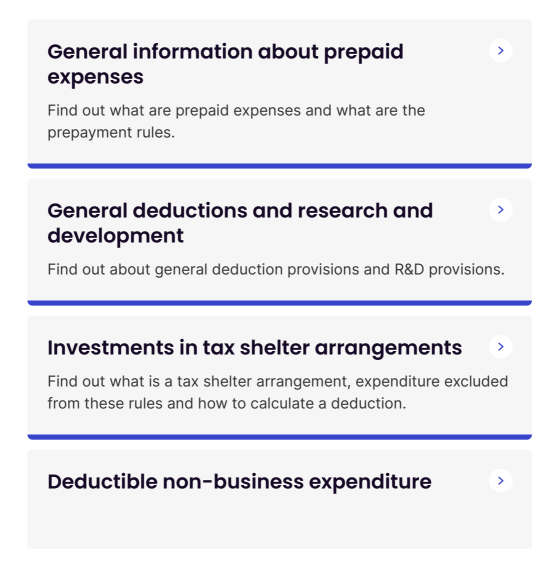


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Deductions for prepaid expenses 2022

A guide to work out deductions you can claim for expenses you incur for things done in a later income year.

Last updated 26 May 2022



Find out what's non-husiness expenditure summary of the rules

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Small business entities

Check if you're a small business entity, a summary of the rules including the 12-month rule and calculating a deduction.

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General information about prepaid expenses

Find out what are prepaid expenses and what are the prepayment rules.

Last updated 26 May 2022

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What is a prepaid expense?

What are the prepayment rules?

What is a prepaid expense?

A prepaid expense is expenditure you incur under an agreement for something to be done (in whole or in part) in a **later** income year.

If you incurred expenditure for something completed in full **this** income year (1 July 2021 to 30 June 2022), it is not a prepaid expense and the prepayment rules do not apply.

Example: Expenditure that is not a prepaid expense

Jasmin is a solicitor. On 1 July 2021, she paid \$1,500 for an annual subscription for the monthly provision of a professional journal. The subscription covers the period 1 July 2021 to

30 June 2022. The prepayment rules will not apply because the provision of the professional publication will be completed in 2021–22.

What are the prepayment rules?

The prepayment rules alter the timing of deductions for certain prepaid expenses. These rules apply to prepaid expenses that would ordinarily be immediately deductible in full in the year in which they are incurred.

Generally, a prepaid expense is deductible over the 'eligible service period'. The 'eligible service period' cannot exceed 10 years.

A prepaid expense may be immediately deductible if:

- it is 'excluded expenditure'
- 'the 12-month rule' applies
- it relates to a 'pre-RBT (Review of Business Taxation) obligation'.

The prepayment rules **only** apply to amounts that would be deductible under the <u>general deductions or certain research and development</u> (R&D) provisions.

Special rules apply to prepayments under tax shelter arrangements.

What is the 'eligible service period'?

The eligible service period is the period during which the thing is to be done under the agreement in return for the expenditure.

The eligible service period begins on:

- the day the thing under the agreement begins to be done, or
- on the day the expenditure is incurred, whichever is later.

The eligible service period continues until the end of the last day the thing under the agreement ceases to be done or 10 years, whichever is earlier.

Example: Eligible service period

Mike runs a delicatessen from leased premises. On 1 December 2021, Mike makes a lease payment to cover the period 1 December 2021 to 31 December 2022. The eligible service period for this expenditure therefore starts on 1 December 2021 and ends on 31 December 2022, a period of 396 days.

Mike's income year ends on 30 June of each year. The prepayment rules will apply as the provision of premises by the lessor is not wholly done within the expenditure year.

What is 'excluded expenditure'?

Certain types of expenditure are excluded from the prepayment rules. These are:

- amounts of less than \$1,000 (excluding input tax credits)
- amounts required to be incurred by a court order or law of the Commonwealth, state or territory
- payments of salary or wages (under a contract of service)
- amounts that are capital, private or domestic in nature (except certain research and development amounts)
- certain amounts incurred by a general insurance company in connection with the issue of policies or the payment of reinsurance premiums.

Example: Expenditure required to be incurred under a state law

John operates a cartage business and pays \$1,200 on 31 December 2021 to register his truck for 12 months from 1 January 2022 – 31 December 2022. The truck is used exclusively for business purposes. Although the registration fee is over \$1,000 and it covers a period spreading across more than one income year, it is excluded expenditure. This is because it is required to be incurred under a state or territory law. The prepayment rules do not apply to this type of expenditure and the fee is deductible in the year it is incurred.

Example: Expenditure incurred by an entity that is registered for GST

Maree is registered for GST. On 30 June 2022 she prepays expenditure for services to be provided by another registered entity over the period 1 July 2022 – 30 June 2024.

The services to be provided are a taxable supply and Maree has acquired the services solely for a creditable purpose. The amount of the prepaid expenditure is \$1,045, which includes GST of \$95.

Maree's prepaid expenditure is tax deductible (a deductible loss or outgoing). Maree has met the requirements to be entitled to an input tax credit. The prepaid expenditure will be reduced by the input tax credit of \$95 so the prepaid expenditure amount is \$950. As the \$950 prepaid expenditure is less than \$1,000, it is excluded expenditure and deductible in 2021–22.

What is 'the 12-month rule'?

If you are a small business entity or would be a small business entity if the aggregated turnover threshold was \$50 million, or an individual incurring deductible non-business expenditure you can claim an immediate deduction. You can claim the deduction under the 12-month rule for prepaid expenditure if:

- the payment is incurred for an eligible service period not exceeding 12 months
- the eligible service period ends in the next income year.

Prepaid expenditure incurred under certain managed investments (tax shelter arrangements) is not eligible for the 12-month rule. If the 12-month rule does not apply, your deduction for prepaid expenditure is apportioned over the eligible service period or 10 years, whichever is less.

For more information, see:

• Small business entities

- Deductible non-business expenditure
- Investments in tax shelter arrangements

What is a 'pre-RBT obligation'?

A pre-RBT obligation is any contractual obligation that:

- exists under an agreement at or before 11.45am (by legal time in the ACT) on 21 September 1999, the date of the government's release of the Review of Business Taxation (RBT)
- requires you to make a prepayment in return for something to be done under the agreement
- cannot be avoided by your own actions.

There are rules for deducting prepaid expenses incurred under a pre-RBT obligation. The rules are the same as those for <u>small business</u> <u>entities</u> and entities that would be small business entities if the aggregated turnover threshold was \$50 million that have chosen to claim an immediate deduction.

Continue to: General deductions and research and development

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General deductions and research and development

Find out about general deduction provisions and R&D provisions.

Last updated 26 May 2022

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General deduction provisions R&D expenditure prepaid before 1 July 2011

General deduction provisions

The prepayment rules apply **only** to expenditure which would otherwise qualify for immediate deduction:

- under the **general deduction provisions** of section 8-1 of the *Income Tax Assessment Act 1997* (ITAA 1997), or
- for eligible companies, under the R&D provisions in sections 355-205 (R&D expenditure) or 355-480 (earlier year associate R&D expenditure) of the ITAA 1997.

The prepayment rules do not apply where the expenditure is deductible under a **specific deduction provision** of the tax law **other than** those for R&D (that is, other than sections 355-205 or 355-480 of the ITAA 1997).

The general deduction provisions generally allow you to deduct from your assessable income any loss or outgoing incurred in:

- gaining or producing your assessable income, or
- carrying on a business.

You cannot claim a deduction under these provisions for expenditure:

- of a capital, private or domestic nature, or
- incurred in gaining exempt income.

Unless specifically stated otherwise, **expense** and **expenditure** refer to expenditure that is only allowable as a deduction under the general deduction provisions of section 8-1 of the ITAA 1997 or, for eligible companies, under the R&D provisions in sections 355-205 or 355-480 of the ITAA 1997.

R&D expenditure prepaid before 1 July 2011

Sections 355-205 and 355-480 of the ITAA 1997 apply to R&D expenditure incurred since 1 July 2011. Undeducted amounts of prepaid expenditure incurred prior to 1 July 2011, but taken to be incurred over the eligible service period to which they relate, may be a deduction under the transitional rules for the R&D tax incentive for income years beginning on or after 1 July 2011. The expenditure must be incurred on activities that the company has registered under section 27A of the *Industry Research and Development Act 1986* for the relevant year.

Continue to: Investments in tax shelter arrangements

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Investments in tax shelter arrangements

Find out what is a tax shelter arrangement, expenditure excluded from these rules and how to calculate a deduction.

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What is a tax shelter arrangement?

What expenditure is excluded from the tax shelter rules?

Summary of rules

Calculating your deduction for a prepayment made under a tax shelter arrangement

What is a tax shelter arrangement?

You have a tax shelter arrangement in the income year in which you incur prepaid expenditure (the expenditure year) if all the following apply:

- your allowable deductions (attributed to the expenditure year) exceed your assessable income from the arrangement for that year
- you do not have day-to-day control over the operation of the arrangement
- at least one of the following is met

- more than one taxpayer participates as an investor in the arrangement
- the manager, arranger or promoter of the arrangement, or an associate, carries out similar activities for other taxpayers.

What expenditure is excluded from the tax shelter rules?

The following prepaid expenditure is excluded from the application of the tax shelter rules. This is provided the arrangement is conducted at arm's length and that you have or can reasonably expect to obtain rent, dividends or trust income:

- premiums for building insurance, contents insurance or rent protection insurance
- interest on money borrowed to acquire
 - real property or an interest in real property
 - shares listed on an approved stock exchange
 - units in a widely held unit trust which has at least 300 beneficiaries.

Additionally, you must not have obtained and will not obtain any other kind of assessable income (except a capital gain or insurance receipt) from the arrangement.

Also specifically excluded from the application of the tax shelter rules are:

- expenditure incurred under a contract (requiring prepayment for something to be done under the agreement) entered into before 1.00pm (by legal time in the ACT) on 11 November 1999 that you cannot avoid by your own actions
- expenditure under an agreement covered by a favourable ATO product ruling, where the ruling was made (or an application received and acknowledged by the Commissioner) before 1.00pm (by legal time in the ACT) on 11 November 1999
- any prepaid expenditure which is excluded expenditure
 - an amount below \$1,000

- an amount required to be incurred by a law or a court order
- an amount of salary or wages
- an amount that is capital, private or domestic in nature (except certain research and development amounts)
- certain amounts incurred by a general insurance company in connection with the issue of policies or the payment of reinsurance premiums.

If you incur prepaid expenditure that is not subject to any of the above exceptions, you must determine your deduction according to the other rules explained in this guide.

Summary of rules

- If you invest in a tax shelter arrangement, you need to be aware that the rules for prepayments may apply to limit your immediate deductions.
- If you prepay expenditure under a tax shelter agreement for a thing that will not be wholly done within the expenditure year and it is not covered by one of the exclusions listed above, you cannot deduct all of the expenditure in the income year in which it was incurred. The deduction must be apportioned over the eligible service period or 10 years, whichever is less.
- An agreement for a tax shelter arrangement is one that covers any activities that relate to the arrangement, including those that give rise to deductions or assessable income. For example, if you invest in a tax shelter arrangement and prepay interest on a loan from a third party to pay management fees for the tax shelter, the prepaid interest on the loan would also be subject to the tax shelter rules.

Calculating your deduction for a prepayment made under a tax shelter arrangement

Use the following formula to work out your deduction for prepaid expenditure that is affected by the tax shelter rules:

$A \times (B \div C)$

Where:

- A is expenditure
- B is the number of days of eligible service period in the income year
- C is the total number of days of eligible service period

Example: Investment in a tax shelter arrangement

On 30 April 2022, Marion invests in an olive grove venture. The investment has all the characteristics of a tax shelter arrangement and is not subject to any of the exceptions. Under the terms of the agreement, Marion is required to pay an initial management fee of \$10,000 on 1 May 2022. The payment will cover the provision of services over the period 1 May 2022 – 30 April 2023 (a period of 365 days). Marion made this payment on 1 May 2022. Marion is required to apportion her deduction over the income years 2021–22 and 2022–23.

Marion calculates her deductions as follows:

2021-22 (1 May 2022 to 30 June 2022)

\$10,000 × (61 ÷ 365) = \$1,671

2022-23 (1 July 2022 to 30 April 2023)

\$10,000 × (304 ÷ 365) = \$8,329

The total deduction allowed proportionately over the income years 2021–22 and 2022–23 is \$10,000.

Continue to: Deductible non-business expenditure

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Deductible non-business expenditure

Find out what's non-business expenditure, summary of the rules including the 12-month rule and calculating a deduction.

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What is non-business expenditure? Summary of rules including the 12-month rule Calculating your deduction if the 12-month rule is satisfied Calculating your deduction if the 12-month rule is not satisfied

What is non-business expenditure?

Non-business expenditure is any expenditure you incur in gaining assessable income from activities that do not relate to carrying on a business. The most common forms of non-business expenditure are amounts incurred by individual taxpayers in gaining their assessable salary and wage income. Other examples include certain expenditure made for a rental property or shares held purely as a passive investment.

Example: Non-business expenditure

lan is employed as a bank manager and the primary source of his income is the salary received from his employer. Ian also owns a rental property from which he receives assessable income. Ian's rental property activities do not constitute the carrying on of a business. Ian may prepay expenses for the rental property or for work-related expenses. This will be subject to the prepayment rules that apply to deductible non-business expenditure incurred by an individual.

Summary of rules including the 12-month rule

- Prepaid expenditure that is subject to the tax shelter rules is apportioned over the eligible service period or 10 years, whichever is less.
- If you are an individual, your prepaid non-business expenditure is immediately deductible under the 12-month rule if
 - the eligible service period for the expenditure is 12 months or less
 - the period ends no later than the last day of the income year following the year in which the expenditure was incurred.
- When the eligible service period is more than 12 months or it ends after the last day of the next income year, you apportion your deduction for prepaid non-business expenditure over
 - the eligible service period, or
 - 10 years, whichever is less.

For more information, see Investments in tax shelter arrangements.

Calculating your deduction if the 12-month rule is satisfied

You are entitled to deduct that expenditure in the income year it was incurred if all of the following apply:

- you incur prepaid non-business expenditure
- its eligible service period is 12 months or less
- the eligible service period ends on or before the last day of the next income year.

Example: Deduction for non-business expenditure with an eligible service period of 12 months or less On 1 June 2022 Jasmin, an employed solicitor, paid \$1,750 for a subscription for a monthly professional journal for 1 June 2022 – 31 May 2023. The provision of the journal is the 'thing to be done under the agreement'. The period of subscription is wholly within a 12-month period ending before the last day of the next income year. So, Jasmin is entitled to a deduction for the expenditure in 2021–22.

Calculating your deduction if the 12-month rule is not satisfied

If you incur prepaid non-business expenditure and the eligible service period is more than 12 months or it ends after the last day of the next income year, you must use the following formula to work out your deduction:

$A \times (B \div C)$

Where:

- A is expenditure
- **B** is the number of days of the eligible service period in the income year
- C is the total number of days of the eligible service period

Example: Deduction for non-business expenditure with an eligible service period of more than 12 months

On 1 January 2022, Martin, a senior clerk employed by a legal firm, paid \$1,250 for a subscription for a monthly professional journal. The subscription is for 1 January 2022 – 31 January 2023 (396 days). As the eligible service period is more than 12 months, Martin must apportion his deduction over the income years 2021–22 and 2022–23. Martin's deductions are:

2021-22 (1 January 2022 to 30 June 2022)

\$1,250 × (181 ÷ 396) = \$571

2022-23 (1 July 2022 to 31 January 2023)

\$1,250 × (215 ÷ 396) = \$679

The total deduction allowed proportionately over the income years 2021–22 and 2022–23 is \$1,250.

Continue to: Small business entities

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Small business entities

Check if you're a small business entity, a summary of the rules including the 12-month rule and calculating a deduction.

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Calculating your deduction if the 12-month rule is not satisfied

Carrying on a business incurring deductible business expenditure

Are you a small business entity?

You are a **small business entity** if you are an individual, partnership, company or trust that:

• is carrying on a business

• has an aggregated turnover of less than \$10 million.

Aggregated turnover is your annual turnover plus the annual turnovers of any businesses you are connected with or an affiliate of. The aggregation rules determine when you need to include the annual turnover of another business when calculating your aggregated turnover.

You are a **small business entity** if you are not linked with any other business and your business turnover is less than \$10 million.

Summary of rules including the 12-month rule

- Prepaid expenditure that is subject to the <u>tax shelter rules</u> is apportioned over the eligible service period or 10 years, whichever is less.
- Prepaid expenditure incurred by a small business entity or an entity that would be a small business entity if the aggregated turnover threshold was \$50 million is immediately deductible under the 12month rule if
 - the eligible service period for the expenditure is 12 months or less
 - the period ends no later than the last day of the income year following the year in which the expenditure was incurred.

Note: This rule, known as the 12-month rule, applies to both deductible business and non-business expenditure incurred by a small business entity and an entity that would be a small business entity if the aggregated turnover threshold was \$50 million that chooses to use this concession.

 If a prepayment does not meet the 12-month rule, you cannot claim an immediate deduction. Small business entities and entities that would be small business entities if the aggregated turnover threshold was \$50 million must apportion the deduction over the eligible service period or 10 years, whichever is less.

Small business entities still using the simplified tax system (STS) accounting

method

You may continue using the STS accounting method if you:

- were an STS taxpayer and used it until the end of the 2006–07 income year
- used the STS accounting method for the 2007–08 to 2020–21 income years
- are a small business entity for 2021–22.

If you meet these requirements, you can continue using the STS accounting method until you choose not to or are no longer a small business entity.

If you are a small business entity using the STS accounting method, the expense must have been incurred and paid before a deduction can be claimed.

Calculating your deduction if the 12-month rule is satisfied

Example: Prepaid expense that is immediately deductible

The Jacobs Trust is a small business entity. On 1 June 2022, it made a payment of \$24,000 to cover the lease of its business premises for a 12-month period commencing on 1 July 2022 and ending on 30 June 2023.

The prepayment satisfies the 12-month rule as the eligible service period for the expenditure:

- does not exceed 12 months
- ends on or before the last day of the income year following the year in which the expenditure was incurred.

The Jacobs Trust can therefore choose to claim an immediate deduction of \$24,000 in 2021–22.

Calculating your deduction if the 12-month rule is not satisfied

If you make a prepayment that does not satisfy the 12-month rule, you cannot claim an immediate deduction. If you are a small business entity or would be a small business entity if the aggregated turnover threshold was \$50 million, you must apportion the deduction over the eligible service period or 10 years, whichever is less, using the following formula:

A × (B ÷ C)

Where:

- A is expenditure
- **B** is the number of days of eligible service period in the income year
- C is the total number of days of eligible service period

Example: Prepaid expense where eligible service period is greater than 12 months

Tom Pty Ltd is a small business entity. On 31 May 2022, it paid \$15,000 for business advertising to cover the period 1 June 2022 to 30 June 2023 (395 days). Because the eligible service period is longer than 12 months, the prepayment does not satisfy the 12-month rule. Tom Pty Ltd cannot claim an immediate deduction for the prepayment. Instead, the deduction for the expenditure must be apportioned over the eligible service period as follows:

2021-22 (1 June 2022to 30 June 2022)

\$15,000 × (30 ÷ 395) = \$1,139

2022-23 (1 July 2022 to 30 June 2023)

\$15,000 × (365 ÷ 395) = \$13,861

The total deduction allowed proportionately over the income years 2021–22 and 2022–23 will be \$15,000.

Example: Prepaid expense where the eligible service period is 12 months or less but ends after the last day of the next income year

Noel Pty Ltd, a small business entity, was offered a 15% discount on advertising to cover the period 15 July 2022 – 14 July 2023 (365 days), providing payment was made by 30 June 2022. Noel Pty Ltd accepted these conditions and paid \$10,200 for these services on 30 June 2022.

Although the eligible service period is for a period of 12 months or less, the 12-month rule has not been satisfied. This is because the eligible service period does not end on or before the last day of the income year following the one in which the expenditure was incurred. The deduction for the expenditure must be apportioned over the eligible service period as follows:

2021-22

Nil. No part of the eligible service period occurred in this income year although expenditure for the service period occurred in this income year.

2022-23 (15 July 2022 to 30 June 2023)

\$10,200 × (351 ÷ 365) = \$9,809

2023-24 (1 July 2023 to 14 July 2023)

\$10,200 × (14 ÷ 365) = \$391

The total deduction allowed proportionately over the income years 2022–23 and 2023–24 will be \$10,200.

For more information, see

- Business and professional items 2022
- Company tax return instructions 2022
- Partnership tax return instructions 2022
- Trust tax return instructions 2022

Carrying on a business incurring deductible business expenditure

If you are a small business entity or would be a small business entity if the aggregated turnover threshold was \$50 million, see <u>Small business</u> <u>entities</u>.

Summary of rules

- If you are carrying on a business and are not a small business entity and your aggregated turnover is \$50 million or more, you must apportion your deduction for prepaid business expenditure over
 - the eligible service period, or
 - 10 years, whichever is less.
- Prepaid expenditure that is subject to the tax shelter rules is apportioned over
 - the eligible service period, or
 - 10 years, whichever is less.
- If you are not an individual, a small business entity or an entity that would be a small business entity if the aggregated turnover threshold was \$50 million, your deduction for prepaid non-business expenditure is apportioned over
 - the eligible service period, or
 - 10 years, whichever is less.
- If you are an individual, your prepaid non-business expenditure is immediately deductible under the 12-month rule if
 - the eligible service period for the expenditure is 12 months or less
 - the period ends no later than the last day of the income year following the year in which the payment is made.
- If you are an individual and the eligible service period is more than 12 months or it ends after the last day of the next income year, your deduction for prepaid non-business expenditure is apportioned over
 - the eligible service period, or

- 10 years, whichever is less.

For more information, see

- Investments in tax shelter arrangements
- Deductible non-business expenditure

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