2019–20	\$22,801 \$28,501	\$38,474 \$48,092	\$36,056 \$	\$45,069	\$3,533 \$4,416

Medicare levy surcharge

An additional Medicare levy surcharge (MLS) is payable by taxpayers without adequate private patient hospital insurance. The MLS is calculated, depending on the individual's surcharge income, at 1 per cent, 1.25 per cent or 1.5 per cent of the sum of:

- taxable income
- total reportable fringe benefits
- any amount on which family trust distribution tax has been paid.

Surcharge income includes:

- taxable income
- reportable fringe benefits
- total net investment losses
- reportable superannuation contributions

This ensures that pensioners below age pension age do not pay the Medicare levy if they do not have an income tax liability.



The Medicare Levy was increased from 1.5% to 2% by the *Medicare Levy Amendment (DisabilityCare Australia) Act 2013* which received Royal Assent on 28 May 2013 as Act No. 43 of 2013.

- a spouse's share of the net income of a trust on which the trustee must pay tax under s. 98 of the *ITAA 1936* and which has not been included in the spouse's taxable income
- exempt foreign employment income.

Medicare levy surcharge income thresholds

2024–25 income year

Tiers for 2024–25	Income threshold for individuals	Income threshold for families	Rate of surcharge
Tier '0'	Up to \$97,000	Up to \$194,000	0%
Tier 1	\$97,001 — \$113,000	\$194,001 — \$226,000	1%
Tier 2	\$113,001 — \$151,000	\$226,001 — \$302,000	1.25%
Tier 3	\$151,001 and above	\$302,001 and above	1.50%

2023-24 income year

Tiers for 2023–24	Income threshold for individuals	Income threshold for families	Rate of surcharge
Tier '0'	Up to \$93,000	Up to \$186,000	0%
Tier 1	\$93,001 — \$108,000	\$186,001 — \$216,000	1%
Tier 2	\$108,001 — \$144,000	\$216,001 — \$288,000	1.25%
Tier 3	\$141,001 and above	\$288,001 and above	1.50%

2014-15 to 2022-23 income years

Tiers for 2014–15 to 2022–23	Income threshold for individuals	Income threshold for families	Rate of surcharge
Tier '0'	Up to \$90,000	Up to \$180,000	0%
Tier 1	\$90,001 — \$105,000	\$180,001 — \$210,000	1%
Tier 2	\$105,001 — \$140,000	\$210,001 — \$280,000	1.25%
Tier 3	\$140,001 and above	\$280,001 and above	1.50%



Payments on termination of employment

Employment termination payments

ETP caps

Income year	Life benefit termination payments	Death benefit termination payments
2024–25	\$245,000	\$245,000
2023–24	\$235,000	\$235,000
2022–23	\$230,000	\$230,000
2021–22	\$225,000	\$225,000
2020–21	\$215,000	\$215,000

Tax rates applicable to ETPs

The effective rates of tax⁴ applicable from 1 July 2014 to the components of an ETP for the purposes of Div 82 of the *ITAA 1997* are set out in the following tables:

Recipient's age	Tax free component	Taxable component⁵
Reached preservation age	0%	
■ up to the ETP cap amount		17%
above the ETP cap amount		47%
Below preservation age	0%	
■ up to the ETP cap amount		32%
 above the ETP cap amount 		47%
Payment received by death benefit dependant	0%	
■ up to the ETP cap amount		0%
 above the ETP cap amount 		47%
Payment received by non-dependant	0%	
■ up to the ETP cap amount		32%
above the ETP cap amount		47%



 $^{^{\}rm 4}$ $\,$ Where a tax rate greater than zero per cent applies, the Medicare levy is also payable.

⁵ The rates for the taxable component include the Medicare levy.

Genuine redundancy payments

The tax-free amounts of a genuine redundancy payment (formally referred to as a 'bona fide redundancy payment') or of an approved early retirement scheme payment are:

Income year	Tax-free amount
2024–25	\$12,524+ \$\$6,264 for each completed year of service
2023–24	\$11,985+ \$5,994 for each completed year of service
2022–23	\$11,591 + \$5,797 for each completed year of service
2021–22	\$11,341 + \$5,672 for each completed year of service
2020–21	\$10,989 + \$5,496 for each completed year of service



Note

Subdivision 83-C of the *ITAA 1997* has been amended to extend concessional taxation treatment for genuine redundancy payments and early retirement scheme payments to include payments made to individuals who are 65 years or older if they are dismissed or retire before they reach pension age. 67

Type of payment	% that is assessable	Tax treatment
For that part of an unused annual leave payment that is made in connection with, or consists of a payment in relation to: a genuine redundancy payment early retirement scheme payment the individual's invalidity, or pre-18 August 1993 employment	100%	the person is entitled to an offset to ensure that the maximum rate of tax payable does not exceed 30 % (plus Medicare levy).
For the remainder of the payment	100%	the amount is subject to tax at marginal tax rates.

For payments made before 1 July 2007, refer to s. 26AC of the ITAA 1936.



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The *Treasury Laws Amendment (2019 Measures No. 2) Act 2019* which received Royal Assent on 28 October 2019 amended, among other things, the definitions of 'genuine redundancy payment' and 'early retirement scheme payment' by replacing the references to 'turning 65' with 'pension age'.

Long service leave

Subdiv 83-B of the ITAA 1997⁸

Accrual period	% that is assessable	Tax treatment
For that part of an unused long service leave payment that is attributable to pre-16 August 1978 employment	5% ⁹	the amount is subject to tax at marginal tax rates.
For that part of an unused long service leave payment that is made in connection with, or consists of a payment in relation to:	100%	the person is entitled to an offset to ensure that the maximum rate of tax payable does not exceed 30% (plus Medicare levy).
a genuine redundancy payment		
 early retirement scheme payment 		
the individual's invalidity, or		
■ pre-18 August 1993 employment		
For the remainder of the payment	100%	the amount is subject to tax at marginal tax rates.



 $^{^{8}\,\,}$ For payments made before 1 July 2007, refer to s. 26AD of the ITAA 1936.

⁹ The remainder of this part is neither assessable income nor exempt income.

Companies

There is a two tier system of company tax rates in Australia with a reduced tax rate applicable for entities which satisfy the definition of a base rate entity. The company tax rate for companies other than *base rate entities* is 30 per cent.

Base rate entities

The definition of base rate entity was amended¹⁰ to exclude the 'carrying on a business' requirement with effect from 1 July 2017 and also to increase the aggregated turnover threshold from \$25 million to \$50 million with effect from 1 July 2018.

The amended definition applying for the 2017–18 and later income years is as follows:

An entity is a base rate entity for a year of income if:

- (a) no more than 80 per cent of its assessable income for the income year is **base rate entity passive** income (BRE passive income) i.e. income of a passive nature¹¹
- (b) its aggregated turnover for the income year worked out as at the end of the year is less than:
 - \$25 million applicable for the 2017–18 income year
 - \$50 million applicable for the 2018–19 and later income years.

The rate of tax applicable to an eligible base rate entity (BRE tax rate) has been reduced since the 2017–18 income year as follows:¹²

Income year	Company type	Applicable tax rate
2021–22 and later income years	BRE	25%
	Other	30%
2020–21	BRE	26%
	Other	30%
2017–18 to the 2019–20 income years	BRE	27.5%
	Other	30%

¹² Prior to the 2017–18 income year, a reduced corporate tax rate of 27.5 per cent applied to companies that were *small business entities*. Entities were small business entities if they carried on a business in the income year and their aggregated turnover did not exceed the applicable threshold for the year, namely \$10 million.



¹⁰ The amendment was made by the *Treasury Laws Amendment (Enterprise Tax Plan Base Rate Entities) Act 2018* which received Royal Assent as Act No. 94 of 2018 on 31 August 2018.

¹¹ The *Treasury Laws Amendment (Enterprise Tax Plan Base Rate Entities) Act 2018* — which received Royal Assent on 28 August 2018 — amended the previous definition of 'base rate entity' by removing the 'carrying on a business' requirement and replacing it with the BRE passive income requirement.

Non-profit companies

The current rates and shade-in thresholds for non-profit companies are summarised in the table below. 13

	Applicable tax rates		
Entity	Nil	55%	Corporate rate ¹⁴
Non-profit company that is an SB	E / base rate entity		
2021–22 and later income years	0 — \$416	\$417 — \$762	25%
2020–21 income year	0 — \$416	\$417 — \$788	26%
From the 2016–17 income year	0 — \$416	\$417 — \$832	27.5%
Non-profit company (generally)			
2015–16 to 2026–27 income year	0 — \$416	\$417 — \$915	30%

¹⁴ This table takes into account the changes enacted by the *Treasury Laws Amendment (Lower Taxes for Small and Medium Businesses) Act 2018*, which received Royal Assent on 25 October 2018 as Act No. 134 of 2018.



¹³ These rates and thresholds were amended by the *Tax Laws Amendment (Enterprise Tax Plan) Act 2017*, which was enacted on 19 May 2017 as Act No. 41 of 2017.

Trusts and trust income

General rules

ITAA 1936	Status of present entitlement	Assessment and tax rates
s. 97	A beneficiary who is not under a legal disability is made presently entitled to a share of the income of the trust estate	Beneficiary is assessed at the marginal tax rates applicable to that beneficiary
s. 98	A beneficiary is made presently entitled to a share of the income of the trust estate but the trustee is assessed on that income on behalf of the beneficiary because the beneficiary is: under a legal disability, or a non-resident.	The trustee is assessed at the tax rates applicable to the beneficiary
s. 99A	No beneficiary is presently entitled to a share of the income of the trust estate	The trustee is assessed at the top marginal tax rate + Medicare levy: 47% for the 2014–15 and later income years 46.5% for the 2006–07 to 2013–14 income years 48.5% for the 2005–06 and earlier income years
s. 99	The Commissioner exercises his discretion to assess the trustee under s. 99 instead of s. 99A for: deceased estates (see below) certain bankrupt estates certain trusts that consist of property of a kind referred to in s. 102AG(2)(c) (about certain excepted trust income relating to compensations amounts and benefits).	The trustee is assessed at marginal tax rates



Deceased estates

Income year ends within three years of date of death

During the first three years where there is income of the deceased estate to which no beneficiary is presently entitled, this amount is taxed at the general individual income tax rates (exclusive of the Medicare levy).

Applicable from					
1 July 2024 to	1 July 2024 to 30 June 2025 1 July 2020 to 30 June 2024		30 June 2024	1 July 2018 to 30 June 2020	
Taxable income	Tax rate	Taxable Tax rate		Taxable income	Tax rate
0 to \$18,200	Nil	0 to \$18,200	Nil	0 to \$18,200	Nil
\$18,201 to \$45,000	16% for amounts > \$18,200	\$18,201 to \$45,000	19% for amounts > \$18,200	\$18,201 to \$37,000	19% for amounts > \$18,200
\$45,001 to \$135,000	\$4,288 + 30% for amounts > \$45,000	\$45,001 to \$120,000	\$5,092 + 32.5% for amounts > \$45,000	\$37,001 to \$90,000	\$3,572 + 32.5% for amounts > \$37,000
\$135,000 to \$190,000	\$31,288 + 37% for amounts > \$190,000	\$120,001 to \$180,000	\$29,467 + 37% for amounts > \$120,000	\$90,001 to \$180,000	\$20,797 + 37% for amounts > \$90,000
\$190,001 , and over	\$51,638 + 45% for amounts > \$190,000	\$180,001 and over	\$51,667 + 45% for amounts > \$180,000	\$180,001 and over	\$54,097 + 45% for amounts > \$180,000

Income year ends after three years from date of death

Where the administration of the deceased estate takes longer than three years, the following special progressive tax rates apply — i.e. where there is no present entitlement.

Tax rates 2024-25

Income thresholds		Tax payable
\$0 – \$416	Nil	
\$417 – \$611	Nil	+ 50% of excess over \$416
\$612 – \$45,000	\$97.76	+ 16% of excess over \$611 [if taxable income > \$611, entire amount over \$0 is taxed at 16%]
\$45,001 – \$135,000	\$7,200	+ 30% of excess over \$45,000
\$135,001 – \$190,000	\$34,200	+ 37% of excess over \$135,000
\$190,001 and over	\$54,550	+ 45% of excess over \$190,000

Tax rates 2020-21 to 2022-24

Income thresholds	Tax payable		
\$0 - \$416	Nil		
\$417 – \$670	Nil	+ 50% of excess over \$416	
\$671 – \$45,000	\$127.30	+ 19% of excess over \$670	
		[if taxable income > \$670, entire amount over \$0 is taxed at 19%]	
\$45,001 – \$120,000	\$8,550	+ 32.5% of excess over \$45,000	
\$120,001 – \$180,000	\$32,925	+ 37% of excess over \$120,000	
\$180,001 +	\$55,125	+ 45% of excess over \$180,000	



Deductions

Capital Allowances

Small business entities

Instant asset write-off

Small business entities (SBEs) are entitled, under s. 328-180 of the *ITAA 1997*, to claim an immediate deduction for the taxable purpose proportion of the cost of a depreciating asset in the year in which the asset is acquired or installed ready for use for a taxable purpose provided that the cost of the asset is less than the specified threshold (the 'instant asset write-off').

The threshold of \$1,000 for the instant asset write-off has been temporarily increased, as outlined below. 15

An immediate deduction applies to the second element of cost expenditure incurred in these periods (up to the relevant threshold).

First used, or installed ready for use from	Instant asset write-off threshold
7.30 pm (AEST) on 12 May 2015 to 28 January 2019	\$20,000
29 January 2019 until 7.30 pm (AEST) on 2 April 2019 ¹⁶	\$25,000
7.30 pm (AEST) on 2 April 2019 to 11 March 2020	\$30,000
12 March 2020 to 30 June 2021 [assets first acquired on or after 12 May 2015 and before 30 June 2021 and for second element of cost — incurred before 31 December 2020]	\$150,000
1 July 2023 to 30 June 2024	\$20,000

Temporary full expensing

Under s. 328-181 of the IT(TP) Act 1997^{17} , an SBE is entitled to claim an immediate deduction for the cost of a depreciating asset (regardless of quantum) if the SBE first starts to hold the asset, and starts to use it or have it installed ready for use for a taxable purpose, between 7.30 pm AEDT on 6 October 2020 and 30 June 2023. If a deduction is available under the temporary full expensing provision, then the instant asset write-off does not apply.

¹⁸ The temporary full expensing of depreciating assets regime to 30 June 2023 is contained in the *Treasury Laws Amendment (Enhancing Superannuation Outcomes for Australian and Helping Australian Businesses Invest) Act 2022* which received Royal Assent, as Act No. 10 of 2022, on 22 February 2022.



¹⁵ Refer to s. 328-180 of the *IT(TP) Act 1997*.

¹⁶ Pursuant to the *Treasury Laws Amendment (Increasing and Extending the Instant Asset Write-Off) Act 2019,* which received Royal Assent on 6 April 2019 as Act No. 51 of 2019.

¹⁷ This section modifies the operation of the instant asset write-off in s. 328-180 of the *IT(TP) Act* which modifies the corresponding section in the *ITAA 1997*.

An immediate deduction applies to the second element of cost expenditure incurred in that period (also regardless of quantum).

Return to the normal rules for SBEs for calculating deductions for depreciating assets

Once the temporary expensing measures cease, the instant asset write-off threshold for SBEs reverts to \$1,000.

First used, or installed ready for use from	Instant asset write-off threshold
7.30 pm (AEDT) on 6 October 2020 to 30 June 2023 ¹⁹ [assets first held, or second element of cost incurred, between these times]	No threshold
1 July 2023 to 30 June 2024 ²⁰	\$20,000

A small business entity can also deduct the entire balance of its general small business pool if the balance at the end of the income year is less than the applicable threshold.

Entities other than small business entities

Immediate deduction subject to thresholds

From **2** April **2019**, **medium-sized businesses** — entities that are not SBEs and that have an aggregated turnover of less than \$50 million — are entitled, under s. 40-82 of the *ITAA 1997*, to claim an immediate deduction for the cost of a depreciating asset that is less than \$30,000.²¹

The immediate deduction was to cease to be available after 30 June 2020²² but the end date was extended to 31 December 2020. At the same time, access to the concession was expanded by increasing the aggregated turnover threshold from 'less than \$50 million' to 'less than \$500 million' and the cost threshold was increased from \$30,000 to \$150,000.²³

The end date has since been further extended so that an immediate deduction is available for assets costing up to \$150,000 that are acquired by 31 December 2020 and are first used or installed ready for use by 30 June 2021.²⁴

Pursuant to the Treasury Laws Amendment (A Tax Plan for the COVID-19 Economic Recovery) Act 2020 which received Royal Assent on 14 October 2020 as Act No. 92 of 2020.



¹⁹ The *Treasury Laws Amendment (Enhancing Superannuation Outcomes for Australians and Helping Australian Businesses Invest) Act 2022* which received Royal Assent on 22 February 2022 as Act No. 10 of 2022 extended this date to 30 June 2023.

²⁰ The *Treasury Laws Amendment (Support for Small Business and Charities and Other Measures) Bill 2023* which received Royal Assent on 28 June 2024 as Act. No 52 of 2024.

²¹ The entity must be an eligible medium sized business for the current year and for the year in which it started to hold the asset.

²² Pursuant to the *Treasury Laws Amendment (Increasing and Extending the Instant Asset Write-Off) Bill 2019*, which received Royal Assent on 6 April 2019 as Act No. 51 of 2019.

Pursuant to the Coronavirus Economic Response Package Omnibus Act 2020 which received Royal Assent on 24 March 2020 as Act No. 22 of 2020, as extended by the Treasury Laws Amendment (2020 Measures No. 3) Act 2020 which received Royal Assent on 19 June 2020 as Act No. 61 of 2020. Businesses with an aggregated turnover of \$500 million or more are not eligible to use instant asset write-off.

Instant asset write-off

An immediate deduction applies to the second element of cost expenditure incurred in these periods (up to the relevant threshold).

Eligible taxpayers	Asset first used, or installed ready for use	Threshold
All business entities, other than SBEs, with an aggregated turnover less than \$50 million ²⁵	7.30 pm (AEDT) on 2 April 2019 to 11 March 2020	\$30,000
All businesses, other than SBEs, with an aggregated turnover less than \$500 million	12 March 2020 to 30 June 2021 providing the asset was purchased on or after 7.30 pm (AEST) on 2 April 2019 and by 31 December 2020	\$150,000

Temporary full expensing of first and second element of cost (no threshold)

Entities with an aggregated turnover of less than \$5 billion can deduct the full cost (regardless of quantum) of:

- depreciating assets that are first held, and first used or installed ready for use for a taxable purpose, at or after 7.30 pm AEDT on 6 October 2020 and on or before 30 June 2022
- improvements to these assets and to existing eligible depreciating assets made during this period.

Temporary full expensing is not available to entities with an aggregated turnover of \$50 million or more if a commitment was made in relation to an asset before 7.30 pm AEDT on 6 October 2020 or the asset is a second-hand asset.²⁶

Temporary accelerated depreciation

Qualifying entities are entitled to a deduction for **50 per cent**²⁷ of the cost of a qualifying depreciating asset first held and started to be used in the period **12 March 2020 to 30 June 2021**.²⁸

Qualifying entities

An entity is eligible for accelerated depreciation if the following three core requirements are met:

- (a) the income year is the year in which the entity **starts to use the asset,** or has it **installed ready for use**, for a taxable purpose
- (b) the entity's aggregated turnover is **less than \$500 million** for the income year and for the income year in which it started to hold the asset (if that was an earlier year)
- (c) the asset is a qualifying asset²⁹



Medium sized businesses must have first acquired the asset in the period beginning at 7.30 pm, by legal time in the Australian Capital Territory, on 2 April 2019 and ending on 30 June 2020.

Pursuant to Subdiv 40-BB of the Income Tax (Transitional Provisions) Act 1997, enacted by the Treasury Laws Amendment (A Tax Plan for the COVID-19 Economic Recovery) Act 2020 which received Royal Assent on 14 October 2020 as Act No. 92 of 2020.

²⁷ Refer to s. 40-130 of the *IT(TP)* Act 1997 for the applicable method statements.

²⁸ Pursuant to the *Coronavirus Economic Response Package Omnibus Act 2020* which received Royal Assent on 24 March 2020 as Act No. 22 of 2020.

²⁹ Section 40-120(1) of the *IT(TP) Act 1997*.

Qualifying assets

Subject to certain exclusions³⁰, a depreciating asset qualifies for accelerated depreciation if, **between** 12 March 2020 and 30 June 2021:

- (a) the entity starts to hold the asset; and
- (b) the asset was first used, or installed ready for use, for a taxable purpose. 31

Home office expenses

Individual taxpayers may claim a deduction for additional running expenses incurred when working from home. The deduction can be claimed on the basis of **actual expenses** incurred which relate to the income earning activity. Alternatively, a fixed rate method can be used to work out the deduction. The fixed rate method which has been available since the 2017–18 income year has been revised for the 2022–23 and later years.

Fixed rate for home office expenses from 1 July 2022

PCG 2023/1 outlines the methods for calculating the work-related additional running expenses incurred as a result of working from home from 1 July 2022. A taxpayer can use this method if they meet the eligibility criteria outlined in the guideline and satisfy the increased substantiation obligations.

The fixed rate of **67 cents per hour** for each hour a taxpayer worked from home during the income year is intended to cover the following expenses:

- energy expenses (electricity and gas) for lighting, heating, cooling and electronic items used while working from home
- internet expenses
- mobile and home phone expenses
- stationery and computer consumables.

The fixed-rate method in PCG 2023/1 does not cover the decline in value of depreciating assets.

³¹ Section 40-125(1) of the *IT(TP) Act 1997*.



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There are four exclusions: (1) a commitment to the asset was entered into before 12 March 2020; (2) the asset is a second hand asset; (3) the asset is an asset to which Div 40 does not apply (e.g. Div 43 capital works); and (4) the asset is not in Australia.

Fixed rate for home office expenses prior to 1 July 2022

Fixed rate method

The fixed rate³² covers the additional running expenses incurred for:

- the decline in value of home office furniture and furnishings
- electricity and gas for heating, cooling and lighting
- the cost of repairs to home office equipment, furniture and furnishings.

Year	Rate
2018–19 to 2021–22	52 cents per hour
2017–18	45 cents per hour

Temporary shortcut method from 1 March 2020 to 30 June 2022

A shortcut method for working out the home deduction is available for the period from 1 March 2020 until 30 June 2022. The shortcut method covers all working from home expenses incurred by an individual taxpayer³³, such as:

- phone expenses
- internet expenses
- the decline in value of equipment and furniture
- electricity and gas for heating, cooling and lighting.

Year	Rate
2021–22	80 cents per hour
2020–21	80 cents per hour
Between 1 March 2020 to 30 June 2020	80 cents per hour

Note that this measure applies to employees who are working from home to fulfill their employment duties and have incurred additional expenses as a result of working from home. If a work from home arrangement was in place before 1 March 2020, then the shortcut method cannot be used.



³² See PS LA 2001/6. Note that taxpayers may claim actual expenses incurred, provided the expenses can be substantiated.

Motor vehicles expenses

Motor vehicle expenses - set rate per km

Income year	Rate
2024–25	88 cents
2023–24	85 cents
2022–23	78 cents
2020–21 and 2021–22	72 cents

Balancing adjustments

For the purposes of calculating a balancing adjustment under s. 40-370(1) on the disposal of a car, the assessable or deductible amount must be reduced to the extent that the car was not used for a taxable purpose. The reduction is required under step 2 of the method statement in s. 40-370(2).

A taxpayer who has claimed motor vehicle expenses using the 'cents per kilometre method' is required — for the purposes of the reduction in step 2 of the method statement — to assume the extent of their use of the car for taxable purpose was 20%.

Car cost limit

Income year	Cost limit for Div 40 purposes	Maximum input tax credit
2024–25	\$69,674	\$6,334
2023–24	\$68,108	\$6,192
2022–23	\$64,741	\$5,885
2021–22	\$60,733	\$5,521
2020–21	\$59,136	\$5,376

Effective life of cars

Date of acquisition	Effective life	Prime cost	Diminishing value
On or after 10 May 2006	8 years	12.5%	25%



Luxury car tax

Income year	Rate of LCT	LCT threshold (non-fuel efficient)	LCT threshold (fuel efficient ³⁴)
2024–25	33%	\$80,567	\$91,387
2023–24	33%	\$76,950	\$89,332
2022–23	33%	\$71,849	\$84,916
2021–22	33%	\$69,152	\$79,659
2020–21	33%	\$68,740	\$77,565

LCT refunds for eligible primary producers and tourism operators

Taxpayers who purchase a four-wheel drive or all-wheel-drive may be eligible for a refund of LCT equal to the lesser of $^8/_{33}$ ^{rds} of the LCT borne up to a maximum refund limit of \$3,000 if they carry on a primary production or tourism business. For eligible vehicles supplied or imported on or after 1 July 2019, the refund has been increased to a maximum of \$10,000.³⁵

Taxi cents per kilometre earnings rate

The per kilometre rate measures taxi takings per kilometre of distance travelled. The rate includes GST but does not take expenses into account.

The latest rate developed is \$1.30 per kilometre.³⁶ This has been the rate since the 2012–13 income year.

³⁶ ATO Taxi cents per kilometre earnings rate(QC 17588) last modified 11 September 2019.



Applicable only to fuel-efficient cars (i.e. those which have a fuel consumption not exceeding seven litres per 100 kilometres as a combined rating under vehicle standards in force under s. 7 of the *Motor Vehicle Standards Act 1989*).

³⁵ Per the *Treasury Laws Amendment (2019 Measures No. 2) Act 2019* (Act No. 94 of 2019).

Trading stock

Value of goods taken from stock for private use

Each year the ATO publishes a Tax Determination that provides an update of amounts that they accept as estimates of the value of goods taken from trading stock for private use by taxpayers in named industries.

	2024–25 income year ³⁷		2023–24 income year ³⁸		
	Amount (exclu	Amount (excluding GST) for		ding GST) for	
Type of business	adult/child over 16 years (\$)	child 4 to 16 years (\$)	adult/child over 16 years (\$)	child 4 to 16 years (\$)	
Bakery	1,580	790	1,520	760	
Butcher	1,040	520	1,030	515	
Restaurant/café (licensed)	5,310	2,150	5,160	2,090	
Restaurant/café (unlicensed)	4,300	2,150	4,180	2,090	
Caterer	4,530	2,265	4,410	2,205	
Delicatessen	4,300	2,150	4,180	2,090	
Fruiterer/greengrocer	1,080	540	1,040	520	
Takeaway food shop	4,480	2,240	4,290	2,145	
Mixed business (includes milk bar, general store and convenience store)	5,420	2,710	5,200	2,600	



2022–23 income year — see <u>TD 2022/15</u>

2021–22 income year — see TD 2021/8

2020–21 income year — see <u>TD 2021/1</u>

³⁸ TD 2023/7.



³⁷ TD 2024/8.

Income test thresholds

	Income threshold					
Income test	When applicable	2020–21 \$	2021–22 \$	2022–23 \$	2023–24 \$	2024–25 \$
Adjusted taxable income (ATI)	Offset for maintaining an invalid or invalid carer	100,000	100,900	104,432	112,578	ТВА
	Paid parental leave ³⁹	151,350	156,647	168,865	175,788	TBA
	Family Tax Benefit (Part A) ⁴⁰	55,626– 183,778	56,137– 185,433	58,108– 191,930	62,634– 206,858	65,189 215,314
	Family Tax Benefit (Part B)	100,000	100,900	104,432	112,578	117,194
	Employee share schemes — \$1,000 exemption ⁴¹	180,000				
	Non-commercial losses ⁴²	250,000				
Family income	Child care subsidy (CCS)	68,390– 353,680	69,390– 353,680	72,466- 356,756	80,000– 530,000 ⁴³	83,280– 533,280
Rebate income	Seniors and pensioners tax offset (refer to page 34)	50,119–95,198				
Income for surcharge purposes	Medicare levy surcharges (refer to page 5 for applicable rates)	, , , , , , , , , , , , , , , , , , , ,		97,000- 194,000		
High income threshold	Div 293 tax	250,000				

From 10 July 2023, the maximum amount of CCS increased from 85% to 90% for families earning up to \$80,000.



³⁹ This amount is measured as the primary carer's ATI for the financial year prior to the date of birth, date of adoption of the child or the date of claim, whichever is earlier.

The applicable thresholds depend on adjustable taxable income, income test, ages and number of children in care.

 $^{^{41}}$ On 30 June 2015, the Tax and Superannuation Laws Amendment (Employee Share Schemes) Bill 2015 received Royal Assent as Act No. 105 of 2015. The Government retained the \$1,000 up-front tax concession for employees earning less than \$180,000 per year — see s. 83A-35 of the ITAA 1997.

⁴² Section 35-10(2E) of the *ITAA 1997*.

Higher Education Loan Program (HELP)

Repayment thresholds and rates

HELP debt indexation factor

Training and study loans from the Commonwealth are accumulated with the balance worked out annually on 1 June every year to which an indexation factor is applied. The indexation factors applicable to loans under the High Education Loan Program (HELP debts) on 1 June 2023 and 2024 were both reduced.

Further, legislative changes⁴⁴ now mean that – with effect from 1 June 2023 – HELP indexation will be based on the lower of the Consumer Price Index (CPI) or the Wage Price Index (WPI).

HELP repayment income thresholds and repayment rates

The repayment income thresholds and the corresponding percentages of income that must be paid in reduction of the accumulated HELP debts are set out below.

Income year	% of repayment income	HELP repayment income ⁴⁵
2025–26	Nil	Below \$56,156
	1.0%	\$56,156— \$64,837
	2.0%	\$64,838 — \$68,727
	2.5%	\$68,727 — \$72,851
	3.0%	\$72,852 — \$77,222
	3.5%	\$77,223— \$81,855
	4.0%	\$81,856 — \$86,766
	4.5%	\$86,767 — \$91,973
	5.0%	\$91,974 — \$97,491
	5.5%	\$97,492 — \$103,341
	6.0%	\$103,342— \$109,542
	6.5%	\$109,543 — \$116,115
	7.0%	\$116,116 — \$123,081
	7.5%	\$123,082 — \$130,466

⁴⁴ Universities Accord (Student Support and Other Measures) Act 2024.

⁴⁵ HELP repayment income = taxable income + reportable fringe benefits + net investment losses + reportable superannuation contributions + exempt foreign employment income.



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Income year	% of repayment income	HELP repayment income ⁴⁵
	8.0%	\$130,467 — \$138,294
	8.5%	\$138,295 — \$146,593
	9.0%	\$146,594 — \$155,388
	9.5%	\$155,389 — \$164,711
	10.0%	\$164,712 and above
2024–25	Nil	Below \$54,435
	1.0%	\$54,435— \$62,850
	2.0%	\$62,851 — \$66,620
	2.5%	\$66,621 — \$70,618
	3.0%	\$70,619 — \$74,855
	3.5%	\$74,856— \$79,346
	4.0%	\$79,347 — \$84,107
	4.5%	\$84,108 — \$89,154
	5.0%	\$89,155 — \$94,503
	5.5%	\$94,504 — \$100,174
	6.0%	\$100,175— \$106,185
	6.5%	\$106,186 — \$112,556
	7.0%	\$112,557 — \$119,309
	7.5%	\$119,310 — \$126,467
	8.0%	\$126,468 — \$134,056
	8.5%	\$134,057 — \$142,100
	9.0%	\$142,101 — \$150,626
	9.5%	\$150,627 — \$159,663
	10.0%	\$159,664 and above
2023–24	Nil	Below \$51,550
	1.0%	\$51,550 — \$59,518

Income year	% of repayment income	HELP repayment income ⁴⁵
	2.0%	\$59,519 — \$63,089
	2.5%	\$63,090 — \$66,875
	3.0%	\$66,876 — \$70,888
	3.5%	\$70,889 — \$75,140
	4.0%	\$75,141 — \$79,649
	4.5%	\$79,650 — \$84,429
	5.0%	\$84,430 — \$89,494
	5.5%	\$89,495 — \$94,865
	6.0%	\$94,866 — \$100,557
	6.5%	\$100,558 — \$106,590
	7.0%	\$106,591 — \$112,985
	7.5%	\$112,986 — \$119,764
	8.0%	\$119,765 — \$126,950
	8.5%	\$126,951 — \$134,568
	9.0%	\$134,569 — \$142,642
	9.5%	\$142,643 — \$151,200
	10.0%	\$151,201 and above



Income year	% of repayment income	HELP repayment income ⁴⁵
2022–23	Nil	Below \$48,361
	1.0%	\$48,361 — \$55,836
	2.0%	\$55,837 — \$59,186
	2.5%	\$59,187 — \$62,738
	3.0%	\$62,739 — \$66,502
	3.5%	\$66,503 — \$70,492
	4.0%	\$70,493 — \$74,722
	4.5%	\$74,723 — \$79,206
	5.0%	\$79,207 — \$83,958
	5.5%	\$83,959 — \$88,996
	6.0%	\$88,997 — \$94,336
	6.5%	\$94,337 — \$99,996
	7.0%	\$99,997 — \$105,996
	7.5%	\$105,997 — \$112,355
	8.0%	\$112,356 — \$119,097
	8.5%	\$119,098 — \$126,243
	9.0%	\$126,244 — \$133,818
	9.5%	\$133,819 — \$141,847
	10.0%	\$141,848 and above
2021–22	Nil	Below \$47,014
	1.0%	\$47,014 — \$54,282
	2.0%	\$54,283 — \$57,538
	2.5%	\$57,539 — \$60,991
	3.0%	\$60,992 — \$64,651
	3.5%	\$64,652 — \$68,529
	4.0%	\$68,530 — \$72,641

Income year	% of repayment income	HELP repayment income ⁴⁵
	4.5%	\$72,642 — \$77,001
	5.0%	\$77,002 — \$81,620
	5.5%	\$81,621 — \$86,518
	6.0%	\$86,519 — \$91,709
	6.5%	\$91,710 — \$97,212
	7.0%	\$97,213 — \$103,045
	7.5%	\$103,046 — \$109,227
	8.0%	\$109,228 — \$115,780
	8.5%	\$115,781 — \$122,728
	9.0%	\$122,729 — \$130,092
	9.5%	\$130,093 — \$137,897
	10.0%	\$137,898 and above



Website

Rates and income thresholds for previous income years are available at:

www.ato.gov.au/Rates/HELP,-TSL-and-SFSS-repayment-thresholds-and-rates/



Offsets

Critical minerals production tax incentive

This incentive provides a refundable tax offset of 10 per cent of the eligible costs of processing certain critical minerals in Australia. 46

The offset will be available to eligible companies for a maximum of 10 years between 1 July 2027 and 30 June 2040.

Hydrogen production tax incentive

This incentive provides a refundable tax offset of \$2 per kilogram of eligible hydrogen⁴⁷ produced by eligible companies. The offset applies to hydrogen produced in income years commencing on or after 1 July 2027 and ending before 1 July 2040. ⁴⁸

There is no cap on the amount of offset that a company can receive under this incentive. Both the company and the hydrogen must satisfy the eligibility criteria.

Digital games tax offset

A refundable income tax offset of 30 per cent of a company's total qualifying Australian development expenditure incurred on developing new or existing digital games^{49, 50} is available to eligible companies that are:

- Australian residents with an ABN; or
- foreign resident with a permanent establishment in Australia.

The tax refundable offset applies to eligible expenditure incurred on or after 1 July 2022 and which is certified by the Minister for the Arts.

Total Australian qualifying development expenditure incurred on the games in the income year must be at least \$500,000.

The amount of the offset is capped at \$20 million per company or group of companies, per income year.

Early stage investor tax offset

A tax offset of 20 per cent of the amount paid for qualifying shares is available for a qualifying investor in early stage innovation companies (ESIC). The innovation tax offset is available for shares issued on or after 1 July 2016, and is capped at \$200,000.

⁵⁰ Introduced by *Treasury Laws Amendment (2022 Measures No. 4) Bill 2023* which received Royal Assent on 23 June 2023 as Act no 29 of 2023.



Future Made in Australia (Production Tax Credits and Other Measures) Bill 2024 received Royal Assent as Act No. 9 of 2025.

⁴⁷ A reduction may occur if an entity does not comply with the rules implementing the community benefit rules for the hydrogen production tax incentive.

⁴⁸ Future Made in Australia (Production Tax Credits and Other Measures) Bill 2024 received Royal Assent as Act No. 9 of 2025.

⁴⁹ As defined in s. 378-20 of the *ITAA 1997*.

Investors who do not meet the *sophisticated investor* test under the *Corporations Act 2001* will not be eligible for any tax incentives if their total investment in qualifying ESICs in an income year is more than \$50,000.

Early stage venture capital limited partnerships (ESVCLP) tax offset

Limited partners in an ESVCLP may be eligible for a non-refundable carry-forward tax offset of up to 10 per cent of the lesser of:

- the partner's contributions to the ESVCLP for the income year; and
- the partner's investment related amount (broadly the proportionate share of the investments made by the ESVCLP).⁵¹

For a limited partner to be eligible for the tax offset in relation to a contribution into a ESVCLP, the ESVCLP must be unconditionally registered on or after 7 December 2015.⁵²

Low income tax offset

The LITO 53 is available to Australian resident individuals (or certain trustees) 54 if their taxable income for the relevant income year does not exceed \$66,667. 55

The amount of the LITO which is available to a taxpayer depends on the taxpayer's relevant income level, as set out in the following table:

Relevant income ⁵⁶ for the 2020–21 and later income years	LITO amount
\$37,500 or less	\$700
\$37,501 to \$45,000	\$700, less 5 per cent of the relevant income that exceeds \$37,500
\$45,001 to \$66,667	\$325, less an amount equal to 1.5 per cent of the relevant income that exceeds \$45,000

Relevant income of the entity is the taxable income of an individual or the share of the net income of the trust on which a trustee is taxed on behalf of a beneficiary — s. 61-115(1) of the *ITAA 1997*.



⁵¹ Section 61-765 *ITAA 1997*.

⁵² See s. 61-760 of the *ITAA 1997* for other eligibility requirements.

Enacted by the *Treasury Laws Amendment (Personal Income Tax Plan) Act 2018* which received Royal Assent as Act No. 47 of 2018, as modified by the *Treasury Laws Amendment (A Tax Plan for the COVID-19 Economic Recovery) Act 2020* which received Royal Assent on 14 October 2020 as Act No. 92 of 2020.

The offset is available to trustees if the trustee is taxed on a share of the net income of a trust on behalf of an Australian resident beneficiary who is under a legal disability for that income year, provided the amount of that share does not exceed \$66,667. If the trustee is taxed on the shares of multiple beneficiaries of the trust, the trustee is separately entitled to the new offset — see s. 61- 110(3) of the *ITAA* 1997. A beneficiary that receives the benefit of the offset from multiple sources may have to pay additional tax to undo the benefit of having received offsets greater than the amount they would have received if they had been personally assessed — see paras. 1.20 and 1.36 of the Explanatory Memorandum.

⁵⁵ Section 61-110 of the *ITAA 1997*.

The LITO is:

- capped⁵⁷
- non-refundable and cannot be carried forward or transferred
- not given a specific priority.⁵⁸



Note

Historically, the following low income tax offsets were available:

Income year	Offset available
From 1 July 2022	Low income tax offset
2018-19 to 2021-22	Low income tax offset and/or Low and middle income tax offset ⁵⁹

Private health insurance offset

Government may contribute to an individual's private health insurance in the form of reduced premiums or a refundable offset.

Lifetime Health Cover loading

A person who does not have private health (hospital cover) insurance on their Lifetime Health Cover base day (usually 1 July following the 31st birthday) but who later in life decides to take out private hospital cover will pay a two per cent Lifetime Health Cover (LHC) loading on top of their premium for every year they are aged over 30.

The LHC loading also applies if a person ceases to have private health insurance and then later decides to take out private health insurance again. There is an exception, known as 'Days of Absence' which permits someone to be without hospital cover for periods totalling 1,094 days (i.e. three years less one day) during their lifetime, without affecting their loading. This covers small gaps, such as switching from one fund to another.

However, if the total gap period exceeds 1,094 days, the person will pay a two per cent loading on re-joining private hospital cover. The loading increases by two per cent for every year without cover after that. The LHC is removed after 10 continuous years of private health insurance cover.

➤ 2024–25 income year

The amount of the private health insurance offset depends on the age of the oldest person the policy covers and single or family income thresholds and rates for Medicare levy surcharge.

The income thresholds and the rates of the Medicare levy surcharge and the private health insurance rebate for 2024–25 income year are as follows.

Available to Australian resident individuals (and certain trustees) that have taxable income not exceeding \$126,000 for an income year during the 2018–19 to 2021–22 income years.



⁵⁷ Section 61-115(2) and (4) of the *ITAA 1997*.

⁵⁸ Item 20 of the table in s. 63-10(1) of the *ITAA 1997*.

	Rebate entitlement by income threshold			
	Tier '0'	Tier 1	Tier 2	Tier 3
Singles ⁶⁰	Up to \$97,000	\$97,001–\$113,000	\$113,001–\$151,000	\$151,001 or more
Couples/families ⁶¹	Up to \$194,000	\$194,001–\$226,000	\$226,001–\$302,000	\$302,001 or more
	Rate	of Medicare levy sur	charge	
All ages	0%	1.0%	1.25%	1.5%
Rate of Private Health Insurance Rebate: From 1 July 2023 to 30 June 2024				
Under 65 years	24.608%	16.405%	8.202%	0%
65–69 years	28.710%	20.507%	12.303%	0%
70 years and over ⁶²	32.812%	24.608%	16.405%	0%

2023–24 income year

The income thresholds and the rates of the Medicare levy surcharge and the private health insurance rebate for 2023–24 income year are as follows.

	Rebate entitlement by income threshold			
	Tier '0'	Tier 1	Tier 2	Tier 3
Singles ⁶³	Up to \$93,000	\$93,001–\$108,000	\$108,001–\$144,000	\$144,001 or more
Couples/families ⁶⁴	Up to \$186,000	\$186,001–\$216,000	\$216,001–\$288,000	\$288,001 or more
	Rate of Medicare levy surcharge			
All ages	0%	1.0%	1.25%	1.5%
Rate of Private Health Insurance Rebate: From 1 July 2022 to 30 June 2023				
Under 65 years	24.608%	16.405%	8.202%	0%
65–69 years	28.710%	20.507%	12.303%	0%
70 years and over ⁶⁵	32.812%	24.608%	16.405%	0%

⁶⁰ A single person is a person who does not have dependants and is not married on the last day of the income year.

This rate applies to a single, couple or family with no more than one child and where the oldest person on the policy is aged 70 years and over.



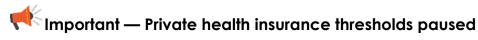
These thresholds are for families with no more than one child. For families with more than one child, the thresholds are **increased by \$1,500** for each child after the first child.

This rate applies to a single, couple or family with no more than one child and where the oldest person on the policy is aged 70 years and over.

⁶³ A single person is a person who does not have dependants and is not married on the last day of the income year.

These thresholds are for families with no more than one child. For families with more than one child, the thresholds are **increased by \$1,500** for each child after the first child.

2018–19 to 2022–23 income years



The Medicare levy surcharge and private health insurance rebate income thresholds were paused at the 2014–15 amounts from 1 July 2015 and remain unchanged to 2022–23. The private health insurance income thresholds for rebate purposes are normally adjusted annually on 1 April. The rebate percentage was not changed on 1 April 2023.

The rates of the Medicare levy surcharge and the private health insurance rebate which applied for the 2018–19 to 2022–23 income years are as follows.

	Rebate entitlement by income threshold			
	Tier '0'	Tier 1	Tier 2	Tier 3
Singles ⁶⁶	Up to \$90,000	\$90,001–\$105,000	\$105,001–\$140,000	\$140,001 or more
Couples/families ⁶⁷	Up to \$180,000	\$180,001–\$210,000	\$210,001–\$280,000	\$280,001 or more
	Rate	of Medicare levy sur	charge	
All ages	0%	1.0%	1.25%	1.5%
Rate o	of Private Health In	surance Rebate: 1 Ap	oril 2021 – 31 March 2	2023
Under 65 years	24.608%	16.405%	8.202%	0%
65–69 years	28.710%	20.507%	12.303%	0%
70 years and over ⁶⁸	32.812%	24.608%	16.405%	0%
Rate	Rate of Private Health Insurance Rebate: 1 April 2019 – 31 March 2021			
Under 65 years	25.059%	16.706%	8.352%	0%
65–69 years	29.236%	20.883%	12.529%	0%
70 years and over	33.413%	25.059%	16.706%	0%
Rate of Private Health Insurance Rebate: 1 April 2018 – 31 March 2019				
Under 65 years	25.415%	16.943%	8.471%	0%
65–69 years	29.651%	21.180%	12.707%	0%
70 years and over	33.887%	25.415%	16.943%	0%

This rate applies to a single, couple or family with no more than one child and where the oldest person on the policy is aged 70 years and over.



⁶⁶ A single person is a person who does not have dependants and is not married on the last day of the income year.

These thresholds are for families with no more than one child. For families with more than one child, the thresholds are **increased by \$1,500** for each child after the first child.



Warning— Medicare levy surcharge

If a person decides to cancel their PHI policy (private hospital cover) and their surcharge income exceeds \$90,000 (as a single) or \$180,000 (as a couple/family), they will be subject to the Medicare levy surcharge at the rate set out in the table above.

Research and development (R&D) tax offset

For income years commencing on or after 1 July 2021⁶⁹, the expenditure threshold is increased from \$100 million to **\$150 million**, and the rates of R&D incentive are as follows:

Eligible entity type	Rate of R&D tax offset	Tax offset
Eligible entities, not controlled by tax exempt entity, with aggregated turnover <\$20 million	Entity's corporate tax rate plus 18.5 percentage points premium	Refundable
Eligible entities, controlled by a tax exempt entity, where aggregated turnover is <\$20 million	The company's corporate tax rate + 'marginal intensity premium'*(as	Non- refundable
Eligible entities with aggregated turnover ≥\$20 million	applicable — see below)	

^{*&#}x27;marginal intensity premium' is the sum of the tier 1 and tier 2 amounts outlined in the following table:

Tier	R&D intensity range	Intensity premium
1	Notional deductions representing up to and including 2 per cent of total expenses	8.5%
2	Notional deductions representing greater than 2 per cent of total expenses	16.5%

Pursuant to amendments enacted by the Treasury Laws Amendment (A Tax Plan for the COVID-19 Economic Recovery) Act 2020 which received Royal Assent on 14 October 2020 as Act No. 92 of 2020.



Seniors and Pensioners Tax Offset (SAPTO)

Income year	Family status (pensioner)	Maximum offset per person	Income range for phasing out of SAPTO ⁷⁰
	Single	\$2,230	\$32,279 – \$50,119
2018–19 to 2023–24 Couple separated due to illness (each)		\$1,602 each	\$28,974 (each) – \$83,580 (combined income)
		\$2,040 each	\$31,279 (each) – \$95,198 (combined income)

Small Business Income Tax Offset

Sole traders carrying on a business or those who have a share of net small business income from a partnership or trust may be entitled to a small business tax offset. The offset is calculated based on the proportion of tax payable relating to the individual's total net small business income. ⁷¹ The aggregated turnover threshold and the rate of the offset depends on the income year of the return. The maximum offset is \$1,000.

Income year	Aggregated turnover threshold	Rate of offset	Maximum offset
2021–22 and onwards	\$5 million	16%	\$1,000
2020–21	\$5 million	13%	\$1,000
2016–17 to 2019–20	\$5 million	8.0%	\$1,000

Superannuation related tax offsets

Offset for spouse contribution

Spouse's income ⁷² (A)	Maximum rebatable contributions (B)	Maximum rebate
\$0 – \$37,000	\$3,000	18% × \$3,000 = \$540
\$37,000 – \$39,999	\$3,000 – (A – \$37,000)	18% of B
\$40,000 +	Nil	Nil

The SAPTO is reduced by 12.5 cents per dollar of income above the bottom of the income range, and cuts out completely once the top of the threshold is reached.

⁷² This includes the spouse's assessable income, reportable fringe benefits and reportable employer superannuation contributions. Any assessable First home super saver released amount or COVID-19 early release of superannuation payment is excluded.



Net small business income is the sum of your assessable income from carrying on your business, minus any deductions.

Low-income superannuation tax offset

Income Threshold	Offset
Less than \$37,000	15% of the concessional super contributions paid into an individual's superannuation fund up to a maximum of \$500

Superannuation income stream tax offset

Tax offsets available on superannuation income stream, see page 82.

Other tax offsets

Other tax offsets that are available:

- <u>Beneficiary tax offset</u> reduces the amount of tax which recipients of certain Centrelink allowances and payments and Commonwealth education allowances may have to pay.
- Invalid and invalid carer tax offset —is available to individuals who maintain an invalid or invalid carer who is 16 years old or older and a recipient of certain government payments.
- <u>Foreign income tax offset</u> for foreign income tax paid on foreign income which is included in Australian assessable income
- <u>Lump sum payment in arrears tax offset</u> for an individual who receive a lump sum payment in arrears
- Zone and overseas forces tax offset zone tax offset for individuals who are residents of either specified remote areas or isolated areas of Australia; overseas forces tax offset for members of either the Australian Defence Force or United Nations armed force, who serve in a specified overseas location and income relates to services that are not specifically exempt from tax.



Incentives

Build to rent development tax incentive

Owners and investors in eligible build to rent (BTR) developments may access the following tax incentives:

The capital works deduction ⁷³	Accelerated rate of 4 per cent for active BTR developments ⁷⁴
Reduced final withholding tax rate on eligible fund payments	15 per cent ⁷⁵ – on rental income paid on or after 1 July 2024, or an amount which is attributable to a capital gain from a CGT event that happens on or after 1 July 2024

To access the incentive, the owner must notify the Commissioner of their choice for the development to be an active BTR development.

A BTR development will cease to be an active BTR development if it fails to meet the eligibility criteria during the 15-year BTR compliance period, after making the choice, the misuse tax may apply.

Small business energy incentive

Small and medium businesses⁷⁶ can access a bonus deduction equal to 20 per cent of the cost of eligible assets or improvements to existing assets that support electrification or more efficient energy use. The bonus deduction applies to:

- the cost of eligible assets and improvements up to a maximum amount of \$100,000, with the maximum bonus deduction being \$20,000;
- eligible assets first used or first installed ready for use, and eligible improvement costs incurred, from 1 July 2023 until 30 June 2024.

Other tax incentives

<u>Junior Minerals Exploration Incentive</u> allows eligible companies to generate tax credits by choosing to give up a portion of their losses from greenfields mineral exploration expenditure. These tax credits can then be distributed to investors who purchase newly issued shares in that eligible entity during a certain period.

⁷⁶ As defined in s. 328-110 of the *ITAA 1997* — aggregated annual turnover of less than \$50 million.



Schedule 1 of the Treasury Laws Amendment (Responsible Buy Now Pay Later and Other Measures) Act 2024, which received Royal Assent on 10 December 2024 as Act No. 138 of 2024. The Capital Works (Build to Rent Misuse Tax) Act 2024, which received Royal Assent on the same day, imposes a misuse tax if one or both tax concessions are claimed when the BTR development is ineligible.

⁷⁴ Section 43-145(2) of the *ITAA 1997*.

⁷⁵ Section 12-450(5), (6) and (7) in Schedule 1 to the *TAA*.

Boosts

Skills and training boost

Small businesses⁷⁷ can claim an additional deduction equal to 20% of eligible expenditure incurred on external training provided to their employees⁷⁸. The external training must be provided by a registered training provider.

Training expenses can include incidental costs related to the provision of training – e.g. the cost of books or equipment needed for the course – provided they are charged by the registered training provide. Notional deduction applies to eligible expenditure incurred between 7.30 pm (AEDT) on 29 March 2022⁷⁹ and 30 June 2024.

Technology investment boost

Small businesses⁸⁰ can access a bonus deduction equal to 20 per cent of their eligible expenditure incurred on expenses and depreciating assets for the purposes of their digital operations or digitising their operations⁷⁸ It applies to the total of eligible expenditure of up to \$100,000 per income year, up to a maximum bonus deduction of \$20,000 per income year.

The bonus deduction is available for eligible expenditure incurred between 7.30 pm (AEDT) on 29 March 2022 and 30 June 2023. The asset must be first used or installed ready for use by 30 June 2023.

Reasonable allowances

Overtime meal allowance

Income year	Reasonable amount
2024–25 income year	\$37.65
2023–24 income year	\$35.65
2022–23 income year	\$33.25
2021–22 income year	\$32.50
2020–21 income year	\$31.95

⁸⁰ As defined in s. 328-110 of the *ITAA 1997* — aggregated annual turnover of less than \$50 million.



⁷⁷ As defined under s. 328-110 of the *ITAA 1997* — aggregated annual turnover of less than \$50 million.

⁷⁸ Treasury Laws Amendment (2022 Measures No. 4) Bill 2023 which received Royal Assent on 23 June 2023 as Act no 29 of 2023.

The ATO website explains that for eligible expenditure incurred in the period between 7.30 pm (AEDT) on 29 March 2022 and 30 June 2022, businesses with a normal balance date may claim the 100% deduction in their 2021–22 tax returns and the additional 20% deduction in their 2022–23 tax returns.

Employee truck drivers

Employee truck drivers who have received a travel allowance and who are required to sleep away from home may claim amounts up to the food and drink component only of the reasonable domestic daily travel allowance. The reasonable amounts are:

Income year	Salary range	Breakfast	Lunch	Dinner	Per day
202425	All	\$30.35	\$34.65	\$59.75	
2023–24	All	\$28.75	\$32.80	\$56.60	These amounts are separate
2022–23	All	\$26.80	\$30.60	\$52.75	and cannot be aggregated into
2021–22	All	\$26.15	\$29.85	\$51.50	a single daily amount
2020–21	All	\$25.75	\$29.35	\$50.65	

Domestic travel allowance

The Commissioner issues an annual determination setting out the reasonable amounts for travel allowance expenses in relation to daily accommodation rates; meals (breakfast, lunch and dinner); and deductible expenses incidental to the travel.



Reference

2024-25 income year — see TD 2024/3

2023-24 income year — see TD 2023/3

2022-23 income year — see <u>TD 2022/10</u>

2021–22 income year — see TD 2021/6

2020–21 income year — see <u>TD 2020/5</u>

2024–25 income year

The 2024–25 reasonable amounts are set out below, according to the following annual salary levels:

- up to \$143,650
- from \$143,651 to \$255,670.
- \$255,671 and above.

TABLE 1 — Salary up to \$143,650

Place	Accommodation	Food &	drink	Incidentals	Daily Total
		Breakfast	33.90		
		Lunch	38.10		
		Dinner	64.95		
		(tota	l \$136.95)		
Adelaide	158	as ab	ove	23.95	318.90
Brisbane	181	as ab	ove	23.95	341.90
Canberra	178	as ab	ove	23.95	338.90
Darwin	220	as ab	ove	23.95	380.90
Hobart	176	as ab	ove	23.95	336.90
Melbourne	173	as ab	ove	23.95	333.90
Perth	180	as ab	ove	23.95	340.90
Sydney	198	as ab	ove	23.95	358.90
High cost country centres	see Table 4	as ab	ove	23.95	Variable
Tier 2 country centres	155	Breakfast	23.95	23.95	303.70
(see Table 5)		Lunch	23.95		
		Dinner	23.95		
Other country centres	141	Breakfast	23.95	23.95	289.70
		Lunch	34.65		
		Dinner	59.75		

TABLE 2 — Salary from \$143,651 to \$255,670

Place	Accommodation	Food & drink		Incidentals	Daily Total
		Breakfast	36.90		
		Lunch	52.10		
		Dinner	73.10		
		(to	otal 162.10)		
Adelaide	211	as ab	ove	34.25	407.35
Brisbane	257	as ab	ove	34.25	453.35



Place	Accommodation	Food &	drink	Incidentals	Daily Total
Canberra	246	as ab	ove	34.25	442.35
Darwin	293	as ab	ove	34.25	489.35
Hobart	235	as ab	ove	34.25	431.35
Melbourne	231	as ab	ove	34.25	427.35
Perth	245	as ab	ove	34.25	441.35
Sydney	264	as ab	as above		460.35
High cost country centres	See Table 4	as ab	ove	34.25	Variable
Tier 2 country centres	207	Breakfast	33.90	34.25	377.30
(see Table 5)		Lunch	34.65		
		Dinner	67.50		
Other country centres	188	Breakfast	33.90	34.25	358.30
		Lunch	34.65		
		Dinner	67.50		

TABLE 3 — Salary \$255,671 and above

Place	Accommodation	Food & d	drink	Incidentals	Total
		Breakfast	41.10		
		Lunch	58.10		
		Dinner	81.30		
		(tota	al 180.50)		
Adelaide	211	as abo	ve	34.25	425.75
Brisbane	257	as abo	ve	34.25	471.75
Canberra	246	as abo	ve	34.25	460.75
Darwin	293	as abo	ve	34.25	507.75
Hobart	235	as abo	ve	34.25	449.75
Melbourne	265	as abo	ve	34.25	479.75
Perth	265	as abo	ve	34.25	479.75
Sydney	265	as abo	ve	34.25	479.75
All country centres	\$207, or the relevant amount in Table 4 if higher	as abo	ve	34.25	Variable

 ${\it TABLE~4-High~cost~country~centres-accommodation~component}$

Country centre	\$	Country centre	\$
Albany (WA)	193	Horsham (VIC)	165
Alice Springs (NT)	206	Jabiru (NT)	216
Ararat (VIC)	159	Kalgoorlie (WA)	181
Armidale (NSW)	166	Karratha (WA)	223
Bairnsdale (VIC)	173	Katherine (NT)	228
Ballarat (VIC)	187	Kingaroy (QLD)	180
Benalla (VIC)	168	Kununurra (WA)	204
Bendigo (VIC)	164	Launceston (TAS)	174
Bordertown (SA)	164	Lismore (NSW)	163
Bourke (NSW)	184	Mackay (QLD)	166
Bright (VIC)	180	Maitland (NSW)	187
Broken Hill (NSW)	161	Mildura (VIC)	158
Broome (WA)	220	Mount Gambier (SA)	164
Bunbury (WA)	178	Mount Isa (QLD)	185
Bundaberg (QLD)	184	Mudgee (NSW)	188
Burnie (TAS)	178	Muswellbrook (NSW)	157
Cairns (QLD)	175	Nambour (QLD	163
Carnarvon (WA)	170	Newcastle (NSW)	195
Castlemaine (VIC)	162	Newman (WA)	271
Ceduna (SA)	156	Nhulunbuy (NT)	230
Charters Towers (QLD)	168	Norfolk Island (NSW)	203
Christmas Island (WA)	218	Northam (WA)	214
Cocos (Keeling) Islands (WA)	331	Nowra (NSW)	168
Dalby (QLD)	201	Orange (NSW)	202
Dampier (WA)	175	Port Hedland (WA)	175
Derby (WA)	192	Port Lincoln (SA)	170
Devonport (TAS)	161	Port Macquarie (NSW)	190
Dubbo (NSW)	170	Portland (VIC)	159
Emerald (QLD)	179	Rockhampton (QLD)	174
Esperance (WA)	180	Roma (QLD)	182
Exmouth (WA)	214	Seymour (VIC)	161
Geelong (VIC)	175	Shepparton (VIC)	167
Geraldton (WA)	165	Swan Hill (VIC)	181
Gladstone (QLD)	171	Thursday Island (QLD)	323



Country centre	\$	Country centre	\$
Gold Coast (QLD)	209	Toowoomba (QLD)	161
Goulburn (NSW)	165	Townsville (QLD)	174
Gosford (NSW)	161	Wagga Wagga (NSW)	177
Grafton (NSW)	169	Wangaratta (VIC)	186
Griffith (NSW)	159	Warrnambool (VIC)	159
Gunnedah (NSW)	167	Weipa (QLD)	238
Halls Creek (WA)	170	Whyalla (SA)	167
Hamilton (VIC)	161	Wilpena-Pound (SA)	223
Hervey Bay (QLD)	175	Wollongong (NSW)	181
Horn Island (QLD)	345	Wonthaggi (VIC)	188
		Yulara (NT)	570

TABLE 5 — Tier 2 country centres

Country centre	Country centre
Albury (NSW)	Maryborough (QLD)
Ayr (QLD)	Naracoorte (SA)
Bathurst (NSW)	Narrabri (NSW)
Bega (NSW)	Port Augusta (SA)
Chinchilla (QLD)	Port Pirie (SA)
Cobar (NSW)	Queanbeyan (NSW)
Coffs Harbour (NSW)	Queenstown (TAS)
Colac (VIC)	Renmark (SA)
Cooma (NSW)	Sale (VIC)
Cowra (NSW)	Tamworth (NSW)
Echuca (VIC)	Taree (NSW)
Innisfail (QLD)	Tennant Creek (NT)
Inverell (NSW)	Tumut (NSW)
Kadina (SA)	Wodonga (VIC)

2023–24 income year

The 2023–24 reasonable amounts are set out below, according to the following annual salary levels:

- up to \$138,790
- from \$138,791 to \$247,020.
- \$247,021 and above.

TABLE 1 — Salary up to \$138,790

Place	Accommodation	Food &	drink	Incidentals	Daily Total
		Breakfast	32.10		
		Lunch	36.10		
		Dinner	61.50		
		(tota	l \$129.70)		
Adelaide	158	as ab	ove	23.00	310.70
Brisbane	181	as ab	ove	23.00	333.70
Canberra	178	as ab	ove	23.00	330.70
Darwin	220	as ab	ove	23.00	372.70
Hobart	176	as ab	ove	23.00	328.70
Melbourne	173	as ab	ove	23.00	325.70
Perth	180	as ab	ove	23.00	332.70
Sydney	198	as ab	ove	23.00	350.70
High cost country centres	see Table 4	as abo	ove	23.00	Variable
Tier 2 country centres	155	Breakfast	28.75	23.00	296.15
(see Table 5)		Lunch	32.80		
		Dinner	56.60		
Other country centres	141	Breakfast	28.75	23.00	282.15
		Lunch	32.80		
		Dinner	56.60		



TABLE 2 — Salary from \$138,791 to \$247,020

Place	Accommodation	Food &	drink	Incidentals	Daily Total
		Breakfast	34.95		
		Lunch	49.35		
		Dinner	69.20		
		(to	otal 143.05)		
Adelaide	211	as ab	ove	32.90	397.40
Brisbane	257	as ab	ove	32.90	443.40
Canberra	246	as ab	ove	32.90	432.40
Darwin	293	as ab	ove	32.90	479.40
Hobart	235	as ab	ove	32.90	421.40
Melbourne	231	as ab	ove	32.90	417.40
Perth	245	as ab	ove	32.90	431.40
Sydney	264	as ab	ove	32.90	450.40
High cost country centres	See Table 4	as ab	oove	32.90	Variable
Tier 2 country centres	207	Breakfast	32.10	32.90	368.75
(see Table 5)		Lunch	32.80		
		Dinner	63.95		
Other country centres	188	Breakfast	32.10	32.90	349.75
		Lunch	32.80		
		Dinner	63.95		

TABLE 3 — Salary \$247,021 and above

Place	Accommodation	Food & drink	Incidentals	Total
		Breakfast 38.90		
		Lunch 55.00		
		Dinner 77.00		
		(total 170.90)		
Adelaide	211	as above	32.90	414.80
Brisbane	257	as above	32.90	460.80
Canberra	246	as above	32.90	449.80
Darwin	293	as above	32.90	496.80
Hobart	235	as above	32.90	438.80
Melbourne	265	as above	32.90	468.80
Perth	265	as above	32.90	468.80

Place	Accommodation	Food & drink	Incidentals	Total
Sydney	265	as above	32.90	468.80
All country centres	\$195, or the relevant amount in Table 4 if higher	as above	32.90	Variable

 ${\it TABLE~4-High~cost~country~centres-accommodation~component}$

Country centre	\$	Country centre	\$
Albany (WA)	193	Jabiru (NT)	216
Alice Springs (NT)	206	Kalgoorlie (WA)	181
Armidale (NSW)	166	Karratha (WA)	223
Ararat (VIC)	159	Katherine (NT)	228
Ballarat (VIC)	187	Kununurra (WA)	204
Benalla (VIC)	168	Launceston (TAS)	174
Bendigo (VIC)	164	Lismore (NSW)	163
Bordertown (SA)	164	Mackay (QLD)	166
Bourke (NSW)	184	Maitland (NSW)	187
Bright (VIC)	180	Mount Gambier (SA)	164
Broken Hill (NSW)	161	Mount Isa (QLD)	185
Broome (WA)	220	Mudgee (NSW)	188
Bunbury (WA)	178	Muswellbrook (NSW)	157
Bundaberg (QLD)	184	Nambour (QLD	163
Burnie (TAS)	178	Newcastle (NSW)	195
Cairns (QLD)	175	Newman (WA)	271
Carnarvon (WA)	170	Nhulunbuy (NT)	230
Castlemaine (VIC)	162	Norfolk Island (NSW)	203
Christmas Island (WA)	218	Northam (WA)	214
Cobar (NSW)	144	Nowra (NSW)	168
Cocos (Keeling) Islands (WA)	331	Orange (NSW)	202
Dalby (QLD)	201	Port Hedland (WA)	175
Dampier (WA)	175	Port Lincoln (SA)	170
Derby (WA)	192	Port Macquarie (NSW)	190
Devonport (TAS)	161	Rockhampton (QLD)	174
Dubbo (NSW)	170	Roma (QLD)	182
Emerald (QLD)	179	Shepparton (VIC)	167
Esperance (WA)	180	Swan Hill (VIC)	181

Country centre	\$	Country centre	\$
Exmouth (WA)	214	Thursday Island (QLD)	323
Geelong (VIC)	175	Toowoomba (QLD)	161
Geraldton (WA)	165	Townsville (QLD)	174
Gladstone (QLD)	171	Wagga Wagga (NSW)	177
Gold Coast (QLD)	209	Wangaratta (VIC)	186
Gosford (NSW)	161	Weipa (QLD)	238
Griffith (NSW)	159	Whyalla (SA)	167
Halls Creek (WA)	170	Wilpena-Pound (SA)	223
Hervey Bay (QLD)	175	Wollongong (NSW)	181
Horn Island (QLD)	345	Wonthaggi (VIC)	188
Horsham (VIC)	165	Yulara (NT)	570

TABLE 5 — Tier 2 country centres

Country centre	Country centre
Albury (NSW)	Kingaroy (QLD)
Ayr (QLD)	Maryborough (QLD)
Bairnsdale (VIC)	Mildura (VIC)
Bathurst (NSW)	Naracoorte (SA)
Bega (NSW)	Narrabri (NSW)
Ceduna (SA)	Port Augusta (SA)
Charters Towers (QLD)	Portland (VIC)
Chinchilla (QLD)	Port Pirie (SA)
Coffs Harbour (NSW)	Queanbeyan (NSW)
Colac (VIC)	Queenstown (TAS)
Cooma (NSW)	Renmark (SA)
Cowra (NSW)	Sale (VIC)
Echuca (VIC)	Seymour (VIC)
Goulburn (NSW)	Tamworth (NSW)
Grafton (NSW)	Taree (NSW)
Gunnedah (NSW)	Tennant Creek (NT)
Hamilton (VIC)	Tumut (NSW)
Innisfail (QLD)	Warrnambool (VIC)
Inverell (NSW)	Wodonga (VIC)
Kadina (SA)	

Capital gains tax

CGT discount

A capital gain may be reduced by the CGT discount, provided:

- the asset was owned by an individual, complying superannuation fund or trust⁸¹, companies are not eligible to make a discounted gain
- the owner is an Australian tax resident who held the asset for 12 months before the CGT event happened
- the cost base is not indexed and the CGT event was made after 21 September 1999
- the CGT event is not excluded from being a discountable gain, this includes CGT event D1, D2, D3, E9, F1, F2, F5, H2, J2, J5, J6, K10.82

Entity that owns the asset	Applicable discount rate
Individual	50.00%
Trust	50.00%
Complying superannuation Fund	33.33%

From 8 May 2012, foreign or temporary residents are not eligible for the full CGT discount. However, they may be entitled to an apportioned discount on the capital gain if they had a period of Australian residency during ownership of the asset⁸³.

⁸³ Sections 115-105 to 115-120.



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⁸¹ A life insurance company in relation to a discount capital gain from a CGT event in respect of a CGT asset that is a *complying superannuation asset.

⁸² Section 115-25(3) of the ITAA 1997.

CGT improvement threshold

The CGT improvement threshold is relevant for the purposes of Subdiv 108-D of the ITAA 1997.

Income year	Threshold	Income year	Threshold
2024–25	\$182,665	2004–05	\$106,882
2023–24	\$174,465	2003–04	\$104,377
2022–23	\$162,899	2002–03	\$101,239
2021–22	\$156,784	2001–02	\$97,721
2020–21	\$155,849	2000–01	\$92,802
2019–20	\$153,093	1999–2000	\$91,072
2018–19	\$150,386	1998–99	\$89,992
2017–18	\$147,582	1997–98	\$89,992
2016–17	\$145,401	1996–97	\$88,227
2015–16	\$143,392	1995–96	\$84,347
2014–15	\$140,443	1994–95	\$82,290
2013–14	\$136,884	1993–94	\$80,756
2012–13	\$134,200	1992–93	\$80,036
2011–12	\$130,418	1991–92	\$78,160
2010–11	\$126,619	1990–91	\$73,459
2009–10	\$124,258	1989–90	\$68,018
2008–09	\$119,594	1988–89	\$63,450
2007–08	\$116,337	1987–88	\$58,859
2006–07	\$112,512	1986–87	\$53,950
2005–06	\$109,447	1985–86	\$50,000

Foreign resident capital gains withholding

The foreign resident capital gains withholding (FRCGW) provisions⁸⁴ impose a non-final withholding obligation on the purchaser of certain Australian real property and related interests where the property is acquired from a foreign resident vendor.⁸⁵

There are exclusions from this obligation for, among other things, CGT assets whose market value is less than the relevant threshold, and the CGT asset is:

- taxable Australian real property, or
- an indirect taxable Australian real property interest, the holding of which causes a company title interest to arise.⁸⁶

Year	Rate ⁸⁷	Threshold
From 1 January 2025	15.0%	\$0
1 July 2017 to 31 December 2024	12.5%	\$750,000
1 July 2016 to 30 June 2017	10.0%	\$2,000,000

The amount that the purchaser is required to withhold is calculated by multiplying the rate by the first element of the cost base of the CGT asset (generally the asset's purchase price) — s. 14-200(3) of Schedule 1 to the *TAA*.



⁸⁴ Contained in Subdiv 14-D of Schedule 1 to the *TAA*.

Under s. 14-200(1) of Schedule 1 to the *TAA*, the CGT asset must be taxable Australian real property; an indirect Australian real property interest; or an option or right to acquire these types of property or interests.

⁸⁶ Section 14-215(1)(a) of Schedule 1 to the *TAA*.

Private companies and Division 7A

Key Division 7A dates

Issue	Legislative reference (ITAA 1936 unless otherwise specified)	Commencement date
Division 7A — loans and payments made by private companies Amendments relating to timing of making of loan agreements and repayments of loans	Div 7A (ss. 109B to 109ZE) of Part III of the ITAA 1936 Sections 109D and 109N	4 December 1997 Loans made in the 2004–05 and later income years
Division 7A and trust distributions	Section 109UB and Subdiv EA of Div 7A of Part III of the <i>ITAA 1936</i>	27 March 1998 and 12 December 2002
Legislative amendments to ensure no loss of franking credits, improvements to interaction with FBT provisions, Commissioner's discretion	Includes s. 109RB	1 July 2006
Division 7A and trust distributions, CLPs, amendments to the term 'payment' for the use of company assets	Insertions in and amendments to Subdivs EA and EB, and ss. 109BB, 109BC, 109C, 109R, 109Y, and 109ZCA	1 July 2009
TR 2010/3	Ruling on when an unpaid present	16 December 2009
(Withdrawn with effect from 1 July 2022)	entitlement becomes a loan for Div 7A purposes	Note: An entity may continue to rely on TR 2010/3 for trust entitlements conferred on or before 30 June 2022.
PS LA 2010/4 (Withdrawn with effect from 1 July 2022)	Practice statement that provides practical guidance for taxpayers and ATO officers on the administrative aspects of TR 2010/3	Section 2 loans — self- corrective action to be taken by 31 December 2011



Issue	Legislative reference (ITAA 1936 unless otherwise specified)	Commencement date
Note: An entity may continue to rely on this PS LA for trust entitlements conferred on or before 30 June 2022.		Section 3 loans: 2010 income year — funds representing 2010 UPE must be put on sub-trust by 30 June 2011
		2011 and later income years — UPEs must be put on sub-trust before the following lodgment day of the main trust's tax return
TR 2014/5	Considers the taxation implications, including under Div 7A, of private companies paying money or transferring property in compliance with orders in matrimonial proceedings under s. 79 of the Family Law Act 1975.	30 July 2014
TR 2015/4	Explains the treatment of an unpaid present entitlement of a beneficiary connected with a trust for the purposes of the maximum net asset value test in s. 152-15 of the <i>ITAA 1997</i> .	Before and after the date of the Ruling.
TD 2015/20	States that a private company that releases its unpaid present entitlement makes a payment for the purposes of Div 7A.	Before and after the date of the Determination.
PCG 2017/13	Provides guidance where: a trust has adopted investment Option 1, in accordance with PS LA 2010/4, on or before 30 June 2012 by placing funds representing a UPE under a sub-trust arrangement on a 7-year interest-only loan with the main trust the loan principal must be repaid in the 2017, 2018, 2019 or 2020 income year.	Where the principal of the loan must be repaid at the end of the loan term which is either in the 2017, 2018, 2019 or 2020 income year.
	This TD contains the ATO view (and compliance approach) on when trust entitlements created on or after 1 July 2022 constitute the provision of 'financial accommodation'.	Applies to trust entitlements created on or after 1 July 2022



Issue	Legislative reference (ITAA 1936 unless otherwise specified)	Commencement date
TD 2022/11 — Income tax: Div 7A: when will an unpaid present entitlement or amount held on sub-trust become the provision of financial accommodation?	NOTE : the Full Federal Court in <i>FCT v Bend</i> private company beneficiary which is owed for its payment does not thereby provide fitrust – a UPE is not a loan for the purposes	a UPE and which does not call nancial accommodation to the

⁸⁸ The Commissioner of Taxation has lodged an application for special leave to appeal to the High Court.



Division 7A interest rates

Benchmark interest rates

Income year	Division 7A (to 30 June) ⁸⁹	FBT (to 31 March)
202425	8.77%	8.77%
2023–24	8.27%	7.77%
2022–23	4.77%	4.52%
2021–22	4.52%	4.52%
2020–21	4.52%	4.80%

Prescribed interest rates – PS LA 2010/4 (Withdrawn): Option 2⁹⁰

PS LA 2010/4 was withdrawn with effect from 1 July 2022. It may be relied on in respect of trust entitlements conferred on or before 30 June 2022. This includes circumstances where Option 1 and Option 2 have been put in place after 30 June 2022 for such entitlements.

Income year	Interest rate ⁹¹
2024–25	10.79%
2023–24	10.26%
2022–23	6.82%
2021–22	6.51%
2020–21	6.57%

The prescribed interest rate for a particular income year is the Reserve Bank of Australia's *indicator lending* rate for small business variable (other) overdraft for the month of May immediately before the start of that income year. These rates can be found at Table F5 on www.rba.gov.au/statistics/tables/xls/f05hist.xlsx



⁸⁹ The applicable interest rate is that which applies to the year of the repayment.

⁹⁰ TD 2022/11 Income tax: Division 7A: when will an unpaid present entitlement or amount held on sub-trust become the provision of 'financial accommodation'? was published on 13 July 2022. TD 2022/11 contains the ATO view (and compliance approach) on this issue that applies to trust entitlements created on or after 1 July 2022.

International

Diverted profits tax

Tax is payable at a rate of **40 per cent** on profits diverted offshore by significant global entities through contrived arrangements between related parties.92

The amount of diverted profit on which the diverted profits tax (DPT) is payable is the sum of the DPT base amounts for the DPT tax benefits in respect of the taxpayer for the relevant income year.

The DPT base amount⁹³ is:

Bases for identifying DPT tax benefit	DPT base amount
A tax benefit that relates to an amount that is:	The amount of the DPT tax benefit
 assessable income 	
an allowable deduction	
a capital loss, or	
subject to withholding tax.	
A tax benefit that relates to an amount that is:	The amount of the DPT tax benefit divided by the
■ a foreign income tax offset	standard Australian corporate tax rate.
an innovation tax offset, or	
an exploration credit.	



As defined in the Treasury Laws Amendment Combating Multinational Tax Avoidance) Act 2017 which received Royal Assent on 4 April 2017. The 40 per cent rate is set by the Diverted Profits Tax Act 2017 which received Royal Assent on the same day. The diverted profits tax (DPT) applies to DPT tax benefits for income years commencing on or after 1 July 2017, whether or not the DPT tax benefit arises in connection with a scheme that was entered into or commenced to be carried out before that time.

Section 177P(2) of the ITAA 1936.

Foreign exchange rates

0	2023–24 fina	ancial year	2022–23 financial year		2021–22 financial year		
Country			Year end	Average	Year end		
Canada	N/A	N/A	N/A	N/A	0.9184	0.8885	
China	4.7374	4.8143	4.6826	4.8079	4.6849	4.6122	
Europe	0.6061	0.6196	0.6439	0.6099	0.6440	0.6589	
Hong Kong	5.1259	5.1711	5.2775	5.1951	5.6645	5.4058	
India	54.4744	55.29	54.9312	54.4000	54.6773	54.3700	
Indonesia	10267.808	10863	10201.7240	9,940.0000	10,442.5020	10,253.00	
Japan	97.7584	106.61	92.4880	95.9200	85.1057	93.9500	
Malaysia	3.0783	3.1272	3.0252	3.1022	3.0698	3.0353	
New Zealand	1.081	1.0927	1.0928	1.0883	1.0666	1.1088	
PNG	N/A	N/A	N/A	N/A	2.5499	2.4257	
Philippines	37.0152	38.87	N/A	36.6700	N/A	N/A	
Singapore	0.8839	0.8997	0.9187	0.8986	0.9869	0.9584	
South Korea	874.1556	913.44	890.2842	874.2100	871.8155	895.1200	
Switzerland	N/A	N/A	0.6322	0.5957	0.6764	0.6573	
Taiwan	20.8653	21.5	20.6747	20.6300	20.5205	20.4900	
Thailand	23.4596	24.42	23.7675	23.6200	24.2649	24.3200	
UK	0.5206	0.5244	0.5597	0.5250	0.5455	0.5671	
USA	0.6556	0.6624	0.6734	0.6630	0.7258	0.6889	
Vietnam	16093.692	16855	15,961.9320	15,636.0000	16,603.8127	16,041.0000	



Foreign investment in Australia

The foreign invetment framework⁹⁴ imposes obligations on foreign persons investing in Australia.

Vacancy fee for foreign owners

Foreign owners of residential real estate that is not occupied or genuinely available on the rental market for at least 183 days in a 12-month period (the vacancy year⁹⁵) are liable to pay an annual vacancy fee.⁹⁶

The vacancy fee applies to a 'foreign person' who lodges a notice or application with the FIRB to acquire a residential dwelling or residential land from 7.30 pm AEST on 9 May 2017. 97

Assessment and amount

Liability for vacancy fee is reassessed annually, based on the use of the property over the vacancy year. The first assessable vacancy year starts on the first day that the person acquires the right to occupy the property. The foreign person must lodge a vacancy fee return with the Commissioner of Taxation within 30 days after the end of each vacancy year during.

The amount of the vacancy fee is usually:

- for vacancy year starting on or after 9 April 2024 double the amount of the original application fee that you paid before the dwelling was acquired⁹⁸
- for vacancy years starting before 9 April 2024 the amount of the original application fee paid before the dwelling was acquired.



Reference

The Treasury issues <u>Guidance Note 10: Fees Overview</u>, which outlines the fees for foreign investment in Australia

On 8 April 2024 the Foreign Acquisitions and Takeovers Fees Imposition Amendment Bill 2024 and the Treasury Laws Amendment (Foreign Investment) Bill 2024 and received Royal Asset as Act No. 17 and 18 of 2024.



Set by the Foreign Acquisitions and Takeovers Act 1975 (FAT Act) and the Foreign Acquisitions and Takeovers Fees Impositions Act 2015

The vacancy year is unique to each dwelling and commences on the owner's initial right to occupy the dwelling.

⁹⁶ Part 6A of the FAT Act.

⁹⁷ Section 115B(1) of the FAT Act.

Foreign investment application fees

Foreign investors must pay foreign investment application fees when applying for Foreign Investment Review Board (FIRB) approval.⁹⁹ The fees are indexed each financial year on 1 July.

2024-25 income year

The table below summarises the fees for a single action. 100

Kir	nd of action	Applicable fee for a single action ¹⁰¹
Land	Residential land	Fee tiers increase every \$1 million of consideration.
	(established dwelling)	Fees start at \$44,100 for acquisitions of \$1 million or less, 102 rising to a maximum of \$3,514,800 for acquisitions of more than \$40 million.
	Residential land (no	Fee tiers increase every \$1 million of consideration.
established dwellings)		Fees start at \$14,700 for acquisitions of \$1 million or less, 103 rising to a maximum of \$1,171,600 for acquisitions of more than \$40 million.
	Agricultural land	Fee tiers increase every \$2 million of consideration
		Fees start at \$14,700 for acquisitions of \$2 million or less, 103 rising to a maximum of \$1,171,600 for acquisitions of more than \$80 million
Commercial land and tenements Businesses and entities (excl. land entities		Fee tiers increase every \$50 million of consideration Fees start at \$14,700 for acquisitions of \$50 million or
		less, 103 rising to a maximum of \$1,171,600 for acquisitions of more than \$2 billion
Starting an Australian business (including starting a national security business)		\$4,300 flat fee
Entering agreements and altering documents		\$29,500 flat fee
Internal reorganisations		\$29,500 flat fee

¹⁰³ The fee is \$4,300 if the consideration for the action is less than \$75,000.



⁹⁹ Part 6 of the FAT Act.

¹⁰⁰ Australian Government, The Treasury, Guidance Note 10, version 6, 14 March 2025.

¹⁰¹ If the action is a reviewable national security action, fees are calculated at 25 per cent of the fee for an equivalent notifiable action.

 $^{^{102}}$ The fee is \$12,900 if the consideration for the action is less than \$75,000.

2023-24 income year

Summary of fees for a single action 104

Kind of action		Applicable fee for a single action 105
Land Residential land – see table below		Fee tiers increase every \$1 million of consideration Fees start at \$14,100 for acquisitions of \$1 million or less, 106 rising to a maximum of \$1,119,100 for acquisitions of more than \$40 million
	Agricultural land	Fee tiers increase every \$2 million of consideration Fees start at \$14,100 for acquisitions of \$2 million or less, 106 rising to a maximum of \$1,119,100 for acquisitions of more than \$80 million
	Commercial land and tenements	Fee tiers increase every \$50 million of consideration Fees start at \$14,100 for acquisitions of \$50 million or
Business and entities (excl. land entities)		less, ¹⁰⁶ rising to a maximum of \$1,119,100 for acquisitions of more than \$2 billion
Starting an Australian business (including starting a national security business)		\$4,200 flat fee
Entering agreements and altering documents		\$28,200 flat fee
Internal reorganisations		\$28,200 flat fee

From 9 April 2024, the foreign investment application fee for the purchase of established dwellings tripled. 107

Value of Property	1 July 2023 to 8 April 2024	9 April 2024 to 30 June 2024		
Less than \$75,000	\$4,200	\$12,600		
\$1 million or less	\$14,100	\$42,300		
\$2 million or less	\$28,200	\$84,600		
\$3 million or less	\$56,400	\$169,200		
\$4 million or less	\$84,600	\$253,800		
\$5 million or less	\$112,800	\$338,400		
More than \$5 million	Refer to: foreign Investment.gov.au/guidance/general			

¹⁰⁴ Australian Government, The Treasury, Guidance Note 10, Version 3, 10 August 2023.

¹⁰⁷ Foreign Acquisition and Takeovers Fees Imposition Amendment Bill 2024, received Royal Assent on 8 April 2024 as Act No. 17 of 2024.



¹⁰⁵ Where an action is a reviewable national security action, fees are calculated at 25 per cent of the fee for an equivalent notifiable action.

¹⁰⁶ Under s. 53 of the *Foreign Acquisitions and Takeovers Fees Imposition Regulations 2020*, a lower fee of \$4,200 will apply where the consideration value of an action is less than \$75,000.

2022–23 income year

Summary of fees for a single action 108

	Kind of action	Applicable fee ¹⁰⁹
Land	Residential land	Fee tiers increase every \$1 million of consideration. Fees start at \$13,200 for acquisitions of \$1 million or less, 110 rising to a maximum of \$1,045,000 for acquisitions of more than \$40 million
	Agricultural land	Fee tiers increase every \$2 million of consideration. Fees start at \$13,200 for acquisitions of \$2 million or less, 110 rising to a maximum of \$1,045,000 for acquisitions of more than \$80 million
	Commercial land and tenements	Fee tiers increase every \$50 million of consideration. Fees start at \$13,200 for acquisitions of \$50 million or
Businesses and entities (excl. land entities)		less, 110 rising to a maximum of \$1,045,000 for acquisitions of more than \$2 billion
Starting an Australian business (including starting a national security business)		\$4,000 flat fee
Entering agreements and altering documents		\$26,400 flat fee
Internal reorganisations		\$26,400 flat fee

¹¹⁰ Under s. 53 of the *Foreign Acquisitions and Takeovers Fees Imposition Regulations 2020*, a lower fee of \$4,000 will apply where the consideration value of an action is less than \$75,000.



¹⁰⁸ Australian Government, Foreign Investment Review Board, Guidance 10, Fees on Foreign Investment Application, last updated 3 January 2023.

¹⁰⁹ Where an action is a reviewable national security action, fees are calculated at 25 per cent of the fee for an equivalent notifiable action.

2021–22 income year

Summary of fees for a single action. 111

	Kind of action	Applicable fee ¹¹²
Land	Residential land	Fee tiers increase every \$1 million of consideration. Fees start at \$6,350 for acquisitions of \$1 million or less, 113 rising to a maximum of \$503,000 for acquisitions of more than \$40 million.
	Agricultural land	Fee tiers increase every \$2 million of consideration Fees start at \$6,350 for acquisitions of \$2 million or less, 113 rising to a maximum of \$503,000 for acquisitions of more than \$80 million
	Commercial land and tenements	Fee tiers increase every \$50 million of consideration
Businesses and entities (excl. land entities)		Fees start at \$6,350 for acquisitions of \$50 million or less, 113 rising to a maximum of \$503,000 for acquisitions of more than \$2 billion
Starting an Australian business (including starting a national security business)		\$2,000 flat fee
Entering agreements and altering documents		\$12,700 flat fee
Internal reorganisations		\$12,700 flat fee

¹¹³ Under s. 53 of the *Foreign Acquisitions and Takeovers Fees Imposition Regulations 2020*, a lower fee of \$2,000 will apply where the consideration value of an action is less than \$75,000.



Australian Government, Foreign Investment Review Board, Guidance Note 10, Fees on Foreign investment Applications, 1 July 2021. From 1 January 2021, amendments to the *Foreign Acquisitions and Takeovers Fees Imposition Act 2015* and the introduction of the Foreign Acquisitions and Takeovers Fees Imposition Regulations 2020 changed the way that fees are calculated for applications and notices.

¹¹² Where an action is a reviewable national security action, fees are calculated at 25 per cent of the fee for an equivalent notifiable action.

Global minimum tax and domestic minimum tax

Global Anti-Base Erosion (GloBE) rules¹¹⁴ operate to ensure that multinational enterprise groups (MNE groups) with annual global revenue of at least EUR 750 million are subject to a global minimum effective tax rate (ETR) of at least 15 per cent in each of the jurisdictions where they operate.¹¹⁵

The Assessment Act ensures MNEs within scope of the GloBE Rules have an effective tax rate of at least 15 per cent in respect of the GloBE income arising in each jurisdiction in which they operate.

The rules which ensure that all in-scope MNE Groups are subject to the minimum of 15 per cent ETR in the jurisdictions in which they operate comprise the following which are applied to an entity's Top up Tax Amount:

The Income Inclusion Rule (IIR) – applies for fiscal years beginning on or after 1 January 2024	imposed on certain parent entities of MNE Groups that are within scope of the Minimum Tax law in respect of undertaxed profits of Constituent Entities within the MNE Group that operate in low-tax jurisdictions.
The Undertaxed Profits Rules (UTPR) – applies for fiscal years beginning on or after 1 January 2025	permits other jurisdictions to impose top-up tax (by denying deductions or an equivalent adjustment) on certain Constituent Entities to the extent that a low-taxed constituent entity in the MNE Group is not subject to tax under an IIR.
The Domestic Minimum Tax (DMT) – applies for fiscal years beginning on or after 1 January 2024	allows Australia to collect additional tax on excess profits of Constituent Entities of MNE Groups located in Australia in order to bring the ETR up to the 15 per cent minimum rate.



Reference

Legislative Instrument titled $\underline{\textit{Taxation (Multinational - Global and Domestic Minimum Tax)}}$ $\underline{\textit{Rules 2024}}^{116}$ includes the detailed calculations required to arrive at a liability to top-up.

¹¹⁶ Registered on 23 December 2024.



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The Taxation (Multinational — Global and Domestic Minimum Tax) Act 2024 and the Taxation (Multinational—Global and Domestic Minimum Tax) Imposition Act 2024 received Royal Assent as Act No. 132 of 2024 and Act No. 133 of 2024, respectively, on 10 December 2024.

Australia and 135 other members of the OECD/G20 Inclusive Framework on Base Erosion and Profit Shifting (the Inclusive Framework) agreed to the 'Statement on the Two-Pillar Solution to Address the Tax Challenges Arising from the Digitalisation of the Economy' (the Two-Pillar Solution).

International agreements

Double Tax Agreements

	Countries that have Double Tax Agreements with Australia						
1.	Argentina	14.	Hungary	26.	Mexico	38.	Spain
2.	Austria	15.	Iceland ¹¹⁸	27.	Netherlands	39.	Sri Lanka
3.	Belgium	16.	India	28.	New Zealand	40.	Sweden
4.	Canada	17.	Indonesia	29.	Norway	41.	Switzerland
5.	Chile	18.	Ireland	30.	Papua New	42.	Taiwan
6.	China	19.	Israel		Guinea	43.	Thailand
7.	Czech Republic	20.	Italy	31.	Philippines	44.	Turkey
8.	Denmark	21.	Japan	32.	Poland	45.	United Kingdom
9.	Fiji	22.	Kiribati	33.	Romania	46.	United States
10.	Finland	23.	Korea (Republic	34.	Russia	47.	Vietnam
11.	France		of)	35.	Singapore		
12.	Germany	24.	Malaysia	36.	Slovakia		
13.	Greece ¹¹⁷	25.	Malta	37.	South Africa		

Australia's treaty with Iceland was signed on 12 October 2022. *Treasury Laws Amendment (Refining and Improving Our Tax System) Bill 2023* received Royal Assent on 28 June 2023 as Act No. 40 of 2023, which gives force of law to the Convention. The Treaty was entered into force on 8 November 2023. The treaty's tax rates will apply from 2024 to withholding rates on the relevant Australian income earned from 1 January, fringe benefits provided from 1 April and to any other Australian taxes on income earned from 1 July. In Iceland it will take effect from 1 January 2024.



¹¹⁷ Australia has not signed a comprehensive agreement with Greece; however it has concluded a separate airline profits agreement which provides for each country to exempt from tax income derived by an enterprise of the other country from its international air transport operations.

▶ Tax Information Exchange Agreements

The following countries currently have a TIEA with Australia or were specifically listed in the *Taxation Administration Amendment Regulations 2008 (No. 2)*:

Countries that have Tax Information Exchange Agreements with Australia					
Andorra	Brunei	Isle of Man*	Netherlands Antilles		
Anguilla	The Cayman Islands	Jersey*	Samoa*		
Antigua and Barbuda	Cook Islands*	Liberia	San Marino		
Aruba*	Costa Rica	Liechtenstein	St Kitts and Nevis		
The Bahamas	Dominica	Macao	St Lucia		
Bahrain	Gibraltar	Marshall Islands*	St Vincent/ Grenadines		
Belize	Grenada	Mauritius*	Turks/ Caicos Islands		
Bermuda	Guatemala	Monaco	Uruguay		
British Virgin Islands*119	Guernsey*	Montserrat	Vanuatu		

^{*} Australia has concluded a separate agreement with these countries to allocate taxing rights with respect to certain income of individuals and to establish a mutual agreement procedure in respect of transfer pricing

Australia has not signed a comprehensive agreement with the British Virgin Islands; however it has concluded a separate agreement to allocate taxing rights with respect to certain income of individuals.



Information exchange countries - reduced MIT withholding

Under the managed investment trust (MIT) withholding regime, non-resident investors are generally subject to a final withholding tax at a **reduced rate of 15 per cent** — instead of the default rate of 30 per cent — on payments from the MIT, if the address or place of payment of the recipient is in an 'information exchange country'. ¹²⁰

Each of the following jurisdictions is an 'information exchange country' for the purposes of the reduced MIT withholding rate, with effect from the date specified in the table:

Country or Territory	Applicable to MIT payments made on or after
Argentina, Bermuda, Canada, China, Czech Republic, Denmark, Fiji, Finland, France, Germany, Hungary, India, Indonesia, Ireland, Italy, Japan, Kiribati, Malta, Mexico, Netherlands, Netherlands Antilles, New Zealand, Norway, Papua New Guinea, Poland, Romania, Russia, Slovakia, South Africa, Spain, Sri Lanka, Sweden, Taipei, Thailand, UK, USA, Vietnam	1 July 2008
Antigua and Barbuda, British Virgin Islands, Isle of Man, Jersey	1 July 2010
Gibraltar, Guernsey	1 January 2011
Belize, Cayman Islands, The Bahamas, Principality of Monaco, San Marino, Singapore, Saint Kitts and Nevis, Saint Vincent and the Grenadines	1 July 2011
Anguilla, Aruba, Belgium, Malaysia, Turks and Caicos Islands	1 January 2012
Cook Islands, Macau, Mauritius, Republic of Korea	1 July 2012
Albania, Andorra, Austria, Azerbaijan, Bahrain, Barbados, Brazil, Brunei, Bulgaria, Cameroon, Chile, Colombia, Costa Rica, Croatia, Cyprus, Dominica, Estonia, Faroe Islands, Georgia, Ghana, Greece, Greenland, Grenada, Guatemala, Iceland, Israel, Kazakhstan, Kenya, Latvia, Liberia, Liechtenstein, Lithuania, Luxembourg, Marshall Islands, Moldova, Montserrat, Nigeria, Niue, Philippines, Portugal, Samoa, Saint Lucia, Saudi Arabia, Senegal, Seychelles, Sint Maarten, Slovenia, Switzerland, Tunisia, Turkey, Uganda, Ukraine, Uruguay, Vanuatu	1 January 2019
Curaçao, Lebanon, Nauru, Pakistan, Panama, Peru, Qatar, United Arab Emirates	1 January 2020
Dominican Republic, Ecuador, El Salvador, Hong Kong, Jamaica, Kuwait, Morocco, Republic of North Macedonia, Serbia	1 July 2021
Armenia, Cabo Verde, Kenya, Mongolia, Montenegro, and Oman	1 January 2022

¹²⁰ Per s. 12-385(4) of Schedule 1 to the *TAA* and reg. 34 of the *Taxation Administration Regulations 2017*.



Simplified transfer pricing record keeping

Low-level outbound loans - minimum interest rate

From 1 July 2015¹²¹, taxpayers with a combined cross-border loan balance of \$50 million or less for their Australian economic group at all times throughout a particular financial year may choose a simplified transfer pricing record keeping option for their outbound loans (Option 7 in PCG 2017/2¹²²), provided that the taxpayer has assessed its compliance with the transfer pricing rules.

Subject to certain other conditions being met¹²³, the interest rate payable to the taxpayer on each of its outbound loans must be no less than that set out in the table below, for each of the income years in which the loan is in effect:

Income year	Minimum interest rate on outbound loans
2024–25	5.61%
2023–24	5.81%
2022–23	5.65%
2021–22	1.83%
2020–21	1.79%

To qualify for Option 7, the following additional conditions must also be met: the funds actually provided by the taxpayer under the loan must be AUD funds, associated expenses must be paid in AUD, and the taxpayer must not have made sustained losses, nor undergone a restructure within the year.



¹²¹ Or 1 January 2015 for taxpayers with a 31 December substituted accounting period.

PCG 2017/2: Simplified Transfer Pricing Record Keeping Options. Note that Option 7 does not reduce the documentation requirements for: inbound related-party interest-bearing loans (and associated charges), other international related-party financial transactions (e.g. guarantees), nor other international related-party dealings.

Low-level inbound loans - maximum interest rate

From 1 July 2013, taxpayers with a combined cross-border loan balance of \$50 million or less for their Australian economic group at all times throughout a particular financial year may choose a simplified transfer pricing record keeping option for their inbound loans (Option 4 in PCG 2017/2), provided that the taxpayer has assessed its compliance with the transfer pricing rules.

Prior to income years commencing on or after 1 July 2018 (or equivalent SAP), the maximum interest rate was the RBA indicator lending rate for 'small business; variable; residential-secured term'-

For income years commencing on or after 1 July 2018 (or equivalent SAP), the maximum interest rate is as follows:

Income year	Maximum interest rate on outbound loans
2024–25	5.61%
2023–24	5.81%
2022–23	5.65%
2021–22	1.83%
2020–21	1.79%

Fringe benefits tax

Gross-up factors

GST classification	for 2017–18 to 2021–25 FBT years
Type 1 — entitlement to input tax credits	2.0802
Type 2 — no entitlement to input tax credits	1.8868

Car fringe benefits

► FBT statutory rates for valuing car fringe benefits

A single statutory rate of 20 per cent applies to all cars acquired under a contract entered into after 7:30 pm (AEST) on 10 May 2011, except where the employee, employer or associate had committed to the acquisition of the car prior to 7:30 pm (AEST) on 10 May 2011. 124

Annual FBT data

► FBT interest rate; car parking threshold; record-keeping threshold

FBT year	Benchmark interest rate for loan benefits	Car parking benefit threshold	Record keeping exemption threshold
2024–25	8.77%	\$10.77	\$10,334
2023–24	7.77%	\$10.40	\$9,786
2022–23	4.52%	\$9.72	\$9,181
2021–22	4.52%	\$9.25	\$8,923
2020–21	4.80%	\$9.15	\$8,853

¹²⁴ This single rate was phased-in between 10 May 2011 and 1 April 2014.



Zero emission vehicle — EV home charging rate per km

The Commissioner has developed an optional method for working out the cost of electricity when an electric vehicle (EV)¹²⁵ is charged at residential premises. As an alternative to working out the actual cost of electricity when an EV is charged at an employee's home, the Commissioner's rate is multiplied by the total number of relevant kms travelled by the EV in the relevant income or FBT year. The rate applies for FBT years commencing 1 April 2022 and income years commencing 1 July 2022¹²⁶ and may be applied when working out the taxable value of:

- a residual fringe benefit
- a car expense payment fringe benefit
- a reimbursement of car expenses
- reportable fringe benefit amount

FBT year	Rate per km travelled
1 April 2022	4.20 cents

This rate can also be used for the purposes of working out:

- car expenses claimed using the logbook method under Div 28 of the ITAA 1997
- motor vehicle expenses claimed under s. 8-1 of the ITAA 1997.

Cents per kilometre rates for vehicles other than cars

EPT voor	Engine capacity				
FBT year	0–2,500 сс	Over 2,500 cc	Motor cycles		
2024–25	66 cents	77 cents	19 cents		
2023–24	62 cents	73 cents	18 cents		
2022–23	58 cents	69 cents	17 cents		
2021–22	56 cents	67 cents	17 cents		
2020–21	56 cents	67 cents	17 cents		



¹²⁵ Vehicles that are fuelled solely by electricity power. It excludes plug-in hybrid vehicles, electric bikes and electric scooters.

¹²⁶ PCG 2024/2.

Reasonable food component of LAFHA

The table below sets out the weekly reasonable food component of a living-away-from-home allowance for all employees from the 2020–21 FBT year.

Number o	Number of persons		2023–24	2022–23	2021–22	2020–21
One adult ¹²⁷		\$331	\$316	\$289	\$283	\$276
Two adults		\$497	\$474	\$434	\$425	\$414
Three adults		\$663	\$632	\$579	\$567	\$552
One adult and	d one child	\$414	\$395	\$362	\$354	\$345
Two adults ar two children	nd one or	\$580 \$663	\$553 \$632	\$507 \$580	\$496 \$567	\$483 \$552
Two adults and three children		\$746	\$711	\$653	\$638	\$621
Three adults and one child		\$746	\$711	\$652	\$638	\$621
Three adults and two children		\$829	\$790	\$725	\$709	\$690
Four adults		\$829	\$790	\$724	\$709	\$690
For larger family groupings, the ATO will accept a food component based on the above figures plus:						
For each addit	ional adult	\$166	\$158	\$145	\$142	\$138
for each additional child		\$83	\$79	\$73	\$71	\$69

Indexation factors for valuing non-remote housing

FBT year	NSW	VIC	QLD	SA	WA	TAS	NT	ACT
2024–25	1.073	1.050	1.085	1.063	1.084	1.022	1.055	1.038
2023–24	1.009	1.006	1.046	1.039	1.087	1.055	1.100	1.053
2022–23	0.980	0.990	1.019	1.020	1.044	1.037	1.030	1.024
2021–22	0.975	1.000	0.998	1.011	0.991	1.043	0.947	1.018
2020–21	1.000	1.017	1.002	1.010	0.969	1.056	0.948	1.029

¹²⁷ 'Adults' for this purpose are persons aged 12 years or more.



Superannuation

Superannuation guarantee

Rate of superannuation guarantee charge (SG Charge)

The Superannuation Guarantee (Administration) Amendment Act 2012¹²⁸ amended the Superannuation Guarantee (Administration) Act 1992 (SGA Act) to increase the SGC percentage as follows¹²⁹:

Income year	Legislated charge percentage (%)
2025–26	12.0
2024–25	11.5
2023–24	11.0
2022–23	10.5
2021–22	10.0
2020–21	9.5
2019–20	9.5

Maximum contributions base

Income year	Max. contribution base Per quarter (per year)	Max. amount of contribution for year
2024–25	\$65,070 (\$260,280 p.a.)	\$29,932 ¹³⁰
2023–24	\$62,270 (\$249,080 p.a.)	\$27,399 ¹³¹
2022–23	\$60,220 (\$240,880 p.a.)	\$25,292 ¹³²
2021–22	\$58,920 (\$235,680 p.a.)	\$23,568 ¹³³
2020–21	\$57,090 (\$228,360 p.a.)	\$21,694 ¹³⁴



¹²⁸ This Act received Royal Assent on 29 March 2012 as Act No. 22 of 2012.

¹²⁹ See s. 19(2) of the *SGA Act*.

¹³⁰ Based on an SG rate of 11.5% applicable from 1 July 2024.

¹³¹ Based on an SG rate of 11.0% applicable from 1 July 2023.

¹³² Based on an SG rate of 10.5% applicable from 1 July 2022.

 $^{^{\}rm 133}\,$ Based on an SG rate of 10.0% applicable from 1 July 2021.

¹³⁴ Based on an SG rate of 9.5% applicable from 1 July 2020.

Employees with multiple employers

Individuals may unintentionally breach their concessional contributions cap when they receive superannuation contributions from multiple employers.

For quarters starting on or after 1 July 2018, high-income employees with multiple employers can optout of receiving some superannuation guarantee (SG) contributions from some of their employers and negotiate with the employer to receive additional cash or non-cash remuneration.¹³⁵

Eligible employees who satisfy the eligibility requirement in s. 19AB of the SGA Act can apply to the Commissioner for an 'employer shortfall exemption certificate'.

The effect of the 'employer shortfall exemption certificate' is to release one or more of the employers from their SG obligations for up to four quarters in one financial year

Contributions

Acceptance of contributions

The SIS Regs contain the rules about when a superannuation fund may accept contributions.

Contributions made on or after 1 January 2023

A fund may accept contributions in accordance with the following table: 136

Age	The fund may accept contributions made in respect of the member which are
Under 55 years	(a)employer contributions ¹³⁷ (b)member contributions ¹³⁸
55—74 years	(a)employer contributions (b)member contributions (includes downsizer contributions ¹³⁹)
75 years or older	(a)mandated employer contributions (b)downsizer contributions.

¹³⁹ The *Treasury Laws Amendment (2022 Measures No 2) Bill 2022* received Royal Assent as *Act No. 84 of 2022* on 12 December 2022, together with the *Superannuation Legislation Amendment (Broadening Contribution Rules) Regulations 2022*, further reduced the eligibility age for downsizer contributions for individuals to 55 years.



¹³⁵ This amendment was introduced by the *Treasury Laws Amendment (2018 Superannuation Measures No 1)*Act 2019 which received Royal Assent on 2 October 2019 as Act No. 78 of 2019.

¹³⁶ Reg 7.04(1) Table of the SIS Regs.

Employer contributions defined in Reg 1.03 of the SIS Regs in relation to a regulated superannuation fund, a contribution by, or on behalf of an employer – sponsor of the fund

¹³⁸ Member contributions is defined in Reg. 5.01(1) of the *SIS Regs* as contributions by, or on behalf of, the member to the fund, but does not include employer contributions made in respect of the member.



Note

- The work test was removed from the acceptance rules for SMSFs in respect of contributions made on or after 1 July 2022¹⁴⁰
- The eligibility age for downsizer contributions was reduced from 65 to 60 years and then further reduced to 55 years. Contributions made on or after 1 January 2023

Contributions made on or after 1 July 2022 to 31 December 2022

From 1 July 2022, the work test that applied to non-concessional and salary sacrifice contributions no longer applies.¹⁴¹

Age	The fund may accept contributions made in respect of the member which are ¹⁴²
Under 60 years	(a)Mandated employer contributions (b)Voluntary contributions. 143
60 — 74 years	(a)Mandated employer contributions (b)Voluntary contributions (c)Downsizer contributions. 144
75 years or older	(a) Mandated employer contributions (b) Downsizer contributions.

¹⁴⁴ The Treasury Laws Amendment (Enhancing Superannuation Outcomes and Helping Australian Businesses Invest) Act 2022 reduced the eligibility age for downsizer contributions for individuals from 65 to 60 years. The Treasury Laws Amendment (Enhancing Superannuation Outcomes) Regulations 2022 amended the SIS Regs to allow superannuation trustees to accept such contributions.



To meet the work test, an individual must be gainfully employed for at least 40 hours during any consecutive 30-day period in the financial year in which the contributions are made. This is an annual test.

The work test was repealed by the *Treasury Laws Amendment (Enhancing Superannuation Outcomes)*Regulations 2022 which was registered on 3 March 2022. The work test has been removed from reg. 7.04 in the Superannuation Industry (Supervision) Regulations 1994 (about acceptance of contributions — regulated funds) and the Treasury Laws Amendment (Enhancing Superannuation Outcomes For Australians and Helping Australian Businesses Invest) Act 2022 inserted s. 290-165(1A) (about the work test condition for ages 67 to 75) into the ITAA 1997. The effect of these changes is to is to make the work test a condition applicable to individuals aged between 67 and 75 for claiming a deduction for personal concessional contributions.

¹⁴² Adapted from the table contained in Regulation 7.04(1) *Superannuation Industry (Supervision) Regulations 1994*.

¹⁴³ Excluding downsizer contributions.

Contributions caps

The general contributions caps are summarised in the following table:

Income year	Concessional cap	Non-concessional cap ¹⁴⁵
2024–25	\$30,000	\$120,000 / \$360,000
2023–24	\$27,500	\$110,000 / \$330,000
2022–23	\$27,500	\$110,000 / \$330,000
2021–22	\$27,500	\$110,000 / \$330,000
2020–21	\$25,000	\$100,000 / \$300,000



Important — non-concessional contribution cap

An individuals non-concessional contribution cap will be nil if immediately before the start of the year, the individual's total superannuation balance equals or exceeds the general transfer balance cap for the year.

Contribution limits - 2024–25 income year

Item	Threshold	Application
Concessional contributions cap	\$30,000	Maximum amount of concessional contributions that receive concessional treatment (taxed at 15%).
Non-concessional contributions cap	\$120,000 per person / \$240,000 or \$360,000 per person under the 'bring forward' rule	Maximum amount of non-concessional contributions that may be made without being subject to tax — provided individual has a total superannuation balance of less than \$1.9 million
CGT cap amount	Lifetime limit of \$1,780,000 per person	Maximum amount of contributions derived from the disposal of certain small business assets that are excluded from the non-concessional contributions cap
Transfer balance cap	\$1,900,000	Maximum amount of capital that can be transferred to the retirement phase of superannuation.

¹⁴⁶ Eligibility for the bring-forward arrangement depends on a members age and total super balance on 30 June of the previous year.



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¹⁴⁵ The bring-forward rules allow you (if eligible) to make non-concessional contributions of up to three times the annual contributions cap in a single year (3 x \$120,000 = \$360,000 in 2024-25).

Contribution limits - 2020–21 to 2023–24 income year

Item	2023-24	2022-23	2021-22	2020-21
Concessional contributions cap	\$27,500	\$27,500	\$27,500	\$25,000
Non-concessional contributions cap				
Annual	\$110,000	\$110,000	\$110,000	\$100,000
Bring forward rule ¹⁴⁷	\$330,000	\$330,000	\$330,000	\$300,000
CGT cap amount ¹⁴⁸	\$1,705,000	\$1,650,000	\$1,615,000	\$1,565,000
General transfer balance cap	\$1,900,000	\$1,700,000	\$1,700,000	\$1,600,000

Unused concessional contributions cap

From the 2019–20 income year additional concessional superannuation contributions can be made by utilising unused concessional contribution cap amounts from the previous year. The unused concessional contribution cap can be carried forward for five years.

This option is available provided that the individual's:

- total superannuation balance is below \$500,000 just before the start of the year in which the additional contribution is made.
- previously unapplied unused concessional contributions cap for one or more of the previous five financial years



¹⁴⁷ Eligibility for the bring-forward arrangement depends on a members age and total super balance on 30 June of the previous year.

¹⁴⁸ Lifetime cap amount, which is indexed.

Downsizer contributions

Individuals may contribute up to \$300,000 (\$600,000 for a couple) of the sale proceeds from the sale of their main residence into superannuation, where the sale contract is entered into on or after 1 July 2018 and certain age requirements have been met.¹⁴⁹ ¹⁵⁰ The dwelling must have been held by one or more of the individuals, their spouse, or their former spouse during the 10-year period preceding the disposal. The downsizer contribution will not be treated as a non-concessional contribution, ¹⁵¹ Provided a choice is made in accordance with s. 292-102(8) of the *ITAA* 1997.

Contracts for the sale of a main residence entered into	Eligibility age
From 1 July 2018	65 years
From 1 July 2022	60 years
From 1 January 2023	55 years

First Home Super Saver Scheme

Under the First Home Super Saver Scheme (FHSSS), individuals saving for their first home who make voluntary contributions into the superannuation system can withdraw those contributions and an amount of associated earnings for use in purchasing or constructing their first home. Concessional tax treatment within the superannuation system applies to amounts withdrawn.¹⁵²

The FHSSS applies to voluntary contributions made on or after 1 July 2017. Such contributions can be withdrawn from 1 July 2018.

The maximum amount of contributions made in any one financial year that may be eligible to be released is \$15,000.

The total limit on the maximum amount of voluntary contributions made from 1 July 2017 which may be eligible to be released is \$30,000. This total limit on the maximum amount of contributions that may be released has been increased to \$50,000 for requests made on or after 1 July 2022. 153

¹⁵³ On 11 May 2021, as part of the 2021–22 Federal Budget, the Government announced it will improve the operation of the FHSSS and increase the maximum releasable amount up to \$50,000. Amendments to give effect to this measure, which take effect from 1 July 2022, were enacted by the *Treasury Laws Amendment (Enhancing Superannuation Outcomes For Australians and Helping Australian Businesses Invest) Act 2022* which received Royal Assent, as Act No. 10 of 2022, on 22 February 2022.



¹⁴⁹ The *Treasury Laws Amendment (Reducing Pressure on Housing Affordability Measures No.1) Act 2017* received Royal Assent on 13 December 2017 as Act No. 132 of 2017.

¹⁵⁰ The eligibility age for individuals making downsizer contributions was decreased from 65 to 60 years of age. Amendments to give effect to this reduction, which takes effect from 1 July 2022, were enacted by the *Treasury Laws Amendment (Enhancing Superannuation Outcomes For Australians and Helping Australian Businesses Invest) Act 2022* (which received Royal Assent as Act No. 10 of 2022 and the *Treasury Laws Amendment (Enhancing Superannuation Outcomes) Regulations 2022* which was registered on 3 March 2022. The *Treasury Laws Amendment (2022 Measures No 2) Bill 2022* received Royal Assent as Act No. 84 of 2022 on 12 December 2022, and the *Superannuation Legislation Amendment (Broadening Contribution Rules) Regulations 2022*, further reduced the eligibility age for downsizer contributions for individuals to 55 years for contracts for the sale of a main residence entered into on or after 1 January 2023.

¹⁵¹ Section 292-90(2)(c)(iiia) of the *ITAA 1997*.

¹⁵² The Treasury Laws Amendment (Reducing Pressure on Housing Affordability Measures No.1) Act 2017 received Royal Assent on 13 December 2017 as Act No. 132 of 2017.

The FHSSS released amount will be income in the hands of the individual, and released amounts sourced from an individual's FHSSS eligible concessional contributions will be taxed at their marginal rates, with a tax offset of **30 per cent**.

The Commissioner must withhold an amount from the taxable FHSSS released amounts, at the following rates:

- the amount of tax that the Commissioner estimates will be payable by the individual in relation to the individual's assessable FHSS released amount, or
- if the Commissioner is unable to make an estimate, **17 per cent** of the individual's assessable FHSS released amount.

If an individual does not enter into a contract for the purchase or construction of residential premises within the requisite period (generally 12 months) — or recontribute the required amount into superannuation within the same period — they will be liable to **FHSS tax** at the rate of **20 per cent** on the assessable component of the amounts released. ¹⁵⁴ The Commissioner may extend the period for entering into a contract by up to 12 months, resulting in the taxpayer having up to 24 months from the day after a valid request for release to enter a contract to purchase a residential premises. ¹⁵⁵

Government co-contribution

Income year	Maximum entitlement ¹⁵⁶	Lower income threshold ¹⁵⁷	Higher income threshold
2024–25	\$500	\$45,400	\$60,400
2023–24	\$500	\$43,445	\$58,445
2022–23	\$500	\$42,016	\$57,016
2021–22	\$500	\$41,112	\$56,112
2020–21	\$500	\$39,837	\$54,837

¹⁵⁸ Phasing out 3.333 cents per dollar; Assessable income + reportable fringe benefits + reportable employer superannuation contributions.



¹⁵⁴ The First Home Super Saver Tax Bill 2017 received Royal Assent on 13 December 2017 as Act No. 133 of 2017.

¹⁵⁵ TR 2024/4 was issued on 16 September 2024 to provide guidance on the operation of the FHSS scheme, it replaces LCR 2018/5.

¹⁵⁶ Calculated as 50% (\$0.50 for \$1).

¹⁵⁷ Entitled to maximum threshold provided income is below this amount.

Superannuation contributions splitting

Superannuation contributions measures¹⁵⁹ commenced on 1 January 2006 and allow members of a superannuation fund to split their contributions with their spouse. The exact details of how the contributions-splitting regime operates are contained in regulations.

Type of contributions	Maximum proportion of contribution which may be split with spouse ¹⁶⁰	
Taxed splittable contributions	The lesser of	
	■ 85% of the concessional contributions	
	the concessional cap for that year	
Untaxed splittable employer contributions	100% of the concessional contributions cap for that income year	

Transfer balance cap indexation

The transfer balance cap applies from 1 July 2017, it imposes a cap on the amount a member can transfer into a pension account. The earnings on these accounts are exempt from taxation. ¹⁶¹

A member's transfer balance cap for the income year in which they start to have a transfer balance account is equal to the general transfer balance cap for that income year. For each subsequent income year, the transfer balance cap is subject to proportional indexation.¹⁶²



Every taxpayer will have their own transfer balance cap, depending on when they commenced the retirement phase income stream and their respective balances.

Income years	Transfer balance cap for the income year first start to have a transfer balance account
2023-24 to 2024–25	\$1,900,000
2021-22 to 2022-23	\$1,700,000
2017-18 to 2020-21	\$1,600,000

¹⁶² Section 294-40 of the *ITAA 1997*.



¹⁵⁹ The *Tax Laws Amendment (Superannuation Contributions Splitting) Act 2005* received Royal Assent on 14 December 2005 as Act No. 148 of 2005.

¹⁶⁰ Contributions made on or after 1 July 2007.

¹⁶¹ Section 294-1 of the *ITAA 1997*.

Proportionally indexed transfer balance cap

The transfer balance cap is increased using the following formula: 163

Unused cap percentage × Indexation increase

where:

indexation increase

the amount by which the general transfer balance cap for the financial year increased as a result of indexation.

unused cap percentage

- Identifying the highest transfer balance in the individual's transfer balance account at the end of any day up to the end of previous financial year and
- 2. Express that transfer balance as a percentage of the individual's personal transfer balance cap that applied on the earliest day that the individual had that highest transfer balance.
- 3. That percentage is then subtracted from indexation increase and rounded to the nearest whole number to yield the unused cap percentage;

Division 293 tax

Div 293 tax reduces the concessional tax treatment of superannuation contributions for high income earners.

An individual's income is added to certain superannuation contributions and compared to the high-income threshold. The Div 293 tax, at the rate of 15 per cent, is payable on the excess, or on the superannuation contributions (whichever is less).

Income year	High income threshold	Rate of Div 293 tax ¹⁶⁴
2017–18 onwards	\$250,000	15%
2012–13 to 2016–17	\$300,000	15%

The tax is not payable in respect of excess concessional contributions.

Exceeding contribution caps

Excess concessional contributions — On or after 1 July 2021

The excess concessional contributions (ECC) are included in the individuals assessable income.

The ECC is included in the individual's assessable income and they are entitled to a tax offset for that income year equal to 15 per cent of the excess concessional contribution. The tax offset reflects the contribution tax paid in the superannuation fund.



¹⁶³

¹⁶⁴ Calculated on the excess over the threshold or the t individual's taxable contributions.

¹⁶⁵ Section 291-15 of the *ITAA 1997*.

Individuals can elect to release up to 85 per cent of excess concessional contributions from superannuation. 166

Excess concessional contributions charge — Prior to 1 July 2021

The ECC charge is applied to the additional income tax liability arising as a result of ECCs being included in the individual's income tax return. The ECC charge is imposed by way of compensating the revenue for the tax being collected later than normal income tax. The charge is payable for the year a person makes ECCs and applies from the 2013–14 income year to the 2020–21 income year.¹⁶⁷

The ECC charge is calculated by applying the applicable rate to the additional tax liability for the ECC charge period which starts from the start of the income year in which the ECCs were made and ends on the day before the tax is due to be paid under the individual's first tax assessment for that year. The ECC charge rates are as follows:

Quarter ¹⁶⁸	Annual rate	Daily rate
October – December 2024	7.38%	0.020163934426230%
July – September 2024	7.36%	0.020109289617486%
April – June 2024	7.34%	0.020054644808743%
January – March 2024	7.38%	0.020163934426230%
October – December 2023	7.15%	0.019589041095890%
July – September 2023	6.90%	0.018904109589041%

Excess non-concessional contributions

Excess non-concessional contributions result in the individual being liable to pay excess non-concessional contribution tax¹⁶⁹, however the individual can elect

- Release the excess non-concessional contributions from their superannuation fund plus 85 per cent of the associated earnings. The associated earnings will be included in the individual's assessable income, subject to a tax offset of 15%.
- Not to release the excess, subject to excess non-concessional contributions tax. The excess amount is taxed at the highest marginal tax rate plus Medicare levy.

¹⁶⁹ Section 292-80 of the *ITAA 1997*.



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¹⁶⁶ Division 131 of Schedule 1 of the *TAA*.

¹⁶⁷ The excess concessional contributions charge ceased from 1 July 2021. The *Superannuation (Excess Concessional Contributions Charge) Act 2013* was repealed by the *Treasury Laws Amendment (More Flexible Superannuation) Act 2020* which received Royal Assent on the 22 June 2021 as Act No. 45 of 2021.

¹⁶⁸ Historical excess concessional contribution charge rates are available ATO, *Contribution caps*, last updated 13 November 2024 (QC 18123).

Associated earnings rates - excess non-concessional contributions

Individuals who choose to release non-concessional superannuation contributions made from 1 July 2013 which are in excess of the non-concessional contributions (NCC) cap for 2013–14 and later income years must also include an associated earnings amount in their assessable income.

The associated earnings amount is calculated to approximate the amount earned from the excess NCCs while they were held in the superannuation fund. The applicable rates are as follows:

Income year	Annual rate	Associated earnings rate / daily rate
2023–24	11.19%	0.03057377%
2022–23	9.46%	0.02591781%
2021–22	7.04%	0.01928767%
2020–21	7.06%	0.01934247%
2019–20	8.08%	0.02207650%

Payments

Low rate cap and untaxed plan cap amounts

Income year	Low rate cap amount ¹⁷⁰	Untaxed plan cap amount ¹⁷¹
2024–25	\$245,000	\$1,780,000
2023–24	\$235,000	\$1,705,000
2022–23	\$230,000	\$1,650,000
2021–22	\$225,000	1,615,000
2020–21	\$215,000	\$1,565,000

Minimum annual payments for superannuation income streams

A minimum amount is required to be paid each year for pensions or annuities started on or after 1 July 2007 (there is no maximum amount).

¹⁷¹ Applies to each superannuation plan from which a person receives super lump sum member benefit.



 $^{^{170}\,}$ Lifetime limit, reduced by amounts previously applied to the cap

Age	2019–20 to 2022–23 income years (50% reduction) ¹⁷²	2023–24 income years onwards
Under 65 years	2.0%	4%
65–74 years	2.5%	5%
75–79 years	3.0%	6%
80–84 years	3.5%	7%
85–89 years	4.5%	9%
90–94 years	5.5%	11%
95 years or more	7.0%	14%

Preservation age

Date of birth	Preservation age
Before 1 July 1960	55
1 July 1960 – 30 June 1961	56
1 July 1961 – 30 June 1962	57
1 July 1962 – 30 June 1963	58
1 July 1963 – 30 June 1964	59
On or after 1 July 1964	60

Departing Australia superannuation payment (DASP) rates

Temporary residents, including working holiday makers (WHMs), who work in Australia and have superannuation contributions paid by their employer, are entitled to claim their superannuation benefits once they leave Australia and their visa expires or is cancelled.

This payment is called a departing Australia superannuation payment (DASP). The rates of tax applied to the DASP depend upon the make-up of the payment. The DASP tax rate for WHMs increased from 1 July 2017. ¹⁷³

¹⁷³ The Superannuation (Departing Australia Superannuation Payments Tax) Amendment Act (No. 2) 2016 — which formed part of the Government's package of amendments concerning WHMs — received Royal Assent on 2 December 2016 as Act No. 94 of 2016. The Act superseded the Superannuation (Departing Australia Superannuation Payments Tax) Amendment Act 2016 — which received Royal Assent on the same day — and reflected the Government's original intent to increase the DASP rate for WHMs to 95 per cent.



The temporary 50% reduction for the 2019–20 income years was enacted pursuant to the *Coronavirus Economic Response Package Omnibus Bill 2020* which received Royal Assent on 24 March 2020 as Act No. 22 of 2020. This was subsequently extended to the 2022–23 income year by the *Superannuation Legislation Amendment (Superannuation Drawdown) Regulations 2022* which were registered on 1 April 2022.

Component of DASP	ordinary tax rate	Rate for WHMs	
Ordinary element			
Taxed element	35%	65%	
Untaxed element	45%	65%	
Payment that is a roll-over superannuation benefit			
The amount of the element that is not an excess untaxed roll-over amount	45%	65%	

Taxation of superannuation income stream

Age of recipient	Element taxed	Element untaxed
60 years or more	Not assessable, not exempt income	Taxed at marginal rates, with a 10% tax offset
At or above preservation age and under 60 years	Taxed at marginal tax rates Tax offset of 15% is available	Taxed at marginal rates No tax offset
Under preservation age	Taxed at marginal tax rates, with no tax offset Tax offset of 15% is available if a disability super benefit	Taxed at marginal rates No tax offset

► Taxation of superannuation lump sum payments

Member benefit – taxable component – taxed element

Age when payment is received	Amount subject to tax	Maximum rate of tax ¹⁷⁴
Under preservation age	Whole amount	20%
At or above preservation age and under 60 years	Up to the low rate cap amount Above the low rate cap amount	Nil 15%
60 years or more	Nil – amount is non-assessable, non-exempt income	n/a



¹⁷⁴ Excluding Medicare levy

Member benefit – taxable component – untaxed element

Age when payment is received	Amount subject to tax	Maximum rate of tax ¹⁷⁵
Under preservation age	Up to untaxed plan cap amount	30%
	Above untaxed plan cap amount	45%
At or above preservation age and under 60 years	Up to the low rate cap amount	15%
age and analysis years	Above the low rate cap amount and up to the untaxed plan cap amount	30%
	Above the untaxed plan cap amount	45%
60 years or more	Up to the untaxed plan cap amount	15%
	Above the untaxed plan cap amount	45%

Death benefit lump sum benefit

Taxbale component paid to	Element	Maximum rate of tax ¹⁷⁶
Non-dependants	taxed element	15%
	untaxed element	30%
Dependant	taxed element and untaxed element	0%

Rollover super benefits

Income component	Element	Maximum rate of tax ¹⁷⁷
taxable component – taxed element	Nil – amount is non-assessable, non-exempt income	N/A
taxable component – untaxed element	Up to the untaxed plan cap amount is non-assessable, non-exempt income	N/A
	Above the untaxed plan cap amount	45%

¹⁷⁷ Excluding Medicare levy



¹⁷⁵ Excluding Medicare levy

¹⁷⁶ Excluding Medicare levy

Safe harbour interest rates for LRBAs

Safe harbour interest rates in respect of limited recourse borrowing arrangements (LRBAs) are as follows: 178

	Safe harbour interest rate	
Income year	Real property	Listed shares or units
2024–25	9.35%	11.35%
2023–24	8.85%	10.85%
2022–23	5.35%	7.35%
2021–22	5.10%	7.10%
2020–21	5.10%	7.10%

Tax administration

GIC, SIC and penalties

General interest charge

Quarter	GIC annual rate	GIC daily rate
June 2025	11.17%	0.03060274%
March 2025	11.42%	0.03128767%
December 2024	11.38%	0.03109290%
September 2024	11.36%	0.03103825%
June 2024	11.34%	0.03098361%
March 2024	11.38%	0.03109290%
December 2023	11.15%	0.03054794%
September 2023	10.90%	0.02986301%
June 2023	10.46%	0.02865753%
March 2023	10.06%	0.02756164%

¹⁷⁸ The interest rate is the Reserve Bank's Indicator Lending Rate for banks providing standard variable housing loans for investors. For the 2016–17 and later years, it is the rate for the month of May immediately prior to the start of the relevant financial year — see PCG 2016/5.



Quarter	GIC annual rate	GIC daily rate
December 2022	9.31%	0.02550685%
September 2022	8.00%	0.02191781%
June 2022	7.07%	0.01936986%
March 2022	7.04%	0.01928767%
December 2021	7.01%	0.01920548%
September 2021	7.04%	0.01928767%

Shortfall interest charge

The shortfall interest charge (SIC) was introduced on 29 June 2005 for amendments of income tax assessments for the 2004–05 and later income years. The SIC replaces the general interest charge (GIC) and applies to income tax shortfalls for the period before assessments are amended.

The SIC is imposed at a rate four percentage points lower than the GIC, i.e. at the base interest rate plus an uplift factor of three per cent.



Note

The GIC:

- continues to apply to tax shortfalls in amended assessments for the 2003–04 and earlier income years regardless of when those amendments are made
- applies from the due date of the original assessment
- also applies to the original assessment and to any tax shortfalls (amended assessments) and associated SIC from their due date if they are not paid by that date.

Quarter	SIC annual rate	SIC daily rate
June 2025	7.17%	0.01964383%
March 2025	7.42%	0.02032877%
December 2024	7.38%	0.02016393%
September 2024	7.36%	0.02010929%
June 2024	7.34%	0.02005464%
March 2024	7.38%	0.02016393%
December 2023	7.15%	0.01958904%
September 2023	6.90%	0.01890411%
June 2023	6.46%	0.01769863%



Quarter	SIC annual rate	SIC daily rate
March 2023	6.06%	0.01660274
December 2022	5.31%	0.01454794%
September 2022	4.00%	0.01095890%
June 2022	3.07%	0.00841096%
March 2022	3.04%	0.00832877%
December 2021	3.01%	0.00824657%
September 2021	3.04%	0.00832877%

Penalty unit amount

The value of a penalty unit for the purposes of a Commonwealth law or a Territory Ordinance is, unless the contrary intention appears, as set out in s. 4AA of the *Crimes Act 1914* (Cth).

The penalty unit will be indexed on 1 July 2026 and each third 1 July after 1 July 2026 using the formula in s. 4AA(4) of the *Crimes Act* and published by the Minister in a notifiable instrument.

The dollar amount that is increased as a result of indexation applies only to offences committed on or after the indexation day.

For offences committed on or after	Value of a penalty unit
On or after 7 November 2024	\$330 ¹⁷⁹
1 July 2023 to 6 November 2024	\$313 ¹⁸⁰
1 January 2023 to 30 June 2023	\$275 ¹⁸¹
1 July 2020 to 31 December 2022	\$222 ¹⁸²
1 July 2017 to 30 June 2020	\$210
31 July 2015 to 30 June 2017	\$180

¹⁸² Applies to offences committed on or after 1 July 2020: s. 4AA(8) of the *Crimes Act 1914* (Cth).



¹⁷⁹ On 24 October 2024, the *Crimes and Other Legislation Amendment (Omnibus No. 1) Bill 2024,* received Royal Assent as Act No. 93 of 2024, increasing the penalty unit from \$275 to \$330, with effect from 7 November 2024.

¹⁸⁰ This is the indexed amount on 1 July 2023 calculated in accordance with s. 4AA(3) of the Crimes Act 1914

On 12 December 2022, the *Crimes Amendment (Penalty Unit) Bill 2022* which received Royal Assent as Act No. 82 of 2022, increased the penalty unit from \$222 to \$275, indexed every three years to the CPI. The increase to the penalty unit value will apply only to offences committed on or after 1 January 2023.

Late lodgment penalties

Penalties are imposed for failure to lodge or report by a particular date.

This includes income tax returns, activity statements, FBT returns, PAYG withholding annual reports, annual GST returns, annual GST information reports.

Size of entity	Maximum penalty
Small Neither medium nor large	1 penalty unit per 28-day period or part thereof for which a document is overdue up to a maximum of 5 penalty units:
 Medium Medium withholder (annual withholding more than \$25,000 but not more than \$1 m) Assessable income or current annual turnover of more than \$1 m and less than \$20 m 	2 × base penalty per 28-day period or part thereof which a document is overdue up to a maximum of 5 penalty units
 Large Large withholder (annual withholding more than \$1million) Assessable income or current annual turnover of \$20 million or more 	5 × base penalty per 28-day period or part thereof which a document is overdue up to a maximum of 5 penalty units
Significant global entity A global parent entity with global annual income of \$1 billion or more A member of a consolidated group whose global parent entity has an annual global income of \$1 billion or more	500 × base penalty ¹⁸³ per 28-day period or part thereof which a document is overdue up to a maximum of 5 penalty units

¹⁸³ The *Treasury Laws Amendment (Combating Multinational Tax Avoidance) Bill 2017* — which received Royal Assent as Act No. 27 of 2017 on 4 April 2017 — increased the late lodgment penalty for an entity that is a significant global entity' to 500 times the base penalty amount, with effect from 1 July 2017. A 'significant global entity' is broadly, a global parent entity, or a member of the global parent's consolidated group for accounting purposes, where the global parent entity has annual global income of AU\$1 billion or more.



Tax shortfall penalties

All sections referred to in the table below are in the Taxation Administration Act 1953.

		Base penalt	y increased/dec	creased if
Calcable behaviour	Base	Disclosu		
Culpable behaviour	penalty %	Before audit (80% reduction)	During audit (20% reduction)	Hindrance
Intentional disregard (s. 284-90 Item 1)	75 ¹⁸⁴	15	60	90
Recklessness (s. 284-90 Item 2)	50	10	40	60
Lack of reasonable care (s. 284-90 Item 3)	25	5	20	30
Not reasonably arguable (s. 284-90 Item 4)	25	5	20	30
General tax avoidance (s. 284-160)	50 (25)*	10 (5)*	40 (20)*	60 (30)*
Tax avoidance by significant global entities ¹⁸⁵	100 (25)*	20 (5)*	80 (20)*	120 (30)*
Profit shifting — no dominant tax avoidance purpose (s. 284-160)	25 (10)*	5 (2)*	20 (8)*	30 (12)*
Profit shifting by significant global entities ¹⁸⁵	50 (10)*	10 (2)*	40 (8)*	60 (12)*

^{*} The rates of penalty in brackets apply if the taxpayer has a reasonably arguable position.

Fuel tax credits

Fuel tax credits are paid to reduce or remove the incidence of fuel tax levied on taxable fuels. The amount to which an eligible claimant is entitled depends on the rate of excise or excise-equivalent customs duty, when the fuel is acquired and the activity in which the fuel is used. Fuel tax credits are usually claimed through a BAS. Fuel tax credit rates are indexed twice yearly in February and August.

A entity that claims less than \$10,000 in fuel tax credits in one year can choose simpler ways to keep records and calculate claims.

On 11 December 2015, the *Tax Laws Amendment (Combating Multinational Tax Avoidance) Act 2015* received Royal Assent as Act No. 170 of 2015. The Act doubled the previous administrative penalties for schemes if the entity is a 'significant global entity'.



¹⁸⁴ This percentage is doubled for an entity that is a 'significant global entity' from 1 July 2017: *Treasury Laws Amendment (Combating Multinational Tax Avoidance) Act 2017.*

Fuel tax credit rates for liquid fuels — business

From 1 July 2024 to 30 June 2025

	EU-111, 15, 116, 1	Rate fo	or fuel acquired	from
Business use	Eligible liquid fuel	1 Jul 2024	5 Aug 2024	3 Feb 2025
In a heavy vehicle 186 for	Liquid fuels e.g. diesel or petrol ¹⁸⁸	19.1	20.1	20.3
travelling on	Blended fuels: B5, B20, E10	19.1	20.1	20.3
public roads ¹⁸⁷	Blended fuel: E85	0.0	0.0	0.0
	Liquefied petroleum gas (LPG) (duty paid)	0.0	0.0	0.0
	Liquefied natural gas (LNG) or compressed natural gas (CNG) (duty paid) ¹⁸⁹	0.0	0.0	0.0
	B100	0.0	0.0	0.0
All other	Liquid fuels e.g. diesel or petrol	49.6	50.6	50.8
business uses (including to	Blended fuels: B5, B20, E10	49.6	50.6	50.8
power auxiliary equipment of a	Blended fuel: E85	21.295	21.7	21.73
heavy vehicle) ¹⁹⁰	LPG (duty paid)	16.2	16.5	16.6
	LNG or CNG (duty paid)	34.0	34.7	34.8
	B100	14.9	15.2	15.2

¹⁹⁰ Claims for packaging or supplying fuel can use the 'all other business uses' rate for the appropriate eligible fuel type.



¹⁸⁶ A heavy vehicle is a vehicle with a gross vehicle mass greater than 4.5 tonnes. Diesel vehicles acquired before 1 July 2006 can be equal to 4.5 tonnes.

¹⁸⁷ From 1 November 2019, this rate includes fuel used to power passenger air-conditioning of buses and coaches.

¹⁸⁸ Fuel tax credit rates change for liquid fuels used in a heavy vehicle for travelling on a public road due to changes in the road user charge, which increases by 6% each year over 3 years, from: 28.8 cents per litre in 2023–24, to 30.5 cents per litre in 2024–25, and to 32.4 cents per litre in 2025–26. Fuel tax credits are reduced to nil where the road user charge exceeds the fuel tax credit rate.

¹⁸⁹ Fuel tax credit rates change for gaseous fuels due to changes in the road user charge, which increases by 6% each year over 3 years, from: 38.5 cents per kilogram in 2023–24, to 40.8 cents per kilogram in 2024–25, and to 43.2 cents per kilogram in 2025–26. Currently, the road user charge reduces fuel tax credits for gaseous fuels to nil.

From 1 July 2023 to 30 June 2024

D	englis in the si	Rate fo	or fuel acquired	from
Business use	Eligible liquid fuel	1 Jul 2023	1 Aug 2023	5 Feb 2024
In a heavy vehicle for	Liquid fuels e.g. diesel or petrol ¹⁹²	18.9	20.0	20.8
travelling on public roads ¹⁹¹	Blended fuels: B5, B20, E10	18.9	20.0	20.8
	Blended fuel: E85	0.0	0.0	0.0
	LPG (duty paid)	0.0	0.0	0.0
	LNG or CNG (duty paid)	0.0	0.0	0.0
	B100	0.0	0.0	0.0
All other	Liquid fuels e.g. diesel or petrol	47.7	48.8	49.6
business uses (including to	Blended fuels: B5, B20, E10	47.7	48.8	49.6
power auxiliary equipment of a	Blended fuel: E85	20.415	20.92	21.295
heavy vehicle) ¹⁹³	LPG (duty paid)	15.6	15.9	16.2
	LNG or CNG (duty paid) ¹⁹⁴	32.7	33.4	34.0
	B100	12.7	13.0	13.2

The road user charge rate for gaseous fuels per kilo gram rate will increase from 38.5 cents per kilogram in 2023–24, to 40.8 cents per kilogram in 2024–25, and to 43.2 cents per kilogram in 2025–26. Currently, the road user charge reduces fuel tax credits for gaseous fuels to nil.



¹⁹¹ From 1 November 2019, this rate includes fuel used to power passenger air-conditioning of buses and coaches

¹⁹² Fuel tax credit rates change for fuel used in a heavy vehicle for travelling on a public road due to changes in the road user charge. The heavy vehicle road user charge will increase by 6% each year over 3 years from 28.8 cents per litre for petrol and diesel in 2023–24, to 30.5 cents per litre in 2024–25 and to 32.4 cents per litre in 2025–26.

¹⁹³ Claims for packaging or supplying fuel can use the 'all other business uses' rate for the appropriate eligible fuel type.

From 1 July 2022 to 30 June 2023

D	EU-11. U. 116.1	I	Rate for fuel a	cquired from	
Business use	Eligible liquid fuel	1 Jul 2022	1 Aug 2022	29 Sep 2022	1 Feb 2023
In a heavy vehicle for	Liquid fuels e.g. diesel or petrol	0.0	0.0	18.8	20.5
travelling on public roads ¹⁹⁵	Blended fuels: B5, B20, E10	0.0	0.0	18.8	20.5
	Blended fuel: E85	0.0	0.0	0.0	0.0
	LPG (duty paid)	0.0	0.0	0.0	0.0
	LNG or CNG (duty paid)	0.0	0.0	0.0	0.0
	B100	0.0	0.0	0.0	0.0
All other business uses	Liquid fuels e.g. diesel or petrol	22.1	23.0	46.0	47.7
(including to power auxiliary equipment of a	Blended fuels: B5, B20, E10	22.1	23.0	46.0	47.7
heavy vehicle) ¹⁹⁷	Blended fuel: E85	9.435	9.825	19.735	20.415
	LPG (duty paid)	7.2	7.5	15.0	15.6
	LNG or CNG (duty paid)	15.2	15.8	31.5	32.7
	B100	5.2	5.4	10.7	11.1

¹⁹⁷ Claims for packaging or supplying fuel can use the 'all other business uses' rate for the appropriate eligible fuel type.



¹⁹⁵ From 1 November 2019, this rate includes fuel used to power passenger air-conditioning of buses and coaches.

From 30 March 2022 until 28 September 2022, businesses using fuel in heavy vehicles for travelling on public roads will not be able to claim fuel tax credits as the road user charge (RUC) exceeds the excise duty paid. This is due to the halving of excise and excise equivalent customs duty rates for petrol, diesel, and all other petroleum-based products except aviation fuels. This temporary reduction is in place for 6 months, and applies from 30 March until 28 September 2022.

From 1 July 2021 to 30 June 2022

Business use	Flicible limited from	ı	Rate for fuel a	cquired from	
business use	Eligible liquid fuel	1 Jul 2021	2 Aug 2021	1 Feb 2022	30 Mar 2022
In a heavy vehicle for	Liquid fuels e.g. diesel or petrol ¹⁹⁹	16.3	16.9	17.8	0.0
travelling on public roads ¹⁹⁸ I	Blended fuels: B5, B20, E10	16.3	16.9	17.8	0.0
	Blended fuel: E85	0.0	0.0	0.0	0.0
	LPG (duty paid)	0.0	0.0	0.0	0.0
	LNG or CNG (duty paid)	0.0	0.0	0.0	0.0
	B100	0.0	0.0	0.0	0.0
All other business uses	Liquid fuels e.g. diesel or petrol	42.7	43.3	44.2	22.1
(including to power auxiliary equipment of a	Blended fuels: B5, B20, E10	42.7	43.3	44.2	22.1
heavy vehicle) ²⁰⁰	Blended fuel: E85	18.305	18.565	18.955	9.435
	LPG (duty paid)	13.9	14.1	14.4	7.2
	LNG or CNG (duty paid)	29.3	29.7	30.3	15.2
	B100	8.5	8.7	8.8	4.4

²⁰⁰ Claims for packaging or supplying fuel can use the 'all other business uses' rate for the appropriate eligible fuel type.



¹⁹⁸ From 1 November 2019, this rate includes fuel used to power passenger air-conditioning of buses and coaches.

¹⁹⁹ From 30 March 2022 until 28 September 2022, businesses using fuel in heavy vehicles for travelling on public roads will not be able to claim fuel tax credits as the road user charge (RUC) exceeds the excise duty paid.

From 1 July 2020 to 30 June 2021

Duningan una	Flischla Barrid Grad	Rate for fuel a	cquired from
Business use	Eligible liquid fuel	1 Jul 2020	1 Feb 2021
In a heavy vehicle for	Liquid fuels e.g. diesel or petrol	16.5	16.9
travelling on public roads ²⁰¹	Blended fuels: B5, B20, E10	16.5	16.9
	Blended fuel: E85	0.0	0.0
	LPG (duty paid)	0.0	0.0
	LNG or CNG (duty paid)	0.0	0.0
	B100	0.0	0.0
All other business uses	Liquid fuels e.g. diesel or petrol	42.3	42.7
(including to power auxiliary equipment of	Blended fuels: B5, B20, E10	42.3	42.7
a heavy vehicle) ²⁰²	Blended fuel: E85	18.16	18.305
	LPG (duty paid)	13.8	13.9
	LNG or CNG (duty paid)	29.0	29.3
	B100	7.1	7.1

²⁰² Claims for packaging or supplying fuel can use the 'all other business uses' rate for the appropriate eligible fuel type.



 $^{^{201}\,}$ From 1 November 2019, this rate includes fuel used to power passenger air-conditioning of buses and coaches

State taxes

Payroll tax

Payroll tax is a state or territory tax. Generally, payable if an employer's total Australian wages exceeds the relevant threshold. The payroll tax rates and thresholds vary between states and territories.²⁰³

The payroll tax year is from 1 July to 30 June.



States and territories have harmonised a number of key areas of payroll tax administration. However, there are still variances and nuances to payroll tax in each state and territory, therefore it is essential to consult the relevant revenue office to understand an entity's payroll tax obligations in each state or territory.



Payroll Tax Australia

State and Territory	Revenue authority
ACT	ACT Revenue Office
Northern Territory	Northern Territory Revenue
NSW	NSW Revenue
Queensland	Business Queensland payroll tax
South Australia	Revenue SA
Tasmania	State Revenue Office of Tasmania
Victoria	State Revenue Office Victoria
Western Australia	WA Office of State Revenue

²⁰³ Maximum annual deduction entitlements also vary between the states and territories.



Payroll tax rates and thresholds

Australian Capital Territory

Payroll tax year	Annual Australia-wide wages	Annual general rate	Annual surcharge rate
From 1 July 2024	>\$2m but not more than \$50m	6.85%	Nil
	>\$50m but not more than \$10m	6.85%	0.25%
	\$100,000,001 and above	6.85%	0.5%
1 July 2016 to 30 June 2024	\$2,000,000	6.85%	Nil

New South Wales

Tax year	Tax-free threshold	Tax rate
1 July 2022 - 30 June 2025	\$1,200,000	5.45%
1 July 2020 – 30 June 2022	\$1,200,000	4.85%

Northern Territory

Period	Annual wage threshold	Rate
From 1 January 2025	\$2,500,000	5.50%
1 July 2020 to 31 December 2024	\$1,500,000	5.50%

Queensland

Payroll tax rates

Payroll tax year	Annual wage threshold	Tax rate
1 July 2020 to 30 June 2025	\$1,300,000-\$6,500,000	4.75%
	\$6,500,001 and above	4.95%

From 1 July 2019 to 30 June 2030, regional employers may be entitled to a 1% discount on the rate.

Mental health levy

Queensland implemented a mental health levy on 1 January 2023. 204

²⁰⁴ Revenue Legislation Amendment Bill 2022 received Royal Assent on 30 June 2022 as Act No. 14 of 2022, amended the Payroll Tax Act 1971 to insert the mental health levy to commence from 1 January 2023.



A mental health levy applies to employers and groups of employers who pay more than \$10 million in annual Australian taxable wages.

Tax period	Australian taxable wages (Annual threshold)	Levy rate (applied to Qld taxable wages exceeding the thresholds)
From 1 July 2023	> \$10 million (primary threshold) > \$100 million (additional threshold)	0.25% (primary rate) 0.25% (primary rate) +
		0.5% (additional rate)
1 January 2023 to 30 June 2023 ²⁰⁵	> \$5 million (primary threshold)	0.25% (primary rate)
30 June 2023	> \$50 million (additional threshold)	0.25% (primary rate) +
		0.5% (additional rate)

South Australia

Effective Date	Annual wage threshold	Rate of tax
From 1 January 2019	Exceeds \$1,500,000 but not \$1,700,000	0%–4.95%
	Exceeds \$1,700,000	4.95%

Tasmania

Payroll tax year	Annual threshold	Rate of tax
From 1 July 2020 ²⁰⁶	\$1,250,001–\$2,000,000	4.0%
	\$2,000,001 or more	6.10%

²⁰⁶ A three-year payroll tax exemption is available for wages paid by a business to its employees in regional Tasmania, where an interstate business relocates to Tasmania and establishes its operations in a regional area between 1 July 2018 and 30 June 2021, and certain conditions are met.



²⁰⁵ For the 2022–23 financial year the thresholds were adjusted to accommodate the levy commencing during the financial year.

Victoria

Payroll tax rates

Period	Annual wage threshold	Rate of tax
From 1 July 2024 onwards ²⁰⁷	\$900,000	4.85% 1.2125% for regional Vic. employers
1 July 2021 to 30 June 2024	\$700,000	4.85% 1.2125% (regional)
1 July 2020 to 30 June 2021	\$650,000	4.85% 2.02% (regional) 1.2125% (regional - bushfire affected areas)

Payroll tax surcharges

Applicable if Victorian taxable wages and Australian wages exceed the first annual threshold of \$10 million.

Mental health and wellbeing surcharge commenced from 1 January 2022. 208 209

COVID-19 debt temporary payroll tax surcharge commenced from 1 July 2023 and applies until 30 June 2033. ²¹⁰

Both surcharges are calculated on the same basis:²¹¹

- Businesses with a national payroll above \$10 million will pay a combined 1%.
- Businesses with a national payroll above \$100 million will pay a combined 2%²¹².

²¹² The *State Taxation Acts Amendment Bill 2023* which received Assent on 27 June 2023 as Act No. 18 of 2023 amended the *Payroll Tax Act 2007* to introduce the COVID-19 debt temporary payroll tax surcharge, which will apply from 1 July 2023 to 30 June 2033.



²⁰⁷ The State Taxation Acts Amendment Bill 2023 which received Assent on 27 June 2023 as Act No. 18 of 2023 amended the Payroll Tax Act 2007 to increase the payroll threshold amount to \$900,000 from 1 July 2024 and to \$1,000,000 from 1 July 2025.

²⁰⁸ The *State Taxation and Mental Health Acts Amendment Act 2021 No. 22 of 2021* which received Assent on 16 June 2021 as Act No. 22 of 2021 amended the *Payroll Tax Act 2007* to insert the Mental health and wellbeing surcharge from 1 January 2022.

²⁰⁹ For the 2021–22 financial year the thresholds were adjusted to accommodate the surcharge commencing during the financial year.

²¹⁰ The *State Taxation Acts Amendment Bill 2023* which received Assent on 27 June 2023 as Act No. 18 of 2023, amended the *Payroll Tax Act 2007* to introduce the COVID-19 debt temporary payroll tax surcharge, which will apply from 1 July 2023 to 30 June 2033.

²¹¹ The surcharges only apply to businesses' Victorian share of wages over these thresholds.

Western Australia

Payroll tax year	Annual Australian taxable wages	Rate of tax
From 1 July 2023 ²¹³	\$1,000,000 but < \$7,500,000	5.5%
	\$7.5 million or more	5.5%
	\$1,000,000 but < \$7.5 million	5.5%
	\$7.5 million < \$100 million	5.5%
	\$100 million < \$1.5 billion	5.5% for wages up to \$100m +
1 July 2020 – 30 June 2023 ²¹⁴	\$100 HIIIIOH \ \$1.5 BIIIIOH	6% for wages from \$100m to \$1.5bn
2023		5.5% for wages up to \$100m +
	More than \$1.5 billion	6% for wages from \$100m to \$1.5bn +
		6.5% for wages above \$1.5bn

Land tax

Land tax is an annual tax that is payable by land owners to state and territory governments.



Exemptions and/or surcharges may apply depending on the owner of the land and type of property. The laws vary between states and territories, therefore it is essential to consult the revenue authority for each state to determine land tax obligations.

Australian Capital Territory

Land tax is assessed quarterly, based on the status of the property on 1 July, 1 October, 1 January and 1 April.

The land tax payable is made up of a fixed charge and a valuation charge. The total valuation charge for the year is calculated by applying a rating factor to the AUV. The AUV is the average of the property's unimproved value over up to 5 years.²¹⁵

Commercial property has not been subject to land tax in ACT since 1 July 2012.

Marginal rates that apply to property AUV



The progressive payroll tax scale that was implemented in the 2017–2018 Budget from 1 July 2018 to 30 June 2023 ceases. A diminishing threshold will apply for employers or groups of employers with annual taxable wages in Australia between \$1 million and \$7.5 million

The Payroll Tax Relief (COVID-19 Response) Act 2020 (WA) exempts from WA payroll tax: (a) payments made to employees under the Federal Government's Jobkeeper scheme — for wages paid in the period 30 March 2020 to 27 September 2020; (b) wages paid in the period 1 March 2020 to 30 June 2020 by employers or groups with Australian taxable wages of less than \$7.5 million in the 2019–20 financial year; and (c) wages prescribed as exempt for the purposes of alleviating the economic effects of COVID-19 — for such period as is prescribed.

²¹⁵ ACT Government, *Land Tax*

Land tax year	AUV	Percentage
From 1 July 2024	0 – \$150,000	0.54% of AUV of property
Fixed charge \$1,612	\$150,001 – \$275,000	\$810 + 0.64% of AUV in excess of\$150,000
	\$275,001 – \$1,000,000	\$1,610 + 1.24% of AUV in excess of \$275,000
	\$1,000,000 \$2,000,000	\$10,600 + 1.25% of AUV in excess of \$1,000,000
	≥ \$2,000,001	\$23,100 +1.26% of AUV in excess of \$2,000,000
From 1 July 2023	0 – \$150,000	0.54% of AUV of property
Fixed charge \$1,535	\$150,001 – \$275,000	\$810 + 0.64% of AUV in excess of\$150,000
	\$275,001 – \$2,000,000	\$1,610 + 1.12% of AUV in excess of \$275,000
	≥ \$2,000,001	\$20,930 +1.14% of AUV in excess of \$2,000,000
From 1 July 2022	0 – \$150,000	0.54%
Fixed charge \$1,392	\$150,001 – \$275,000	\$810 + 0.64% of AUV in excess of\$150,000
	\$275,001 – \$2,000,000	\$1,610 + 1.12% of AUV in excess of \$275,000
	≥ \$2,000,001	\$20,930 +1.14% of AUV in excess of \$2,000,000
From 1 July 2021	0 – \$150,000	0.54%
Fixed charge \$1,392	\$150,001 – \$275,000	\$810 + 0.64% of excess over \$150,000
	\$275,001 – \$2,000,000	\$1,610 + 1.12% of excess over \$275,000
	≥ \$2,000,001	\$20,930 +1.14% of excess over \$2,000,000

New South Wales

Land tax is assessed annually based on the value of land owned on 31 December in the previous year. Land tax is calculated on the total value of all taxable land above the land tax threshold, not on each individual property.²¹⁶

Thresholds and rates

Tax year	General threshold	Premium threshold	Rates
2024 onwards ²¹⁷	\$1,075,000	\$6,571,000	\$100 + 1.6% of excess over \$1,075,000
			\$88,036 plus 2% on excess over \$6,571,000
2023	\$969,000	\$5,925,000	\$100 + 1.6% of excess over \$969,000
			\$79,396 plus 2% on excess over \$5,925,000
2022	\$822,000	\$5,026,000	\$100 + 1.6% of excess over \$822,000
			\$67,364 plus 2% on excess over \$5,026,000

²¹⁶ NSW Government, <u>Land Tax</u>

²¹⁷ There was a freeze on the general and premium rate thresholds for land tax for years after 2024.



Where land is owned by a foreign person, a 5 per cent land tax surcharge (4 per cent from the 2023 land tax year²¹⁸), applies in addition to land tax payable.

Special trusts and non-concessional companies

Tax year	Premium threshold	Rates
2024 onwards	\$6,571,000	1.6% up to the premium land tax threshold
		2% on excess over premium threshold
2023	\$5,925,000	1.6% up to the premium land tax threshold
		2% on excess over premium threshold
2022	\$5,026,000	1.6% up to the premium land tax threshold
		2% on excess over premium threshold

Norther Territory

The Northern Territory does not impose land tax.

Queensland

Land tax is assessed based on the land owned at midnight 30 June each year. ²¹⁹

The taxable value of your land is based on the annual land valuation issued by the Valuer-General.

Land tax rates and threshold from 1 July 2020: ²²⁰

Individuals

Total Taxable value	Rate of tax
0 – \$599,999	Nil
\$600,000 – \$999,999	\$500 + 1 cent for each \$1 more than \$600,000
\$1,000,000 - \$2,999,999	\$4,500 + 1.65 cents for each \$1 more than \$1,000,000
\$3,000,000 – \$4,999,999	\$37,500 + 1.25 cents for each \$1 more than \$3,000,000
\$5,000,000 – \$9,999,999	\$62,500 + 1.75 cents for each \$1 more than \$5,000,000
≥\$10,000,000	\$150,000 + 2.25 cents for each \$1 more than \$10,000,000



²¹⁸ 2 per cent from the 2018 land tax year.

²¹⁹ Queensland Government, <u>Calculating land tax</u>.

²²⁰ Queensland Revenue Office, <u>Previous land tax rates</u>

Companies and trustees

Total Taxable value	Rate of tax
0 – \$349,999	Nil
\$350,000 – \$2,249,999	\$1,450 + 1.7 cents for each \$1 more than \$350,000
\$2,250,000 – \$4,999,999	\$33,750 + 1.5 cents for each \$1 more than \$2,250,000
\$5,000,000 – \$9,999,999	\$75,000 + 2.25 cents for each \$1 more than \$5,000,000
≥\$10,000,000	\$187,500 + 2.75 cents for each \$1 more than \$10,000,000

Absentees

Total Taxable value	Rate of tax
0 – \$349,999	Nil
\$350,000 – \$2,249,999	\$1,450 + 1.7 cents for each \$1 more than \$350,000
\$2,250,000 – \$4,999,999	\$33,750 + 1.5 cents for each \$1 more than \$2,250,000
\$5,000,000 – \$9,999,999	\$75,000 + 2 cents for each \$1 more than \$5,000,000
≥\$10,000,000	\$187,500 + 2.5 cents for each \$1 more than \$10,000,000

Foreign surcharge

A foreign surcharge of 3 per cent on taxable land valued at \$350,000 or more applies in addition to the land tax rates. The foreign companies and trusts surcharge rate was 2 per cent from 2019 to 2024.



South Australia

Land tax is assessed based on land ownership, site value and land use as at midnight 30 June each year. 221

General Rates

Land tax year	Total Taxable Site Value	Amount of Tax
2024-25	0 – \$732,000	Nil
	\$732,001 – \$1,176,000	0.5% of excess over \$732,000
	\$1,176,001 – \$1,711,000	\$2,220 + 1% of excess over \$1,176,000
	\$1,711,001 – \$2,738,000	\$7,570 + 2.0% of excess over \$1,711,000
	> \$2,738,000	\$28,110 + 2.4% of excess over \$2,738,000
2023-24	0 – \$668,000	Nil
	\$ 668,001 – \$1,073,000	0.5% of excess over \$668,000
	\$1,073,001 – \$1,561,000	\$2,025 + 1% of excess over \$1,073,000
	\$1,561,001 – \$2,500,000	\$6,905 + 2.0% of excess over \$1,561,000
	> \$2,500,000	\$25,685 + 2.4% of excess over \$2,500,000
2022-23	0 – \$534,000	Nil
	\$534,001 – \$858,000	0.5% of excess over \$534,000
	\$858,001 - \$1,249,000	\$1,620 + 1% of excess over \$858,000
	\$1,249,001 – \$2,000,000	\$5,530 + 2.0% of excess over \$1,249,000
	> \$2,000,000	\$20,550 + 2.4% of excess over \$2,000,000
2021-22	0 – \$482,000	Nil
	\$482,001 – \$774,000	0.5% of excess over \$482,000
	\$774,001 – \$1,126,000	\$1,460 + 1.25% of excess over \$774,000
	\$1,126,001 - \$1,350,000	\$5,860 + 2.0% of excess over \$1,126,000
	> \$1,350,000	\$10,340 + 2.4% of excess over \$1,350,000



²²¹ Government of South Australia, RevenueSA, <u>Land Tax</u>

Trust Rates

Land tax year	Total Taxable Site Value	Amount of Tax
2024-25	0 – \$25,000	Nil
	\$25,001 — \$732,000	\$125 + 0.5% of excess over \$25,000
	\$732,001 — \$1,176,000	\$3,660 + 1.0% of excess over \$732,000
	\$1,176,001 — \$1,711,000	\$8,100 + 1.50% of excess over \$1,176,000
	\$1,711,001 — \$2,738,000	\$16,125 + 2.40% of excess over \$1,711,000
	>\$2,738,001	\$40,773 + 2.40% of excess over \$2,738, 000
2023-24	0 – \$25,000	Nil
	\$25,001 — \$668,000	\$125 + 0.5% of excess over \$25,000
	\$668,001 — \$1,073,000	\$3,340 + 1.0% of excess over \$668,000
	\$1,073,001 — \$1,561,000	\$7,390 + 1.50% of excess over \$1,073,000
	\$1,561,001 — \$2,500,000	\$14,710 + 2.40% of excess over \$1,56,000
	>\$2,500,001	\$37,246 + 2.40% of excess over \$2,500, 000
2022-23	0 – \$25,000	Nil
	\$25,001 — \$534,000	\$125 + 0.5% of excess over \$25,000
	\$534,001 — \$858,000	\$2,670 + 1.0% of excess over \$534,000
	\$858,001 — \$1,249,000	\$5,910 + 1.50% of excess over \$858,000
	\$1,249,001 — \$2,000,000	\$11,775 + 2.40% of excess over \$1,249,000
	>\$2,000,001	\$29,799 + 2.40% of excess over \$2,000, 000
2021-22	0 – \$25,000	Nil
	\$25,001 — \$482,000	\$125 + 0.5% of excess over \$25,000
	\$482,001 — \$774,000	\$2,410 + 1.0% of excess over \$482,000
	\$774,001 — \$1,126,000	\$5,330 + 1.75% of excess over \$774,000
	\$1,126,001 — \$1,350,000	\$11,490 + 2.40% of excess over \$1,126,000
	>\$1,350,001	\$16,866 + 2.40% of excess over \$1, 350, 000



Tasmania

Land tax is assessed annually based on land that has been classified as General Land as at 1 July each year. 222

Land tax year	Total land value Tax scale		
	< \$125,000	Nil	
1 July 2024	\$125,000 – \$499,999	\$50 + 0.45% excess over \$125,000	
	≥ \$500,000	\$1,737.50 + 1.5% excess over \$500,000	
	< \$100,000	Nil	
1 July 2022 to 30 June 2024	\$100,000 – \$499,999	\$50 + 0.45% excess over \$100,000	
	≥ \$500,000	\$1,850 + 1.5% excess over \$500,000	
	< \$50,000	Nil	
1 July 2021 to 30 June 2022	\$50,000 – \$399,999	\$50 + 0.55% excess over \$50,000	
	≥ \$400,000	\$1,975 + 1.5% excess over \$400,000	
	< \$25,000	Nil	
1 July 2010 to 30 June 2021	\$25,000 – \$349,999	\$50 + 0.55% excess over \$25,000	
	≥ \$350,000	\$1,837.50 + 1.5% excess over \$350,000	

Foreign investors who purchase land on or after 1 July 2022 may be subject to a surcharge on general land.



²²² Tasmanian Government, State Revenue Office of Tasmania, <u>Land Tax</u>.

Victoria

Land tax is assessed annually based on all taxable land owned as at midnight on 31 December of the year preceding the year of assessment.²²³

Land tax general rates

Land tax year	Total taxable value of land holdings	Land tax payable
From 2024 ²²⁴	0 – <\$50,000	Nil
	\$50,000 – \$99,999	\$500
	\$100,000 -\$299,999	\$975
	\$300,000 – \$599,999	\$1,350 + 0.3% of excess over \$300,000
	\$600,000 – \$999,999	\$2,250 + 0.6% of excess over \$600,000
	\$1,000,000 - \$1,799,999	\$4,650 + 0.9% of excess over \$1,000,000
	\$1,800,000 – \$2,999,999	\$11,850 + 1.65% of excess over \$1,800,000
	≥ \$3,000,000	\$31,650 + 2.65% of excess over \$3,000,000
2022–23	0 – \$300,000	Nil
	\$300,000 – \$599,999	\$375 + 0.2% of excess over \$300,000
	\$600,000 – \$999,999	\$975 + 0.5% of excess over \$600,000
	\$1,000,000 - \$1,799,999	\$2,975 + 0.8% of excess over \$1,000,000
	\$1,800,000 – \$2,999,999	\$9,375 + 1.55% of excess over \$1,800,000
	≥ \$3,000,000	\$27,975 + 2.55% of excess over \$3,000,000
2009–21	0— \$249,999	Nil
	\$250,000 – \$599,999	\$275 + 0.2% of excess over \$250,000
	\$600,000 – \$999,999	\$975 + 0.5% of excess over \$600,000
	\$1,000,000 - \$1,799,999	\$2,975 + 0.8% of excess over \$1,000,000
	\$1,800,000 – \$2,999,999	\$9,375 + 1.3% of excess over \$1,800,000
	≥ \$3,000,000	\$24,975 + 2.25% of excess over \$3,000,000

²²⁴ Land Tax Act 2005 was amended to introduce the COVID–19 debt temporary land tax surcharge to apply for a period of 10 years, commencing in the 2024 land tax year.



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²²³ State Revenue Office Victoria, <u>Land tax current rates</u>

Land tax trust surcharge rates

Land tax year	Total taxable value of land holdings	Land tax payable
From 2024	0 < \$25,000	Nil
	\$25,000 to < \$50,000	\$82 + 0.375% of excess over \$25,000
	\$50,000 to < \$100,000	\$676 + 0.375% of excess over \$50,000
	\$100,000 to < \$250,000	\$1,338 + 0.375% of excess over \$100,000
	\$250,000 to < \$600,000	\$1,901 + 0.675% of excess over \$250,000
	\$600,000 to < \$1,000,000	\$4,263 + 0.975% of excess over \$600,000
	\$1,000,000 to < \$1,800,000	\$8,163+ 1.275% of excess over \$1,000,000
	\$1,800,000 to < \$3,000,000	\$18,363 + 1.1072% of excess over \$1,800,000
	\$3,000,000 and over	\$31,650 + 2.65% of excess over \$3,000,000
2022-23	0 < \$25,000	Nil
	\$25,000 to < \$250,000	\$82 + 0.375% of excess over \$25,000
	\$250,000 to < \$600,000	\$926 + 0.575% of excess over \$250,000
	\$600,000 to < \$1,000,000	\$2,938 + 0.875% of excess over \$600,000
	\$1,000,000 to < \$1,800,000	\$6,438+ 1.175% of excess over \$1,000,000
	\$1,800,000 to < \$3,000,000	\$15,838 + 1.0114% ²²⁵ of excess over \$1,800,000
	\$3,000,000 and over	\$27,975 + 2.55% ²²⁶ of excess over \$3,000,000
2009-21	0 < \$25,000	Nil
	\$25,000 to < \$250,000	\$82 + 0.375% of excess over \$25,000
	\$250,000 to < \$600,000	\$926 + 0.575% of excess over \$250,000
	\$600,000 to < \$1,000,000	\$2,938 + 0.875% of excess over \$600,000
	\$1,000,000 to < \$1,800,000	\$6,438+ 1.175% of excess over \$1,000,000
	\$1,800,000 to < \$3,000,000	\$15,838 + 0.7614% ²²⁷ of excess over \$1,800,000
	\$3,000,000 and over	\$24,975 + 2.55% ²²⁸ of excess over \$3,000,000

²²⁸ For land holdings valued at over \$3 million, the surcharge rate is the same as the general rate.



²²⁵ The surcharge starts to phase out for land holdings in excess of \$1.8 million.

 $^{^{226}}$ For land holdings valued at over \$3 million, the surcharge rate is the same as the general rate.

 $^{^{\}rm 227}$ The surcharge starts to phase out for land holdings in excess of \$1.8 million.

Land tax general rates with absentee owner surcharge

Land tax year	Total taxable value of land holdings	Land tax payable
From 2024 ²²⁹	0 – <\$50,000	Nil
	\$50,000 – \$99,999	\$2,500 + 4% of excess over \$50,000
	\$100,000 –\$299,999	\$4,975 + 4% of excess over \$100,000
	\$300,000 – \$599,999	\$13,350 + 4.3% of excess over \$300,000
	\$600,000 – \$999,999	\$26,250 + 4.6% of excess over \$600,000
	\$1,000,000 – \$1,799,999	\$44,650 + 4.9% of excess over \$1,000,000
	\$1,800,000 – \$2,999,999	\$83,850 + 5.65% of excess over \$1,800,000
	≥ \$3,000,000	\$151,650 + 6.65% of excess over \$3,000,000
2022-23	0 — \$299,999	Nil
	\$300,000 — \$599,999	\$6,375 + 2.2% of excess over \$300,000
	\$600,000 —\$999,999	\$12,975 + 2.5% of excess over \$600,000
	\$1,000,000 — \$1,799,999	\$22,975 + 2.8% of excess over \$1,000,000
	\$1,800,000 — \$2,999,999	\$45,375 + 3.55% of excess over \$1,800,000
	≥ \$3,000,000	\$87,975 + 4.55% of excess over \$3,000,000
2020-21 ²³⁰	0 — \$249,999	Nil
	\$250,000 — \$599,999	\$5,275+ 2.2% of excess over \$300,000
	\$600,000 —\$999,999	\$12,975 + 2.5% of excess over \$600,000
	\$1,000,000 — \$1,799,999	\$22,975 + 2.8% of excess over \$1,000,000
	\$1,800,000 — \$2,999,999	\$45,375 + 3.3% of excess over \$1,800,000
	≥ \$3,000,000	\$84,975 + 4.25% of excess over \$3,000,000

²³⁰ From 1 January 2020, a 2 per cent absentee owner surcharge (previously 1.5 per cent from 1 January 2017, and 0.5 per cent for the 2016 land tax year) on land tax applies to Victorian land owned by an absentee owner. From 1 January 2018, a vacant residential land tax of 1 per cent of the capital improved value of residential property is payable if the property in the inner or middle ring of Melbourne is left vacant for more than six months in a calendar year. Due to the Coronavirus, the Victorian government is offering a full waiver of 2021 vacant residential land tax liabilities that would ordinarily apply to residential properties in Melbourne's inner and middle suburbs that were vacant for more than six months in 2020.



²²⁹ The State Taxation Acts Amendment Bill 2023 which received Assent on 27 June 2023 as Act No. 18 of 2023, amended the Land Tax Act 2005 to increase the land tax surcharge for absentee owners from 2% to 4% and to decrease the tax-free threshold for land held by an absentee owner to \$50,000.

Land tax trust surcharge rates with absentee owner surcharge

Land tax year	Total taxable value of land holdings	Land tax payable
From 2024	< \$25,000	Nil
	\$25,000 to \$50,000	\$1,082 + 4.375% of excess over \$25,000
	\$50,000 to < \$100,000	\$2676 plus 4.375% of amount > \$50,000
	\$100,000 to < \$250,000	\$5338 plus 4.375% of amount > \$100,000
	\$250,000 to < \$600,000	\$11,901 plus 4.675% of amount > \$250,000
	\$600,000 to < \$1,000,000	\$28,263 plus 4.975% of amount > \$600,000
	\$1,000,000 to < \$1,800,000	\$48,163 plus 5.275% of amount > \$1,000,000
	\$1,800,000 to < \$3,000,000	\$90,363 plus 5.1072% of amount > \$1,800,000
	\$3,000,000 and over	\$151,650 plus 6.65% of amount > \$3,000,000
2022-23	< \$25,000	Nil
	\$25,000 to < \$250,000	\$582 plus 2.375% of amount > \$25,000
	\$250,000 to < \$600,000	\$5,926 plus 2.575% of amount > \$250,000
	\$600,000 to < \$1,000,000	\$14,938 plus 2.875% of amount > \$600,000
	\$1,000,000 to < \$1,800,000	\$26,438 plus 3.175% of amount > \$1,000,000
	\$1,800,000 to < \$3,000,000	\$51,838 plus 3.0114% of amount > \$1,800,000
	\$3,000,000 and over	\$87,975 plus 4.55% of amount > \$3,000,000
2020-21	< \$25,000	Nil
	\$25,000 to < \$250,000	\$582 plus 2.375% of amount > \$25,000
	\$250,000 to < \$600,000	\$5,926 plus 2.575% of amount > \$250,000
	\$600,000 to < \$1,000,000	\$14,938 plus 2.875% of amount > \$600,000
	\$1,000,000 to < \$1,800,000	\$26,438 plus 3.175% of amount > \$1,000,000
	\$1,800,000 to < \$3,000,000	\$51,838 plus 2.7614% of amount > \$1,800,000
	\$3,000,000 and over	\$84,975 plus 4.25% of amount > \$3,000,000



Western Australia

Land tax is based on the total unimproved value of all land held by the same owners. The unimproved value of the land is determined by the Valuer-General

Land tax is assessed once a year based on land owned at midnight on 30 June. 231

Land tax rates for 2015-16 and subsequent financial years²³²

Taxable valu	e of the land	Rate of land tax	
Exceeding (\$)	Not exceeding (\$)		
0	300,000	Nil	
300,000	420,000	\$300	
420,000	1,000,000	\$300 + 0.25% of excess over \$420,000	
1,000,000	1,800,000	\$1,750 + 0.90% of excess over \$1,000,000	
1,800,000	5,000,000	\$8,950 + 1.80% of excess over \$1,800,000	
5,000,000	11,000,000	\$66,550 + 2% of excess over \$5,000,000	
11,000,000		\$186,550 + 2.67% of excess over \$11,000,000	

Windfall gains tax

Victoria

The windfall gains tax (WGT) applies to uplifts in land value resulting from amendments to planning schemes within the meaning of the *Planning and Environment Act 1987* (Vic) that take effect on or after 1 July 2023. The WGT is payable by the owner of the land when the liable rezoning (WGT event) occurs.

Taxable value uplift ²³³	Rate of WGT
Not more than \$100,000	Nil
More than \$100,000 but less than \$500,000	62.5 per cent of that part of the taxable value uplift that exceeds \$100,000 ²³⁴
\$500,000 or more	50 per cent of the taxable value uplift

²³⁴ Because of the tax-free threshold that applies under this rate, the effective tax rate is less than 50 per cent.



²³¹ Government of Western Australia, About land tax.

²³² Western Australia, *Land Tax Act 2002*, As at 1 July 2015.

²³³ The taxable value uplift of land is the value uplift of the land less any deductions prescribed by the regulations.

Websites

Federal websites

Office		Website
АТО	Australian Taxation Office	ato.gov.au
	ATO Legal database	ato.gov.au/law
Federal	Treasury	treasury.gov.au
Government	Treasury Portfolio Ministers	ministers.treasury.gov.au
	Parliament House	aph.gov.au
ComLaw	Commonwealth Law, incorporating the Federal Register of Legislative Instruments (FRLI).	comlaw.gov.au
Case law	Australian Legal Information Institute	austlii.edu.au
Superannuation	Australian Prudential & Regulation Authority (APRA)	apra.gov.au
	ATO	ato.gov.au/super
Centrelink	Centrelink	servicesaustralia.gov.au/
ASIC	Australian Securities and Investments Commission	asic.gov.au
ASX	Australian Stock Exchange	asx.com.au
Social Security Law	Social Security, Family Assistance and Paid Parental Leave	dss.gov.au/



State websites

	Office	Website	
Australian Capital Territory	ACT Government ACT Revenue Office	act.gov.au revenue.act.gov.au	
New South Wales	State Government Revenue NSW	nsw.gov.au revenue.nsw.gov.au	
Northern Territory	Northern Territory Government Northern Territory Revenue	nt.gov.au treasury.nt.gov.au	
Queensland	State Government Office of State Revenue	qld.gov.au treasury.qld.gov.au/budget-and- financial-management/revenue- and-taxation/	
South Australia	State Government Revenue SA	sa.gov.au revenuesa.sa.gov.au	
Tasmania	State Government State Revenue Office	tas.gov.au sro.tas.gov.au/	
Victoria	State Government State Revenue Office	vic.gov.au sro.vic.gov.au	
Western Australia	Government Office of State Revenue	wa.gov.au finance.wa.gov.au	

