Short tax return instructions 2009

To help you complete your short tax return **1 July 2008 – 30 June 2009**



Lodge online.

- Use e-tax to prepare and lodge your tax return online.
- Most refunds are issued within 14 days.
- Go to www.ato.gov.au



Check that you can use the short tax return.

See the loose leaf cover attached to the short tax return.



Lodge by phone.

The service is available 24 hours a day, seven days a week.

Most short tax returns lodged by phone are processed within 14 days.

Phone **13 28 65** to lodge.



Lodge your tax return by 31 October 2009.





Commissioner's foreword

Short tax return instructions 2009 is a guide to help you correctly complete your 2009 short tax return. For most people it will provide all you need to know to fill in your short tax return.

Be assured that if you do your best to fill in your short tax return correctly, you will not be subject to any penalties if you get these things wrong.

Nevertheless, please take care in ensuring that the information you provide to us is as complete and accurate as you can make it.

If you have access to the internet, you can prepare and lodge your tax return online using *e-tax*. It's fast, free and easy, and most refunds are issued within 14 days.

It also provides more extensive information than contained in this guide and allows you to automatically include on your tax return some information that we already know about you.

Michael D'Ascenzo

Michael D'Ascenzo Commissioner of Taxation

HOW TO USE SHORT TAX RETURN INSTRUCTIONS 2009

- Have on hand all your necessary documentation and records for the 2008–09 income year (1 July 2008 to 30 June 2009).
- Read all the explanatory pages they provide valuable information ranging from whether you need to lodge a tax return to how you can get a faster refund.
- Read each question caption carefully and:
 - if it applies to you, read the question carefully so that you provide the required details on your tax return
 - if it does not apply to you, go to the next question.
- Make sure you complete the Medicare levy surcharge item (question **43**) it applies to all taxpayers.
- Use the checklist on page 3 of the loose leaf cover to the short tax return before you lodge your tax return.

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WHAT'S NEW THIS YEAR?

FAMILY TAX BENEFIT

You can no longer claim family tax benefit (FTB) payments through the tax system. The Tax Office can no longer accept any FTB claim.

You will need to apply to the Family Assistance Office (FAO) to claim FTB for the year 1 July 2008 to 30 June 2009 and future years.

For advice on claiming FTB, contact the FAO by any of the following means:

- Visit their website at www.familyassist.gov.au
- Phone the FAO on **13 61 50** between 8.00am and 8.00pm (local time), Monday to Friday.
- Visit your nearest FAO. Offices are located in Medicare Australia offices and Centrelink customer service centres.
- Phone 13 12 02 if you do not speak English well.
- Use the teletypewriter (TTY) service **1800 810 586** (this service is only available via a teletypewriter) if you have a hearing or speech impediment.

FIRST HOME SAVER ACCOUNTS

From 1 October 2008, if you are eligible, you can open a first home saver account. The Australian Government may make an annual contribution to your account based on the amount you have contributed to the account. You do not pay tax on earnings on the account. You do not need to declare income from this account anywhere on your tax return. If you are not required to lodge a tax return, you will need to lodge a first home saver account – notification of eligibility.

HECS-HELP BENEFIT

The Government has introduced a HECS-HELP benefit which is available to:

- mathematics and science graduates who completed their natural and physical science course in or after second semester 2008, and are employed in specified related occupations
- early childhood education teachers who work in specified locations including regional or remote areas, Indigenous Australian communities or areas of high socio-economic disadvantage.

For information on eligibility, go to our website at **www.ato.gov.au** and enter 'HECS-HELP benefit 2009' in the 'Search for' box at the top of the page.

MEDICARE LEVY SURCHARGE THRESHOLDS

The Medicare levy surcharge thresholds have been increased to \$70,000 for a single person and \$140,000 for families. See question **43 Medicare levy surcharge**.

UPPER INCOME LIMIT FOR CERTAIN TAX OFFSETS

The 'dependent spouse no dependent children' tax offset (question **33**) now applies only to individuals whose taxable income is \$150.000 or less.

SPECIAL ARRANGEMENTS FOR PEOPLE AFFECTED BY BUSHFIRES AND FLOODS

We have special arrangements in place for people affected by the recent natural disasters, such as the Queensland and northern New South Wales floods, and the Victorian bushfires.

If your tax records were lost or destroyed, we can help you to reconstruct them, and make reasonable estimates where necessary.

We have set up a dedicated emergency support infoline to assist you – phone **1300 304 975** and one of our officers will discuss your situation and the best way we can help.

Other ways we can help are:

- we can fast track refunds
- we can give you extra time to pay debts without interest charges
- we can give you more time to meet activity statement, income tax and other lodgment obligations – without penalties
- we can help you if you are experiencing serious hardship.

DO YOU HAVE TO LODGE A TAX RETURN?

The following reasons for lodging a tax return apply to all taxpayers, including those who are not eligible to use the short tax return. You may have to lodge a tax return for the 2008–09 income year (1 July 2008 to 30 June 2009). Check each reason listed below, in order, from **Reason 1** to **Other reasons**. If you:

- find a reason that applies to your circumstances, you must lodge a tax return, and you do not have to read any further on pages 3, 4, 5 and 6
- don't find a reason that applies to you, go to page 5 to find out if you need to complete a Non-lodgment advice 2009.

You can use the **Do I need to lodge a tax** return? tool on our website to find out whether you have to lodge a tax return for the 2008–09 income year – go to www.ato.gov.au/individuals

REASON 1

You paid tax during 2008-09.

You must lodge a tax return if you were an Australian resident for tax purposes (see **Are you an Australian resident?** on page 12) and any of the following applied to you:

- You had amounts withheld from income you received or earned.
- You paid an amount under the pay as you go (PAYG) instalment system during the year.
- You had amounts withheld from interest because you did not provide your tax file number (TFN) or Australian business number (ABN) to the investment body.
- You had amounts withheld in error and you did not apply for a refund from the investment body before 21 July 2009. (If you are exempt from quoting your TFN or ABN to the investment body but you failed to claim the exemption from them, you might be eligible to use the form Australian resident investor refund application for the tax file number (TFN) amounts deducted (NAT 1846) instead of lodging a tax return.)

REASON 2

You were eligible for the senior Australians tax offset in 2008–09 (see pages 29–30).

You must lodge a tax return if your taxable income (not including your spouse's) was more than the following relevant amount:

- \$28,867 if you were single, widowed or separated at any time during the year
- \$27,600 if you had a spouse but one of you lived in a nursing home or you had to live apart due to illness (see the definition of Had to live apart due to illness on page 31)
- \$24,680 if you lived with your spouse for the full year.

REASON 3

You were not eligible for the senior Australians tax offset, but you received an Australian Government pension, allowance or payment.

You must lodge a tax return if any of the following applied to you:

- You received an allowance or a payment listed at question 16 on page 15 and you had other non-exempt income, which together made your taxable income more than \$14,000.
- You received a pension, payment, or an allowance listed at question 17 on page 16, and your taxable income was more than the following relevant amount:
 - \$25,299 if you were single, widowed or separated at any time during the year
 - \$24,272 if you had a spouse but one of you lived in a nursing home or you had to live apart due to illness
 - \$21,692 if you lived with your spouse for the full year.

REASON 4

You were not eligible for the senior Australians tax offset and you did not receive an Australian Government pension, allowance or payment listed at questions 16 or 17, but you received or earned income in 2008–09.

You must lodge a tax return if your taxable income exceeded the following relevant amount:

- \$6,000 if you were an Australian resident for tax purposes for the full year
- \$2,666 if you were under 18 years old at 30 June 2009 and your income was not salary or wages
- \$1 if you were a non-resident and you had income taxable in Australia excluding income that had non-resident withholding tax withheld from it
- your part-year tax-free threshold amount. If you became or stopped being an Australian resident for tax purposes, you will have a part-year tax-free threshold which determines whether you have to lodge a tax return.

OTHER REASONS

You must lodge a tax return if any of the following applied to you:

- You were either a liable parent or a recipient parent under a child support assessment unless
 - your taxable income was less than \$18,808 and
 - you received Australian Government pensions, allowances or payments listed at questions 16 and 17 on pages 15–16 for the whole of the 2008–09 income year.
- You had a reportable fringe benefits amount on your *PAYG payment summary individual non-business*.
- You were entitled to a private health insurance tax offset see question **37** on pages 33–4.
- You carried on a business.
- You made a loss, or you can claim a loss you made in a previous year.
- You were entitled to a distribution from a trust or you had an interest in a partnership **and** the trust or partnership carried on a business of primary production.
- You were an Australian resident for tax purposes and you had exempt foreign employment income and \$1 or more of other income.
- You were a special professional covered by the income averaging provisions. These provisions apply to authors of literary, dramatic, musical or artistic works; inventors; performing artists; production associates and active sportspeople.
- You received income from dividends or distributions exceeding \$6,000 (or \$416 if you were under 18 years old at 30 June 2009) and you had franking credits attached, or amounts withheld because you did not quote your TFN or ABN to the investment body.
- You made personal contributions to a complying superannuation fund or retirement savings account and will be eligible to receive a Super Co-contribution in relation to those contributions.
- You received an Australian superannuation lump sum that included an untaxed element when you were 60 years old or older.
- You received an Australian superannuation lump sum that included a taxed element or an untaxed element when you were under 60 years old.

Deceased estate

If you are looking after the estate of someone who died during 2008–09, consider all the above reasons on their behalf and, if a tax return is not required, complete the *Non-lodgment advice 2009* on the next page and send it to us. If a tax return is required, see page 7 for more information.

Franking credits

If you have a franking credit shown on your dividend statement or your distribution statement from a managed fund for 2008–09 you may be able to claim a refund of this franking credit without lodging a tax return.

See Refund of franking credits instructions and application for individuals 2009 (NAT 4105) for more information. This publication is available on our website or to find out how to get a printed copy, see the inside back cover.

Baby bonus

If you are not required to lodge a tax return for 2008–09 you can lodge your baby bonus claim on its own:

- online using e-tax which has a separate baby bonus application – go to www.ato.gov.au for more information, or
- by using the publication Baby bonus instructions and claim 2009 (NAT 6580) and lodging your claim by mail.

If you are lodging both a claim for baby bonus and an application for a refund of franking credits, you must send them to us together in one envelope. You can also lodge them together using *e-tax* but you will be required to complete a full tax return in the *e-tax* application.

The publication Baby bonus instructions and claim 2009 is available on our website or to find out how to get a printed copy, see the inside back cover.

First home saver account

If you had a first home saver account in 2008–09 and believe you are entitled to a first home saver account government contribution, you must lodge either:

- an income tax return, or
- a notification of eligibility, if you are not required to lodge an income tax return.

If you had a first home saver account in 2008–09:

- do not include any earnings for that account on your tax return, and
- do not claim any deductions in relation to that account.

IF YOU DO NOT NEED TO LODGE A TAX RETURN

You should complete and lodge the *Non-lodgment* advice 2009 on the next page and send it to us unless one of the following applies to you:

- You have already sent us a tax return, non-lodgment advice, form or letter telling us that you do not need to lodge a tax return for all future years.
- You are lodging an application for a refund of franking credits for 2009.
- You are lodging a baby bonus claim for 2009.
- Your only income was from an allowance or payment listed at question **16** on page 15 **or** you received a pension, payment or an allowance listed at question **17** on page 16 and your taxable income was less than the relevant amount in
 - Reason 2 (if you are eligible for the senior Australians tax offset), or
 - Reason 3 (the agencies that paid you have provided information for us to determine that you do not need to lodge a tax return).



Non-lodgment advice

2009

1 July 2008 to 30 June 2009

Print neatly in BLOCK LETTERS with a black or blue ballpoint pen only. Do not use correction fluid or tape.

Your tax file number		The Tax Office is authorised by the Taxation Administration Act 1953 to request you to quote your tax file number (TFN). It is not an offence not to quote your TFN. However, your TFN helps the Tax Office to correctly identify your tax records.
Your date of birth		DAY MONTH YEAR
Your name	Title – for example, Mr, Mrs, Ms, Miss	
Sui	rname or family name	
	Given names	
Your postal address		
	Suburb or town	
	State	Postcode Country if not Australia
Have you changed yo	ur postal addres	s since your last tax return?
NO		
YES Print the address on last notice of assess	sment town	Country
or the address you l told us about.	ast State	Postcode Country if not Australia
Your phone number d	uring business h	ours – if it is convenient
	Area code	Phone number
Reason for not lodgin	g a tax return	I will not have to lodge a tax return for 2009 because none of the reasons listed on pages 3–4 in Short tax return instructions 2009 apply to me.
I will not have to lodge a return for future years be		
I declare that the information I	have given in this nor	n-lodgment advice is true and correct. See the privacy information on page 55.
Signature		Date Date
The tax law imposes heavy	penalties for giving	g false or misleading information.

Use the pre-addressed envelope provided to send your non-lodgment advice to the Tax Office by 31 October 2009. If you are not using the pre-addressed envelope, see page 4 of the loose leaf cover to the *Short tax return for individuals 2009* for more details and the address to use.

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OTHER WAYS TO PREPARE YOUR TAX RETURN

If you cannot use the Short tax return for individuals 2009 because the questions do not cover all of your tax affairs, you need to complete the Tax return for individuals 2009 using either:

- e-tax (download e-tax at www.ato.gov.au) and you can lodge online for a speedier refund, or
- TaxPack 2009, and you may need TaxPack 2009 supplement.

From 1 July to 31 October 2009 you can get copies of *TaxPack 2009* and *TaxPack 2009 supplement* from most newsagents. Copies are also available from our Publications Distribution Service on **1300 720 092** and from Tax Office shopfronts all year.

KEEPING RECORDS

You need to keep records:

- to provide written evidence of your income and expenses
- to help you or your tax agent prepare your tax return
- to ensure that you are able to claim all your entitlements, and
- in case we ask you to prove the information you provided on your tax return.

Generally you should keep most of your written evidence for five years from 31 October 2009 or the date you lodge your tax return, whichever is later. Specific record-keeping requirements for particular types of records appear in the specific questions in *Short tax return instructions 2009*. If you are in dispute with the Tax Office, you must keep your records until the dispute is settled, if this is later.

If you qualify as an individual with simple tax affairs under the Shortened Document Retention Periods (Individuals with Simple Tax Affairs) Determination 2006 (SDR 2006/1), you need to keep your payment summaries for only two years. To check whether you qualify for this shorter record-keeping period, refer to our website at www.ato.gov.au

IF YOU MADE A MISTAKE OR NEED TO AMEND YOUR TAX RETURN

If you realise that you did not include something on your tax return that you should have, or you made a mistake, you need to correct it as soon as possible by **requesting an amendment**.

To request an amendment, write to us. In your letter, provide:

- your name, address, phone number and tax file number
- the year shown on the tax return you wish to amend for example, 2009
- the tax return item number and description affected by the change
- the amount of income or deductions to be added or taken away, if relevant
- the amount of tax offsets to be increased or decreased, if relevant
- the relevant claim type code, if applicable to the item you are changing
- an **explanation** of why you made the mistake
- any additional information, if applicable, to the item being changed, and
- a signed and dated declaration as follows: 'I declare that all the information I have given in this letter, including any attachments, is true and correct'.

It is very important that your letter explains why you made the mistake or the reason for the change, so that we can correctly assess any penalty or interest charge.

Post your letter and attachments to:

Australian Taxation Office GPO Box 5056 Sydney NSW 2001

Keep a copy for your records.

Do not send another tax return unless we ask you to.

If, after lodging your tax return, you voluntarily tell us that you made a mistake and an amendment will result in you paying more tax, the amount of penalty that may otherwise have been imposed will, in most cases, be reduced. In most cases you must lodge your request for an amendment within two years of the date the Commissioner issued your notice of assessment.

AMOUNTS YOU DO NOT PAY TAX ON

You might have received amounts that you do not need to include as income on your tax return, although these amounts may be used in other calculations for your tax return. There are three different types of these amounts.

- Exempt income is income on which you do not need to pay tax. However, some types of exempt income are taken into account when calculating the separate net income (SNI) of your dependants (see Dependant's separate net income on page 53). In addition, some questions in the Short tax return instructions 2009 ask you to show on your short tax return the exempt income you or your spouse may have received (see question 51 on page 52). Generally you cannot deduct expenses you have incurred in gaining your exempt income when calculating your taxable income. The most common types of exempt income you or your dependants may have received are listed below.
- Non-assessable non-exempt income is also income on which you do not need to pay tax. Some types of non-assessable non-exempt income might affect your liability for the Medicare levy surcharge. Some types of non-assessable non-exempt income are also taken into account when calculating the SNI of your dependants (see Dependant's separate net income on page 53). However, there are no questions in the Short tax return instructions 2009 that ask you to show on your short tax return the non-assessable non-exempt income you or your spouse may have received. Generally you cannot deduct expenses you have incurred in gaining your non-assessable non-exempt income when calculating your taxable income. The most common types of non-assessable non-exempt income are listed on page 11.
- Some other amounts are not taxable and do not affect any calculation on your tax return.

EXEMPT INCOME

Exempt Australian Government pensions, allowances and payments

- Carer adjustment payment (CAP)
- Carer payment where:
 - both the carer and either the care receiver or all of the care receivers are under age-pension age, or
 - the carer is under age-pension age and any of the care receivers has died
- Defence Force Income Support Allowance (DFISA) payable to you on a day when the whole of your social security pension or benefit, which is also payable to you on that day, is exempt from income tax under section 52-10 of the *Income Tax Assessment Act 1997*
- Disability support pension paid by Centrelink to a person who is under age-pension age
- Double orphan pension
- Invalidity service pension where the veteran is under age-pension age
- Partner service pension where either:
 - the partner (excluding the non-illness separated spouse of a veteran) and the veteran are under age-pension age and the veteran receives an invalidity service pension, or
 - the partner is under age-pension age and the veteran has died and was receiving an invalidity service pension at the time of death
- Veterans' Affairs disability pension and allowances, war widows and war widowers pension
- Wife pension where both the recipient and their partner are under age-pension age, or the recipient is under age-pension age and their partner has died



Lump sum bereavement payments received as part of any of the above payments are exempt only up to the tax-free amount. Phone **13 28 61** to find out how much of your payment is exempt.

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Exempt Australian Government education payments

- Allowances for students under 16 years of age including those paid under ABSTUDY, Austudy, Youth Allowance, Assistance for Isolated Children Scheme, Commonwealth secondary education assistance and the Veterans' Children Education Scheme
- Apprenticeship wage top-up
- The first \$1,000 of an apprenticeship early completion bonus provided under a specified state or territory scheme for occupations with skill shortages
- Australian-American Educational Foundation grant
- Commonwealth scholarships or bursaries provided to foreign students
- Commonwealth secondary education assistance other than that already referred to
- Commonwealth Trade Learning Scholarship
- Back to school bonus and single income family bonus paid under the A New Tax System (Family Assistance) (Administration) Act 1999
- Training and learning bonus under the Social Security

 Act 1991
- Education entry payment supplement under the Social Security Act 1991
- Endeavour Awards research fellowships or an Endeavour Executive Award
- Language, literacy and numeracy supplement
- Payments under the Military Rehabilitation and Compensation Act Education and Training Scheme 2004 for eligible young persons whose eligibility was determined under:
 - paragraph 258(1)(a) of the Military Rehabilitation and Compensation Act 2004 and the eligible young person was under 16 years old, or
 - paragraph 258(1)(b) of the Military Rehabilitation and Compensation Act 2004
- Pensioner education supplement and fares allowance paid by Centrelink
- Rent assistance paid to Austudy payment recipients
- Some scholarships and bursaries received by full-time students
- Supplementary allowances for students paid under the Assistance for Isolated Children Scheme

Other exempt Australian Government payments

- Australian Government disaster recovery payment
- Baby bonus paid by Centrelink
- Carer allowance paid by Centrelink
- Child care benefit
- Child care tax rebate
- Child disability assistance under Part 2.19AA of the Social Security Act 1991
- DFISA bonus and DFISA bonus bereavement payment under Part VIIAB of the Veterans' Entitlements Act 1986
- F-111 deseal/reseal ex-gratia lump sum payments
- Family tax benefit
- Farm household support payments that have been converted to a grant that were paid before 3 October 2008
- Loss of earnings allowance paid by the Department of Veterans' Affairs
- Lump sum pension bonus paid by Centrelink or the Department of Veterans' Affairs
- Maternity immunisation allowance
- Maternity payment paid before 3 October 2008
- Mobility allowance paid by Centrelink
- Open employment incentive bonus under the Handicapped Persons Assistance Act 1974 paid before 3 October 2008
- Economic security strategy payment to families under the A New Tax System (Family Assistance) (Administration) Act 1999 or under the scheme determined under Schedule 4 to the Social Security and Other Legislation Amendment (Economic Security Strategy) Act 2008
- Economic security strategy payment under the Social Security Act 1991, the Veterans' Entitlements Act 1986 or under the scheme determined under Schedule 4 to the Social Security and Other Legislation Amendment (Economic Security Strategy) Act 2008
- Farmers hardship bonus under the Social Security

 Act 1991
- Payments under the scheme determined under Schedule 4 to the Household Stimulus Package Act (No.2) 2009

- The ex-gratia payment from the Australian Government known as 'Income recovery subsidy for the Victorian bushfires of January and February 2009'
- The ex-gratia payment from the Australian Government known as 'Income recovery subsidy for the North Queensland floods of January and February 2009'
- Payments under the incentive payments scheme relating to certain private health insurance policies
- Payments to carers under the scheme determined under Schedule 4 to the Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other Budget Measures) Act 2008
- The 2008 one-off \$1,000 payment to carers who received a carer payment, wife pension, partner service pension, carer service pension or carer allowance (paid under the Social Security Act 1991)
- The 2008 one-off \$600 payment to carer allowance recipients for each eligible care receiver (paid under the *Social Security Act 1991*)
- Payments to older Australians under the scheme determined under Schedule 2 to the Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other Budget Measures) Act 2008
- The 2008 one-off \$500 payment to older Australians (paid under the *Social Security Act 1991* or the *Veterans' Entitlements Act 1986*)
- Pension bonus and pension bonus bereavement payment under Part 2.2A of the Social Security Act 1991 or Part IIIAB of the Veterans' Entitlements Act 1986
- Pharmaceutical allowances paid by Centrelink or the Department of Veterans' Affairs
- Phone allowance paid by Centrelink or the Department of Veterans' Affairs
- Remote area allowance
- Rent assistance (excluding the rental assistance of the farm help income support paid on or after 3 October 2008)
- Seniors concession allowance paid under the Social Security Act 1991 or the Veterans' Entitlements Act 1986

- Sugar industry exit grant where you complied with a condition of the grant not to own or operate any agricultural business within five years after receiving the grant
- Tobacco industry exit grant where you complied with a condition of the grant not to own or operate any agricultural business within five years after receiving the grant
- Utilities allowance and seniors concession allowance paid under the Social Security Act 1991 or the Veterans' Entitlement Act 1986

Exempt Australian Defence Force and United Nations payments

- Certain pay and allowances for Australian Defence
 Force personnel your employer will advise you if an amount is exempt
- Compensation payments for impairment or incapacity resulting from service with a United Nations armed force
- Compensation payments made under the *Military* Rehabilitation and Compensation Act 2004, except those that are income-related payments
- Pay and allowances for part-time service in the Australian Naval, Army or Air Force Reserve
- Some allowances paid to Australian Defence Force personnel who served in prescribed overseas areas your employer will advise you if an allowance is exempt

Other exempt payments

- Certain annuities and lump sums which are paid to an injured person under a structured settlement
- Mortgage and Rent Relief Scheme payments paid before 3 October 2008
- Certain distributions from an early stage venture capital limited partnership
- Certain distributions from a pooled development fund
- Certain profits or gains from disposal of shares in a pooled development fund
- Certain payments relating to persecution during the Second World War
- Japanese internment compensation payments made under the Compensation (Japanese Internment) Act 2001 or the Veterans' Entitlements Act 1986

NON-ASSESSABLE NON-EXEMPT INCOME

The most common types of non-assessable non-exempt income are:

- the tax-free component of an employment termination payment (ETP)
- that part of the taxable component of a death benefit ETP paid to a dependant below the 2008-09 cap of \$145,000
- the tax-free component of a superannuation benefit
- the taxed element of a superannuation income stream or lump sum received by a person 60 years old or older
- the taxed element of a death benefit superannuation income stream paid to a dependant where the deceased was 60 years old or older at the time of their death or the recipient was 60 years old or older at the time the income stream started to be paid to them
- a superannuation lump sum death benefit received by - a dependant, or
 - someone who is not a dependant, but received the benefit because of the death of a member of the Australian Defence Force or an Australian police force (including Australian Protective Services) who died in the line of duty
- genuine redundancy payments and early retirement scheme payments shown as 'Lump sum D' amounts on your payment summary
- amounts on which family trust distribution tax has been paid
- a superannuation lump sum benefit paid to a person with a terminal medical condition existing at the time when the lump sum was received or within 90 days after receipt
- National Rental Affordability Scheme payments or non-cash benefits paid by a state or territory government or a relevant body
- first home saver account government contributions
- first home saver account interest and other earnings credited to the account
- super co-contributions
- the tax bonus paid under the Tax Bonus for Working Australians Act 2009.

OTHER AMOUNTS THAT YOU DO NOT PAY TAX ON

- Most child support and spouse maintenance payments
- Your share of certain profits or gains arising from disposal of investments by a venture capital limited partnership, an early stage venture capital limited partnership or an Australian venture capital fund of funds
- Certain profits or gains from disposal of shares in a pooled development fund



NOTE

For information on the type of payment you received, contact the person or agency that paid you.

If you are not sure whether a payment is exempt income, non-assessable non-exempt income or some other payment that is not taxable, phone 13 28 61.

QUESTION 1

Are you eligible to use the Short tax return for individuals 2009?

You will need to read the loose leaf cover to the Short tax return for individuals 2009 to see if you can use the short tax return.

For information on other ways to prepare your tax return, see page 7.

OUESTION 2

Your tax file number (TFN)

WHAT YOU MUST DO

Write your TFN in the nine boxes provided at item 2 on your short tax return.

From 1 July 2007, it has become more important to quote your TFN for taxation and superannuation purposes. To get the full benefit of the new superannuation rules, make sure all your superannuation funds have your TFN.

QUESTION 3

Are you an Australian resident?

'Australian resident' for tax purposes is not the same as for immigration or social security purposes.

You are an Australian resident for tax purposes if:

- you live here permanently
- you have been in Australia for more than half of 2008-09, unless your usual home is overseas and you do not intend to live in Australia, or
- vou are an overseas student studying a course in Australia that is more than six months long.

If you go overseas temporarily and do not set up a permanent home in another country, you are still an Australian resident for tax purposes.

If you have been in Australia continuously for six months or more, and for most of that time you worked in the one job and lived at the same place, you are generally an Australian resident for tax purposes. If in doubt, visit www.ato.gov.au or phone the Individual Infoline on 13 28 61.



STOP

If you are not an Australian resident for tax purposes. you cannot use the short tax return. For information on other ways to prepare your tax return, see page 7.

WHAT YOU MUST DO

Print X in the Yes box at item 3 on your tax return if you are an Australian resident for tax purposes for all of 2008-09.

QUESTIONS 4-9

Your personal details

Carefully complete the personal information questions on page 1 of your short tax return. These include questions about your name, address, date of birth, and contact phone number.

If your name or postal address has changed since you last notified us and you want to lodge by phone, you need to update these details before you lodge your 2009 tax return by phone. To update your name or postal address, phone the Individual Infoline on 13 28 61.

QUESTION 10

Your spouse's name

If you had a spouse (married or de facto) at any time in 2008–09, write their name here. See the definition of spouse on page 50.

This applies even if you no longer live with that person or they have since died.

If you had more than one spouse in 2008–09, give the name of your last spouse in 2008–09.

If you did not have a spouse at any time in 2008–09, you do not need to complete this item.

WHAT YOU MUST DO

Write the full name of your spouse at item **10** on your short tax return.

QUESTION 11

Will you need to lodge an Australian tax return in the future?

There are no instructions for this item. See your tax return.

QUESTION 12

Do you want your refund paid directly into your financial institution account?

Electronic funds transfer (EFT) allows you to receive your refund more quickly. If you would like to use EFT, complete your account details at item **12**, even if you have provided them previously. If you answer 'no' to the question, your refund cheque will be mailed to you.

QUESTION 13

Main salary and wage occupation

This question is about:

your occupation with your main employer in 2008–09. If you had more than one job, 'main employer' is the one who paid you the most in 2008–09.

If you did not have a job, leave this item blank.

WHAT YOU MUST DO

Print your main salary and wage occupation at item **13** on your short tax return.

QUESTION 14

Salary and wages

This question is about:

income you received in 2008-09 from:

- salary
- wages
- commissions
- bonuses
- payments for lost salary or wages paid under an accident or insurance policy or workers compensation scheme.

This question is NOT about:

- employment allowances
- payments you received for services (for which you did not receive a payment summary)
- Centrelink, Veterans' Affairs or other Australian Government payments
- income from an Australian annuity or superannuation income stream
- amounts paid from a Community Development Employment Project (CDEP).

You will be asked about these in later questions.

WHAT YOU NEED

Your payment summary from each employer

If you did not receive a payment summary or it has been lost, ask your employer for a copy or a statement of details.

If you cannot get any of these documents, you must complete a statutory declaration (available from the Tax Office) and retain it with your taxation records.

WHAT YOU MUST DO

Use the information on each payment summary.

At item 14, for each payment summary or payer, write:

- the employer's Australian business number (ABN)
- the tax withheld amount (may be shown as 'tax instalments deducted') in the Tax withheld column
- the income amount in the **Income** column.

If you had more than five payment summaries, use the fifth row to provide the total tax withheld and total income for the fifth and subsequent documents (leave the employer's ABN blank).

Do not attach your payment summaries to your tax return. Keep them with your taxation records.

KFFP YOUR RECORDS.

You need to keep your payment summaries for five years after the end of the income year unless the Commissioner has determined that you are subject to a shorter retention period in which case the period is two years from the date of the assessment for the income year. See Keeping records on page 7 for more information.

QUESTION 15

Employment allowances you received

This question is about:

income you received in 2008-09 from employment allowances.

Types of employment allowances include:

- car
- tools
- clothing or laundry
- dirt, height, site or risk
- meal or entertainment.

If an allowance is shown separately on your payment summary, it must be included here.

Allowances not shown on your payment summary

Bona fide overtime meal allowances paid under an industrial law, award or agreement of \$23.60 or less per meal which are not shown on your payment summary do not have to be included here if:

- vou have fully spent the allowance on overtime meals.
- vou do not claim a deduction for overtime meal expenses at item 27.

If you received any other employment allowances which were not shown on your payment summary (either separately or as part of your salary and wages). you must include them here.

This question is NOT about:

- allowances which have been included as part of your salary and wages at item 14
- tips show these at item 23
- work-related deductions you can claim these later at items 25, 26 and 27
- travel or transport allowances (other than car) if you received these, you cannot use the short tax return.

WHAT YOU MUST DO

STEP 1

Using the information on your payment summaries and other statements:

- add up any tax withheld amounts relating to the allowances (do not include any tax withheld which you showed at item 14)
- add up the allowances.

STEP 2

Write the totals at item **15** in the **Tax withheld** column and the **Income** column on your short tax return.

Keep all the original payment summaries with your taxation records. Do not attach them to your tax return.

QUESTION 16

Newstart allowance, Youth Allowance, Austudy payment and other such Australian Government payments

This question is about:

income you received in 2008–09 from the following Australian Government payments:

- Newstart allowance
- Youth Allowance
- Austudy payment
- parenting payment (partnered)
- mature age allowance
- partner allowance
- sickness allowance
- special benefit
- widow allowance
- exceptional circumstances relief payment or farm help income support
- an education payment of any of the following and you were 16 years old or older:
 - ABSTUDY living allowance
 - payment under the Veterans' Children Education Scheme
 - payment under the Military Rehabilitation and Compensation Act Education and Training Scheme 2004 – shown as 'MRCA Education Allowance' on your PAYG payment summary – individual non-business
- Training for Employment Program allowance
- New Enterprise Incentive Scheme (NEIS) allowance
- textile, clothing and footwear special allowance
- Green Corps training allowance
- an income support component from a Community Development Employment Project (CDEP) – shown as 'CDEP salary or wages' on your payment summary
- a CDEP scheme participant supplement
- Northern Territory CDEP transition payment
- equine workers hardship wage supplement payment
- other taxable Commonwealth education or training payments.

This question is NOT about:

any taxable Australian Government payments other than those listed on the previous page – you will be asked about these in the next question.

Australian Government payments which are exempt from tax are listed under **Amounts that you do not pay tax on** on pages 8-10.



If you received an emergency and general assistance payment you cannot use the short tax return. These payments are shown at item **24 Other income** on the *Tax return for individuals* (supplementary section) 2009.

WHAT YOU NEED

Your payment summary for each payment period, or a letter from the paying agency stating the amount you received

WHAT YOU MUST DO

STEP 1

Using the information on your payment summaries and agency letters:

- add up the tax withheld amounts
- add up the income amounts.

STEP 2

Write the totals at item **16** in the **Tax withheld** column and the **Income** column on your short tax return.



You may be entitled to a tax offset on some or all of this income. We will work it out for you.

Keep all the original payment summaries with your taxation records. Do not attach them to your tax return.

QUESTION 17

Age pension, age service pension, carer payment and other such Australian Government payments

This question is about:

income you received in 2008–09 from the following Australian Government payments:

- age pension
- age service pension
- carer payment
- disability support pension (if you were of age-pension age)
- education entry payment
- parenting payment (single)
- widow B pension
- wife pension (if either you or your partner was of age-pension age)
- income support supplement
- Defence Force income support allowance (DFISA) where the pension, payment or allowance to which it relates is taxable
- DFISA-like payment from the Department of Veterans' Affairs (DVA)
- invalidity service pension (if you were of age-pension age)
- partner service pension
- bereavement allowance.

This question is NOT about:

- any Australian Government payments mentioned in question 16 on the previous page, or the tax-exempt payments listed under Exempt Australian government pensions, allowances and payments on page 8
- an Australian annuity or superannuation income stream – you will be asked about these in the next question.

WHAT YOU NEED

Your payment summary for each payment, or a letter from the paying agency stating the amount you received

WHAT YOU MUST DO

STEP 1

Using the information on your payment summaries and agency letters:

- add up the tax withheld amounts
- add up the income amounts.

STEP 2

Write the totals at item **17** in the **Tax withheld** and **Income** columns on your short tax return.

NOTE

You may be entitled to a tax offset on this income. Tax offsets reduce the amount of tax you have to pay.

You must work through question **34** (**Senior Australians** tax offset) and question **35** (**Pensioner** tax offset) to see if you can claim a tax offset. We work out your tax offset based on the tax offset code and veteran code (if applicable) that you write on your short tax return.

If you do not print the correct code letters on your short tax return, you may not receive your correct entitlement.

Keep all the original payment summaries with your taxation records. Do not attach them to your tax return.

QUESTION 18

Australian annuities and superannuation income streams

This question does not apply to you if:

- you were 60 years old or older when you received the superannuation income stream, and
- the superannuation income stream contained only taxed elements.

This question is about:

income you received in 2008-09 from:

- annuities (also known as non-superannuation annuities) paid to you by Australian life insurance companies or friendly societies
- superannuation income streams paid to you by Australian
 - superannuation funds
 - life insurance companies
 - retirement savings account (RSA) providers.

The taxed element of a superannuation income stream received when or after you turn 60 years old is tax free; you do not show it anywhere on your tax return.

Show at this item the **taxed** element of a superannuation income stream that you received before you turned 60 years old. You should have received a *PAYG payment summary – superannuation income stream* showing the taxed element amount.

Show at this item the **untaxed** element of a superannuation income stream regardless of your age. You should have received a *PAYG payment summary – superannuation income stream* showing the untaxed element amount.

This question is NOT about:

- the taxed element of a superannuation income stream paid to you as a result of the death of another person who died aged 60 years old or older (these amounts are tax free and not included in your taxable income)
- age, service and other Australian Government pensions or allowances (these are dealt with at question 17)
- the tax-free component of your superannuation income stream.

WHAT YOU NEED

- A PAYG payment summary superannuation income stream or a statement from the payer of your superannuation income stream
- A PAYG payment summary individual non-business or a statement from the payer of your non-superannuation annuity

If you have not received your payment summary or statement, or you have lost it, contact your payer.

You may not have received a *PAYG payment summary – superannuation income stream* because your entire superannuation income stream was tax free. For example, you may not have received a payment summary if in 2008–09 your superannuation income stream contained only taxed elements received on or after you turned 60 years old.

WHAT YOU MUST DO

STEP 1 - Tax withheld

Add up all the tax withheld amounts on all your payment summaries and statements from your:

- Australian superannuation income streams, and
- Australian non-superannuation annuities.

Write the total amount in the **Tax withheld** column at item **18** on your short tax return.

STEP 2 – Australian superannuation income streams

Work out the total amounts of taxed and untaxed elements of your Australian superannuation income streams. Your *PAYG payment summary – superannuation income stream* shows the taxed and untaxed elements of the taxable component of your benefit.

- Write the total of the **taxed element** amounts at **J** item **18** on your short tax return.
- Write the total of the **untaxed element** amounts at (a) in **worksheet 1**.

STEP 3 – Australian non-superannuation annuities

If you received payments of Australian non-superannuation annuities, you need to work out the relevant assessable amount.

The **assessable amount** is calculated by subtracting the **deductible amount** of the undeducted purchase price (UPP) of your annuity from the gross amount of the annuity shown on your *PAYG payment summary – individual non-business*.

Your annuity may have a UPP if:

- you bought the annuity with your own capital, or
- the annuity reverted to you on the death of another person.

The UPP is that part of the annuity payment made to you that represents the part of the purchase price which you could not claim as a tax deduction in previous years.

The **deductible amount** of the UPP of your annuity is usually calculated by taking the residual capital value away from the purchase price and dividing the result by either:

- the term of the annuity (where the annuity is payable for a fixed term of years), or
- a life expectancy factor determined according to life expectancy statistics (where the annuity is payable during your lifetime).

You may have received a statement from your payer showing the deductible amount of the undeducted purchase price of your annuity. If you do not have details of the deductible amount, contact your payer for assistance. If your payer cannot tell you, phone us on **13 10 20**.

Add up all the assessable amounts of your Australian non-superannuation annuities.

Write the total of the assessable amounts of your Australian non-superannuation annuities at (b) in **worksheet 1**.

NOTE

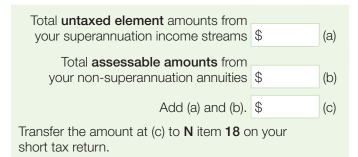
If you have taken any part of your annuity as a lump sum, or if there are changes to your annuity, for example, due to commutation, divorce or remarriage, then the deductible amount of your UPP may need to be recalculated.

The deductible amount of your UPP cannot be more than the amount of the annuity you have received in the income year; that is, the amount at (b) in worksheet 1 cannot be less than zero. This means that you cannot use any excess of the deductible amount to reduce any income you have received from an Australian superannuation income stream benefit.

STEP 4

Add (a) and (b) in **worksheet 1**, and transfer the amount at (c) to **N** item **18** on your short tax return.

WORKSHEET 1: Working out the total of untaxed elements and assessable amounts



NOTE

You may be entitled to a tax offset for your Australian superannuation income stream. Read question **36** on page 32 to find out more about it.

This tax offset does not apply to non-superannuation annuities.

Keep all of your original payment summaries with your taxation records. Do not attach them to your tax return.

QUESTION 19

TOTAL TAX WITHHELD

WHAT YOU MUST DO

STEP 1

Check that you have shown all the tax withheld from the income you received.

STEP 2

Add up all the tax withheld amounts, and write the total at item **19** on your short tax return.

QUESTION 20

Reportable fringe benefits

This question is about:

fringe benefits you received in 2008–09 from your employer, such as the use of a company car or reimbursement of your expenses.

Certain fringe benefits are reportable – your payment summary should show the reportable fringe benefits amount.

The reportable fringe benefits amount is not counted as part of your total income, and you do not pay income tax or Medicare levy on it. However, it is needed to work out some tax offsets (such as mature age worker tax offset), tax adjustments, Medicare levy surcharge and certain government benefits, such as family tax benefit (FTB). It is also used to determine liability to pay Higher Education Loan Programme (HELP) and Student Financial Supplement Scheme (SFSS) debts.

Your employer needs to show your fringe benefits on your payment summary if their value to you exceeded \$2,000 in the fringe benefits tax year. The highest marginal rate of income tax plus the Medicare levy are used to gross up your fringe benefits and give the reportable fringe benefits amount. As a result, a fringe benefit with a value to you of \$2,000.01 becomes

a reportable fringe benefits amount of \$3,738 – the lowest amount that needs to be reported. If your payment summary shows a reportable fringe benefits amount of less than \$3,738 you will need to check with your employer about the amount or the method of calculating the amount.

WHAT YOU NEED

Your payment summary from each employer

WHAT YOU MUST DO

Using the information on your payment summaries, write the total amount of reportable fringe benefits amount at item 20 on your short tax return. Do not show an amount that is less than \$3,738.

Keep all the original payment summaries with your taxation records. Do not attach them to your tax return.

QUESTION 21

Interest

This question is about:

interest vou received in 2008-09 from Australian financial institutions (such as banks and credit unions) or other sources within Australia.

This includes interest from:

- savings accounts
- term deposits
- cash management accounts
- accounts you shared with another person (such as your spouse)
- children's accounts if the funds belonged to you, or you spent or used the funds as if they belonged to vou.

It also includes interest which the Tax Office credited or paid to you.

Do not show at this item, or anywhere else on your tax return, any interest you earned on a first home saver account you hold. That interest is non-assessable, non-exempt income, that is, tax-free income.

This question is NOT about:

- dividends (you show these at the next question)
- interest from a partnership or trust
- interest from a cash management trust or similar trust investment product.



STOP

If you received interest from a partnership or trust, you cannot use the short tax return.

If you had tax file number (TFN) amounts withheld on interest because you did not provide your TFN, you cannot use the short tax return.

WHAT YOU NEED

- Your statement or similar document for each account
- Notices of assessment you received from the Tax Office during 2008–09 showing interest on early payments or overpayments

WHAT YOU MUST DO

STEP 1

Using the information on your financial documents, add up the amounts of interest.

For shared accounts, only include your share of the interest.



NOTE

Do not deduct account-keeping fees and charges from your gross interest amount. You may be able to claim these at item 28 (Bank account fees).

STEP 2

Write the total at item **21** on your short tax return.

QUESTION 22

Dividends from shares

This question is about:

dividends you received in 2008-09 from shares in Australian companies (but not from managed funds).

This includes:

- dividends paid directly to you
- dividends applied under a dividend reinvestment plan
- bonus shares which qualify as dividends.

A dividend is assessable income in the year it was paid or credited to you (even if it relates to a previous year).

This question is NOT about:

- dividends paid by a partnership, trust, managed fund or cash management trust
- dividends from a New Zealand company that have Australian franking credits attached.



You cannot use the short tax return if you had:

- more than \$5,000 of franking credits
- tax file number (TFN) amounts withheld on dividends because you did not provide your TFN
- dividends paid by a partnership, trust, managed fund or cash management trust
- dividends from a New Zealand company that have Australian franking credits attached
- payments, loans or forgiven debts from a private company that are treated as dividends.

WHAT YOU NEED

Your dividend statement from each payer

Your statement should show:

- unfranked amount
- franked amount
- franking credit.

Your dividend statement may state that all or a part of an unfranked amount is paid out of 'conduit foreign' income. Include any unfranked amount paid out of conduit foreign income with all other unfranked amounts.

WHAT YOU MUST DO

STEP 1

Using the information on your statements:

- add up all the unfranked amounts
- add up all the franked amounts
- add up all the franking credits.

If your dividend statement does not show the franked and unfranked portions of the dividend, show the total dividend amount as a franked amount.

STEP 2

Write the totals at item 22 on your short tax return.

QUESTION 23

Small payments you received for your services (totalling less than \$5,000)

This question is about:

small payments you received for your services in 2008–09 (which were not part of your normal salary and wages shown at item 14), such as:

- jury service (which you did not pay back to your employer)
- participation in market research
- book-keeping and secretarial work
- delivering newspapers and advertising brochures
- voluntary services.

The total income from these payments must be less than \$5,000.



STOP

If the total is \$5,000 or more, you cannot use the short tax return.

If you include income at this item, you may be able to claim deductions for associated work-related expenses at later items.

This question is NOT about:

payments you received that:

- had tax withheld (show these at item 14)
- relate to a hobby (these payments are not taxed)
- reimburse expenses and are not income (for example, travel allowance paid to jurors)
- relate to a business you run.



If you run a business, you cannot use the short tax return.

If you are not sure if you should include a particular payment you received, phone the Individual Infoline on 13 28 61.

WHAT YOU MUST DO

Write the total of the payments you received for services at item **23** on your short tax return.

QUESTION 24

TOTAL INCOME

WHAT YOU MUST DO

STFP :

Check that you have shown all the income you received.

STEP 2

Add up all income amounts and write the total at item **24** on your short tax return.

QUESTION 25

Work-related car expenses (cents per kilometre method)

This question is about:

deductions for work-related car expenses for a car you:

- owned
- leased, or
- hired under a hire-purchase agreement for work-related travel up to a maximum of 5,000 kilometres, using the cents per kilometre method.



If you wish to claim using the 12% of original value method, the one-third of actual expenses method or the logbook method, you cannot use the short tax return. See page 7 for other ways to prepare your tax return.

If you received an allowance from your employer for the use of your car for work-related purposes (the amount is usually shown on your payment summary), make sure you have included the allowance at item 15.

What can you claim?

You can claim for the kilometres you travelled for work-related purposes in 2008–09.

The most you can claim using the cents per kilometre method is for 5,000 kilometres, even if you travelled more.

You can claim the cost of using your car to travel directly between two separate places of employment – for example, when you have a second job.

You cannot claim for the normal trip between home and work, unless:

- your car carries bulky tools or equipment such as an extension ladder or cello – which you use for work and cannot leave at work
- your home is a base for employment you start work at home and travel to continue work at another place, or
- you have shifting places of employment you regularly work at more than one place each day.

WHAT YOU MUST HAVE

No written evidence of expenses is necessary, but you may need to be able to show how you worked out your work-related kilometres (for example, by producing odometer records).

WHAT YOU MUST DO

STEP 1

Use the following table to find out how much you can claim per kilometre (km) depending on your car's engine.

Ordinary engine	Rotary engine	Cents per km
1600cc or less	800cc or less	63 cents
1601-2600cc	801-1300cc	74 cents
2601cc and over	1301cc and over	75 cents

STEP 2

Use the following table to work out the amount you can claim:

Total work-related kilometres (cannot be more than 5,000 km)	(a)
Cents per km for your car's engine (63, 74 or 75 cents)	(b)
Multiply (a) by (b).	(c)
Divide (c) by 100.	\$ (d)

The amount at (d) is the dollar amount you can claim. Write this amount at item **25** on your short tax return.

EXAMPLE

You used your car to travel 1,000 kilometres for work-related purposes. Your car has a 1600cc engine – therefore you can claim 63 cents per kilometre.

The amount you can claim is: $(1,000 \times 63) \div 100 = 630

QUESTION 26

Work-related clothing expenses

This question is about:

deductions for the cost of buying, renting, repairing and cleaning the following types of clothing relating to your work as an employee:

- compulsory work uniforms
- non-compulsory work uniforms
- occupation-specific clothing, and
- protective clothing.

You cannot claim for any other type of clothes you wear to work (such as a suit, black trousers, white shirt or jeans) even if your employer tells you to wear them.

You cannot automatically claim a deduction just because you received a clothing or laundry allowance from your employer (question **15**) – you can only claim for what you actually spent.

Compulsory work uniform

This is a single item or a set of **unique** or **distinctive** clothing that identifies you as an employee of an organisation, and it is **compulsory** for you to wear it while at work.

Clothing is **unique** if it has been designed and made only for the employer.

Clothing is **distinctive** if it has the employer's logo permanently attached, and the clothing with the logo is not available to the public.

You may be able to claim for secondary items such as shoes, socks and stockings, but only where they are specified (colour, style) in your employer's compulsory uniform policy.

Non-compulsory work uniform

You can claim for a non-compulsory work uniform only if your employer has registered the design with AusIndustry – check with your employer (who will be able to find the information at www.ausindustry.gov.au).

Occupation-specific clothing

This is clothing that is specific to your occupation and would allow the public to easily recognise your occupation – for example, the checked pants a chef wears.

Protective clothing

Protective clothing is clothing and items that:

- protect you from the risk of injury or illness while you are working – for example, safety boots, gloves, fire-resistant clothing and sun-protection clothing, or
- you wear at work to protect your ordinary clothes from soiling or damage – for example, overalls, smocks and aprons.

Ordinary clothes such as jeans, drill shirts and shorts, trousers and socks that lack protective qualities designed for the risks of your work are not protective clothing.

WHAT YOU MUST HAVE

You must be able to justify your claim for all the costs of buying, renting, repairing and cleaning your work-related clothing.

For washing, drying and ironing you did yourself, you may work out your claim on the basis of \$1 per load (or 50 cents if washed with other clothes).

If your total claim at items **26** and **27** (excluding amounts for overtime meals) is more than \$300, you must have written evidence (such as receipts, bank or credit card statements, diary entries and calculations) for the whole amount you are claiming at this item (except for the cleaning component if it was less than \$150).

Evidence for these purposes generally needs to be a document or combination of documents from either the supplier or a third party showing the amount spent, the date of payment, the name of the supplier, and a description of the item or services supplied.

Diary entries or other records you have prepared yourself are acceptable as written evidence only if:

- the expenses are each \$10 or less and the total of these expenses is \$200 or less, or
- you cannot get a receipt or other supplier or third-party documentation to support your claim.

See page 7 for information about how long you must keep your records.

WHAT YOU MUST DO

STEP 1

Work out the total amount of your work-related clothing expenses for 2008–09 and write the total amount at item **26** on your short tax return.

STEP 2

Select the code letter that describes the clothing for which you are claiming the majority of expenses:

Compulsory work uniforms	С
Non-compulsory work uniforms	N
Occupation-specific clothing	S
Protective clothing	Р

STEP 3

Write your code letter at item 26 on your short tax return.

QUESTION 27

Other work-related expenses

This question is about:

deductions for the following work-related costs:

- union fees and subscriptions to associations
- overtime meals
- protective items (other than protective clothing)
- seminars and conferences
- trade publications
- telephone expenses
- any other expenses relating to your work as an employee.

You can only claim for what you actually spent.

This question is NOT about:

the costs of self-education, computers and software, professional libraries, protective clothing items and home office expenses.



STOP

If you wish to claim the costs of self-education, computers and software, professional libraries, and home office expenses, you cannot use the short tax return.

Union fees and subscriptions to associations

You can claim for the cost of union fees and subscriptions to trade, business or professional associations. These may be shown on your payment summary.

You can claim payments of levies to a strike fund only where the fund was used solely to maintain or improve your pay - if you are not sure, check with your union.

Overtime meals

You can claim the cost of overtime meals only if your employer paid an award overtime meal allowance and you showed the allowance at item 15.

You can claim the amount you actually spent. If your claim is more than \$23.60 for a meal, you will need written evidence of the claim (receipts or diary entries).

Protective equipment and other items

You can claim the cost of equipment or other items, other than clothing items, that you used to protect yourself from the risk of injury or illness at work for example, hard hats, safety glasses, other safety equipment, sunscreen and sunglasses.

The cost of protective clothing can be claimed at item 26.

Seminars and conferences

You can claim the cost of attending seminars, conferences or education workshops that were sufficiently connected to your work activities.

Trade publications

You can claim for the cost of trade magazines. technical journals and reference books that you needed to do your work.

Telephone expenses

You can claim the cost of work-related phone calls on your private telephone. Add up the total of your work-related calls using your phone bill.

You can also claim for your telephone rental if you were 'on call' or you were required to regularly phone your employer or clients while you were away from your workplace. You must apportion the cost of telephone rental between work-related and private use.

Other work-related expenses

You can claim other work-related expenses you paid (such as batteries for calculators, classroom materials and stationerv).

WHAT YOU MUST HAVE

You must be able to justify your claim.

If your total claim for items 26 and 27 (excluding amounts for overtime meals) is more than \$300, you must have written evidence (such as payment summaries, receipts, phone bills, bank or credit card statements, diary entries and calculations) for the amount you are claiming at this item.

Evidence for these purposes generally needs to be a document or combination of documents from either the supplier or a third party showing the amount spent, the date of payment, the name of the supplier, and a description of the item or services supplied.

Diary entries or other records you have prepared yourself are acceptable as written evidence only if:

- the expenses are each \$10 or less, and the total of these expenses is \$200 or less, or
- you cannot get a receipt or other supplier or third-party documentation to support your claim.

See page 7 for information about how long you must keep your records.

WHAT YOU MUST DO

STEP 1

Work out the total amount of your other work-related expenses for 2007-08.

STEP 2

Write this amount at item 27 on your short tax return.

QUESTION 28

Bank account fees

This question is about:

deductions for account-keeping fees for accounts kept for investment purposes - for example, a cash management account.

This question is NOT about:

first home saver accounts. You cannot claim a deduction for account keeping fees charged on a first home saver account.

WHAT YOU MUST HAVE

Your bank statement or similar document for each account

WHAT YOU MUST DO

Work out the total amount of your relevant account-keeping fees for 2008-09.

For shared accounts, include only your share of the fees.

STEP 2

Write this amount at item 28 on your short tax return.

QUESTION 29

Gifts and donations of money

This question is about:

deductions for:

- gifts or donations of \$2 or more to eligible organisations, such as:
 - certain organisations or charities which provide help in Australia
 - approved overseas aid funds
 - school building funds.

Receipts should state that the gift or donation is tax deductible or that it is made to a deductible gift recipient. If you are in doubt, check with the organisation to which you made the gift or donation.

You can claim only for voluntary donations.

You cannot claim for a donation if you received something for it (for example, a pen, raffle ticket, reduction in school fees or a game of golf).

You can claim donations to an approved church-run charity, but not to the church itself.

BUSHFIRE AND FLOOD DONATIONS

If you made one or more donations of \$2 or more to bucket collections conducted by an approved organisation for bushfire and flood victims, you can claim a tax deduction equal to your contribution without a receipt provided the contribution does not exceed \$10. If you used the web or phone to make a donation over \$10, your web receipt or credit card statement is sufficient. If you donated through third parties, such as banks and retail outlets, the receipt they issued to you is also sufficient. If you contributed through 'workplace-giving', your payment summary shows the amount you donated.



NOTE

Legislation has been introduced into Parliament to remove the deduction for contributions of \$2 or more to political parties and independent candidates and members of parliament. At the time of printing these instructions this amendment had not become law. Go to our website at www.ato.gov.au for up-to-date information before claiming a deduction for such contributions.

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This question is NOT about:

- gifts or donations of property (other than money)
- making an election to spread your deduction over five income years or less
- contributions relating to fund-raising events when you receive a minor benefit for your contribution. See Deductions for contributions relating to fund-raising events in Special circumstances and glossary in TaxPack 2009 for more information. You could be eligible to claim for contributions of more than \$150.



STOP

You cannot use the short tax return if any of the three dot points above applies to you.

WHAT YOU MUST HAVE

Receipts for all your gifts and donations (or your payment summary for any donations you made under a workplace-giving program)

WHAT YOU MUST DO

STEP 1

Work out the total amount of your gifts and donations for 2008-09.

STEP 2

Write this amount at item 29 on your short tax return.

QUESTION 30

Cost of managing your tax affairs

This question is about:

deductions for:

- expenses for managing your tax affairs
- interest charges imposed by the Tax Office
- expenses for complying with any legal obligations relating to another person's tax affairs.

Managing your tax affairs

Expenses for managing your tax affairs may include the cost of:

- stationery items you bought to do your tax preparation and for record keeping
- preparing and lodging your previous tax return using a registered tax agent
- tax reference material you bought
- travel associated with obtaining tax advice
- obtaining tax advice from a recognised tax adviser, that is, from a registered tax agent, barrister or solicitor
- obtaining advice from a recognised tax adviser for a family tax benefit claim lodged with the Tax Office.

You cannot claim for the cost of tax advice given by someone who is not a recognised tax adviser.



NOTE

A list of registered tax agents can be found at www.tabd.gov.au or you can check with the Tax Agents' Board on 1300 362 829.

Interest charges

You can claim any interest charges imposed by the Tax Office. You cannot claim any penalty or extra tax you had to pay.

Legal obligations

If we asked you to supply information about another person's tax affairs, you can claim the expenses which you incurred in complying with our request.

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WHAT YOU MUST DO

STEP 1

Work out the total amount of your expenses for managing your tax affairs during 2008–09.

STEP 2

Write this amount at item 30 on your short tax return.

QUESTION 31

TOTAL DEDUCTIONS

WHAT YOU MUST DO

STEP 1

Check that you have shown all the deductions you can claim.

STEP 2

Add up all deduction amounts and write the total at item **31** on your short tax return.

QUESTION 32

TAXABLE INCOME

WHAT YOU MUST DO

STEP 1

Take **total deductions** (shown at item **31**) away from **total income** (shown at item **24**).

STEP 2

Write the result at item 32 on your short tax return.

QUESTION 33

Dependent spouse, no dependent children

You may be able to claim a dependent spouse tax offset for **any period** in 2008–09 when **all** the following applied:

- your taxable income (shown at item 32) was \$150,000 or less
- you lived with your spouse (married or de facto), or you helped your spouse to pay living expenses
- your spouse was an Australian resident for tax purposes
- you and your spouse did not have any dependent children.

See the definition of spouse on page 50.



The 'with-child' rate of dependent spouse tax offset has been incorporated into the family tax benefit (FTB) and is no longer available as a tax offset.

However, you may still be eligible for the dependent spouse tax offset if you or your spouse had a dependent child:

- but neither of you were eligible for FTB Part B for the child, or
- either of you were eligible for FTB Part B, but only at the shared care rate. (You may be able to claim a dependent spouse tax offset for the days the child was not in the care of you or your spouse.)



If either of these situations applied and you wish to claim the dependent spouse tax offset, you cannot use the short tax return.

Spouse's separate net income

The amount you can claim will depend on your spouse's 'separate net income' for the period you are claiming.

If you are claiming for the full year, your spouse's separate net income for the full year must have been less than \$8,918. (This amount reduces if you are claiming for part of the year.)

WHAT YOU MUST DO

STEP 1

Work out the period (or periods) when **all** the conditions for dependent spouse tax offset applied – this is the period for which you can claim.

STEP 2

If you are claiming for the full year:

- work out your spouse's separate net income for 2008–09, see pages 53–4
- if your spouse's separate net income was more than \$282, go to step 3
- if your spouse's separate net income was less than or equal to \$282, you can claim the full amount of \$2,159 write this amount at item 33 on your short tax return. You have finished this question.

If you are claiming for part of the year:

- work out the number of days in the period (or periods) you are claiming
- then work out your spouse's separate net income for the period you are claiming – see pages 53–4. If you are claiming for more than one period, the separate net income you show at step 3 is the total of the separate net incomes for each of the periods you are claiming.

STEP 3

Use the following table to work out your tax offset:

Number of days you are claiming (The full year is 365 days.)		(a)
Multiply (a) by \$5.92 or		
use \$2,159 for the full year.	\$	(b)
Your spouse's separate net income for		
the period (or periods) you are claiming	\$	(c)
If the amount at (c) is less than or equal your tax offset is the amount at (b) – write at item 33 on your short tax return. Otherwise, continue working:		nt
Take \$282 away from (c).	\$	(d)
Divide (d) by 4.	\$	(e)
Take (e) away from (b).	\$	(f)
If the amount at (f) is \$0 or less, you can a dependent spouse tax offset.	not claim	

If the amount at (f) is more than \$0, that amount is your

tax offset for the period - write this amount at item 33

NOTE

on your short tax return.

If you are claiming this tax offset, you must also complete your spouse's details at items 10, 46 and 51.

QUESTION 34

Senior Australians

You are eligible for the senior Australians tax offset if you satisfy **all** of the following **four conditions**.

Condition 1

On 30 June 2009 you were:

- a male
 - aged 65 years or more, or
 - veteran or war widower aged 60 years or more who met the veteran pension age test

O

- a female
 - aged 63 years and 6 months or more, or
 - veteran or war widow aged 58 years and 6 months or more who met the veteran pension age test.

Condition 2

Any of the following applied in 2008–09:

- You did not have a spouse, and your taxable income was less than \$46,707.
- You lived apart from your spouse because of ongoing illness, or either of you was in a nursing home at any time during the year, and the combined taxable income* of you and your spouse was less than \$87,840.
- You did have a spouse, and the combined taxable income* of you and your spouse was less than \$74,992.

See the definition of spouse on page 50.

*Combined taxable income includes your spouse's share of any net income of a trust estate to which they are presently entitled and on which the trustee is assessed under section 98 of the *Income Tax Assessment Act 1936*.

Condition 3

Any of the following applied at any time in 2008–09:

- You received the age pension from Centrelink, or a pension, allowance or benefit from the Department of Veterans' Affairs (DVA).
- You did not receive or apply for the age pension, but you would satisfy one or more of the following *Social Security Act 1991* age pension eligibility tests:
 - the Australian residency test
 - you had a qualifying residence exemption (refugee or special humanitarian program)
 - you received a partner allowance, mature age allowance, widow B pension or widow allowance immediately before turning age-pension age
 - you would qualify for the Australian age pension under an international social security agreement.

If you are unsure about these tests, phone Centrelink on 13 23 00.

■ You were a veteran with eligible war service or a Commonwealth veteran, allied veteran or allied mariner with qualifying service who did not receive a pension, allowance or benefit from Department of Veterans' Affairs (DVA) because you did not make a claim or because of the application of the income test or assets test.

Condition 4

You meet this condition unless you were in jail for the whole of the 2008–09 income year.

WHAT YOU MUST DO

STEP 1

If you satisfy **all four conditions**, select all the code letters that applied to you at any time in 2008–09:

You were single, widowed or separated.	Α
You and your spouse lived apart because of illness or infirmity and you are both eligible for the senior Australians tax offset.	
You and your spouse lived apart because of illness or infirmity but your spouse is not eligible for the senior Australians tax offset.	С
You and your spouse lived together and you are both eligible for the senior Australians tax offset.	D
You and your spouse lived together but your spouse is not eligible for the senior Australians tax offset.	E

If only **one** code letter applied, go to step 2.

If more than one code letter applied, use the first code letter in the list above that applied to you, except :	
If both A and B applied, and your spouse's taxable income was less than \$18,334, use	В
If both A and C applied, and your spouse received an Australian Government payment listed at question 17 and your spouse's taxable income was less than \$18,640, use	С
If both A and D applied, and your spouse's taxable income was less than \$12,494, use	D
If both A and E applied, and your spouse received an Australian Government payment listed at question 17 and your spouse's taxable income was less than \$13,140, use	E

STEP 2

Write your code letter in the **Tax offset** code box at **N** item **34** on your short tax return.

We will work out the amount of your tax offset.

You may not get the senior Australians tax offset even if you meet all the eligibility conditions as the amount of the tax offset is based on your individual taxable income, not your combined taxable income if you have a spouse.

STEP 3

If your spouse or you were a veteran, war widow or war widower, work out your **veteran code** – select the code letter that applies to you:

You were a veteran, war widow or war widower.	V
Your spouse was a veteran, war widow or war widower.	W
Both V and W apply to you.	Х

Write the code letter in the **Veteran** code box at **Y** item **34** on your short tax return.

QUESTION 35

Pensioner offset

Do not complete this item if you completed item **34**. Go to question **36**.

This question is about:

tax offset for persons who showed income at item **17** and who do not qualify for the senior Australians tax offset.

WHAT YOU MUST DO

STEP 1

Select the code letter that applied to you in 2008–09 at the time you were receiving any of the payments referred to in question **17**:

You were single, widowed or separated.	S
You and your spouse – married or de facto – lived together.	Р
You and your spouse – married or de facto – 'had to live apart due to illness', or either of you was in a nursing home.	I



Had to live apart due to illness is a term that relates to the payment of pensions. This would apply to you if you were paid the pension at a higher rate because Centrelink or the Department of Veterans' Affairs (DVA) determined that you and your spouse were separated due to illness. If you are unsure check with Centrelink or DVA.

If only **one** code letter applied, go to step 2.

If more than one code letter applied to you in 2008–09, at the time you were receiving any of the payments referred to in question 17, select the following code letter:

If both P and I applied to you, select	I
If S, P and I all applied to you, select	J
If both S and I applied to you, select	J
If both S and P applied to you, select	Q

This code letter tells us how to work out the amount of your tax offset.

STEP 2

Print your code letter in the **Tax offset** code box at **O** item **35** on your short tax return.

STEP 3

If your spouse or you were a veteran, war widow or war widower, select the **veteran code letter** that applies to you:

You were a veteran, war widow or war widower.	V
Your spouse was a veteran, war widow or war widower.	W
Both V and W apply to you.	Х

Print the code letter in the **Veteran** code box at **T** item **35** on your short tax return.

If both you and your spouse are eligible for the senior Australians tax offset or the pensioner tax offset and your spouse doesn't use it all, the unused portion may be available for transfer to you. We will work out whether you will receive a transfer from the amounts you write in the spouse details section of your short tax return.

QUESTION 36

Australian superannuation income stream

If you have shown income from an Australian superannuation income stream at item **18**, you may be entitled to a tax offset equal to 10% or 15% of all or part of the taxable component of your superannuation income stream benefit.

You are not entitled to a tax offset for the taxed element of any superannuation income stream you received before you turned 55 years old unless the superannuation income stream was either:

- a disability superannuation benefit, or
- a death benefit income stream.

You are not entitled to a tax offset for the untaxed element of any superannuation income stream received before you turned 60 years old unless the superannuation income stream is a death benefit income stream and the deceased died after they turned 60 years old.

For the purposes of this question, a death benefits dependant also includes a person who receives a death benefit income stream that commenced before 1 July 2008.

For more information on the taxation of death benefits paid from superannuation funds as lump sums or income streams to death benefits dependants and others, see the electronic publication *Understanding death benefits*. It is available on our website.

If you are not entitled to a tax offset go to question 37.

WHAT YOU NEED

Your PAYG payment summary – superannuation income stream. It shows whether your superannuation income stream qualifies for a tax offset and what the amount of your tax offset is. If you cannot find your payment summary, or are not sure whether you can claim a tax offset, contact your superannuation provider.

If your tax offset amount is not shown on your payment summary, you can work it out by multiplying the taxed element and the untaxed element of the taxable component by the relevant percentage shown in **table 1** below.

Work out the tax offset for each element and add them together.

If you turned 55 or 60 years old during the 2008–09 income year, a different percentage of tax offset may apply to the superannuation income stream you were receiving before and after your birthday. You can ask your payer what amounts of your superannuation income stream attract a tax offset, or you can use **worksheet 1** to work out the amount of your tax offset.

TABLE 1: Percentages used to work out your Australian superannuation income stream tax offset

Income stream	Age of the deceased	Your age at date of each payment	Taxed element	Untaxed element	
Death benefit	Under 60 years	Under 60 years	15%	0%	
		60 years and over	Tax free*	10%	
	60 years and over	Any age	Tax free*	10%	
Disability superannuation benefit	Not applicable	Under 60 years	15%	0%	
		60 years and over	Tax free*	10%	
All other income streams	Not applicable	Under 55 years	0%	0%	
		55-59 years	15%	0%	
		60 years and over	Tax free*	10%	
* The tax offset does not apply because this is non-assessable non-exempt income, that is, tax-free income.					

WHAT YOU MUST DO

STEP 1

Work out the total amount of your tax offset.

If you are using **worksheet 1** use steps (a) to (g) to work out the tax offset for each element of your superannuation income stream. If you received more than one superannuation income stream repeat steps (a) to (g) for each of those income streams.

If you are not using **worksheet 1** add up the tax offset amounts shown on all your *PAYG payment summary – superannuation income stream*.

WORKSHEET 1: Working out the amount of your tax offset

The amount of the part of the superannuation income stream benefit paid to you before your 55th or 60th birthday for which you					
are entitled to a tax offset	\$	(a)			
Relevant percentage from table 1		(b)			
Multiply (a) by (b).	\$	(c)			
The amount of the part of the superannuation income stream benefit paid to you on or after your 55th or 60th birthday for which you					
are entitled to a tax offset	\$	(d)			
Relevant percentage from table 1		(e)			
Multiply (d) by (e).	\$	(f)			
Add (c) and (f).	\$	(g)			
The amount at (g) is your tax offset for this income stream.					
Add up all the amounts you have worked out at (g).	\$	(h)			
The amount at (h) is the total amount of your tax offset.					

STEP 2

Write the total amount of your tax offset at item **36** on your short tax return. Do not show cents.

QUESTION 37

Private health insurance

This question is about:

claiming the private health insurance rebate for a percentage of the premium you or your employer paid towards a complying private health insurance policy provided by a registered health insurer, for hospital, general (also known as 'extras') or combined hospital and general cover where every person covered by the policy is eligible to claim benefits under the Medicare system. Check with your health insurer if you are unsure.



You cannot use the short tax return if:

- you had more than two private health insurance policies in 2008–09, or
- the statement from your health insurer is based on projected figures, and the amounts actually paid by you differ from the amounts projected.

The percentage of rebate you may be entitled to claim is determined by the age of the oldest person covered by the policy.

Age of the oldest person covered by the policy*	Amount of rebate	
Less than 65 years	30% of the amount of premium paid	
65 years to under 70 years	35% of the amount of premium paid	
70 years or older	40% of the amount of premium paid	

^{*} If the oldest person covered by the policy moves into the next age group during the year, the rebate for the policy is calculated on the number of days that person was in each age group.

Once the policy becomes eligible for the higher rebate, the policy will continue to be eligible for this higher rate even if the oldest person covered by the policy, who created the eligibility, dies or leaves the policy. Your eligibility will also continue even if you change insurers or policies after this event. However, this ongoing eligibility will be affected if a new person is added to the policy after the person creating eligibility leaves the policy. In this circumstance, you should contact your health insurer for more information on how your rebate level will be affected.

Your private health insurance statement will provide you with details of your rebate level.

If two people made payments for the same policy – for example, you made payments from a joint bank account – each person can claim the relevant percentage for the proportion they paid.

Claiming the rebate

The rebate can be claimed as:

- a reduction in your health insurance premium
- acash or a cheque from Medicare
- a refundable tax offset at the end of the income year,
- a combination of all these options each for a different period during the year.

WHAT YOU MUST HAVE

- You need a private health insurance statement from your health insurer. If you did not receive a statement, you should contact your health insurer and request one. If you were covered by a second health insurer during the year, you should have a statement from that health insurer.
- You need the total amount of cash or cheque payments you have received from Medicare for your private health insurance for 2008–09.

You have already received your full entitlement and you have finished this question if:

- you have a statement from all the health insurers you paid a premium to, and
- the amount at **G** on each statement is **0**.

WHAT YOU MUST DO

Use the table below to work out your tax offset amount. Refer to the statement from your health insurer. If you have paid for a second policy use the second column for that policy.

If one of your statements shows two **G** labels, each with a different amount, use the higher amount.

Amount shown at G		First policy	Second policy		
on your statement	(a)	\$	\$		
Amount of any cash or cheque rebate received from Medicare for your private health					
insurance premium	(b)	\$	\$		
Take (b) away from (a) – this is your private health					
insurance tax offset.	(c)	\$	\$		
Add up the amounts at (c) ignoring any amount at (c)					
which is negative.	(d)	\$			
If the amount at (d) is \$0 or less, you have already					

If the amount at (d) is \$0 or less, you have already received your full entitlement.

If the amount at (d) is more than \$0, that amount is your unclaimed private health insurance tax offset. Write this amount at item **37** on your short tax return.

Zone (remote area)

You may claim a tax offset if you lived or worked in one of the zones (zone A, zone B or a special area) specified on pages 38–9 for a total of **183 days or more** in 2008–09.

The 183 days do not have to be continuous.



You cannot use the short tax return if you wish to claim for:

- living or working in more than one zone during 2008–09
- zone tax offset using qualifying days from previous years
- service overseas as a member of the Australian Defence Force or a United Nations armed force.

You cannot claim a zone tax offset for working on an offshore oil or gas rig.

Who can you claim for?

You can claim amounts for **yourself**, your **dependent spouse** and your **dependent children**. See the definition of spouse on page 50.

Your spouse and children do not need to have lived with you for the period you are claiming, but must have been Australian residents for tax purposes.

You can also claim an extra amount if you were a sole parent at any time in 2008–09, but only if you are also able to claim for a dependent student or child at this item.

WHAT YOU MUST DO

Use the following steps to work out your tax offset.

STEP 1

Check if you were in one of the following categories and work out your tax offset amount.

Category	Tax offset amount	
Single with no dependants	Special area	\$1,173
for all of 2008–09	Zone A	\$338
	Zone B	\$57
Able to claim the maximum dependent spouse (no dependent children) tax offset (\$2,159) at item 33	Special area	\$2,253
	Zone A	\$1,418
	Zone B	\$489

If you were in one of the above categories, at item **38** on your short tax return write your tax offset amount **less** any remote area allowance* you received. You have finished this question.

If you were not in one of the above categories, go to step 2.

STEP 2

If you were not in one of the above categories, work out the amounts you can claim for:

- yourself at step 3
- your dependent children at step 4
- vour dependent spouse at step 5
- being a sole parent at step 6.

Then work out your total tax offset at step 7.

STEP 3 – Amount for yourself

Work out the amount you can claim for yourself.

For a special area, write **1,173**.

For zone A, write **338**.

\$ (a)

Transfer the amount at (a) to 'Yourself' at step 7 on page 38. Then go to step 4 on the next page.

^{*}Remote area allowance you received from Centrelink or the Department of Veterans' Affairs, or any equivalent amount included in an exceptional circumstance relief payment or payment of farm help income support.

STEP 4 – Amounts for dependent children

You can claim for the period (or periods) in 2008–09 you maintained dependent children.

You can claim for:

- each child who was a full-time student at a school, college or university, who was aged under 25 years on 30 June 2009 and whose separate net income was less than \$1,786
- the first child who was not a full-time student, who was aged under 21 years on 30 June 2009 and whose separate net income was less than \$1,786
- each other child who was not a full-time student, who was aged under 21 years on 30 June 2009 and whose separate net income was less than \$1,410.

If a student turned 25 years old or a child turned 21 years old in 2008–09, you can only claim for the period up to their birthday (in this case, a lower separate net income figure will apply).

To work out separate net income, see pages 53–4. Use the following table to work out the amounts you can claim.

For **more than four children**, do the extra calculations on a separate sheet.

STEP 5 - Amount for dependent spouse

You may be able to claim for the period (or periods) in 2008–09 you maintained your spouse.

Use the appropriate table on the next page, either table 5.1 or 5.2, to work out how much you can claim.

Child's name					
Age in years on 30 June 2009					
Number of days you maintained the child (the full year is 365 days)					(a)
For a full-time student aged under 25 years, write 1.0301 .					
For the first non full-time student aged under 21 years, write 1.0301 .	\$	\$	\$	\$	(b)
For another non full-time student aged under 21 years, write 0.7726 .					
Multiply (a) by (b).	\$	\$	\$	\$	(C)
Child's separate net income for the period	\$	\$	\$	\$	(d)
you maintained them If the child's separate net income is less than \$286 , tra amount at (c) to the box at (g) below and continue work					
Otherwise continue working:					
Take \$282 away from (d).	\$	\$	\$	\$	(e)
Divide (e) by 4.	\$	\$	\$	\$	(f)
Take (f) away from (c).	\$	\$	\$	\$	(g)
	If the amount at (g) is \$0 or less, you cannot claim an offset for the child.				
For a special area, write 2.					
For zone A, write 2.					(h)
For zone B, write 5.					
Divide (g) by (h).	\$	\$	\$	\$	(i)
	The amounts at (i) are the amounts you can claim for your children – transfer these amounts to 'Dependent children' at step 7 on page 38. Then go to step 5 above.				



NOTE

You cannot include an amount for your dependent spouse (with or without dependent children) if your taxable income is more than \$150,000.

TABLE 5.1: Dependent spouse - with dependent children at any time in 2008-09

You can claim an amount at this table only if you are also claiming at least \$1 for a dependent child at step 4.

You may be able to claim for your spouse if their separate net income (see pages 53-4) was less than **\$10,314** for the full year.

Number of days you maintained your spouse (a full year is 365 days)	(a)
Multiply (a) by \$6.87 (= \$2,508 for the full year).	\$ (b)
Your spouse's separate net income for the period you maintained your spouse*	\$ (c)
If your spouse's separate net income is I transfer the amount at (b) to the box at (continue working from (f).	
Otherwise continue working:	

Otherwise continue working:

Take \$282 away from (c).	\$ (d)
Divide (d) by 4.	\$ (e)
Take (e) away from (b).	\$ (f)

If the amount at (f) is \$0 or less, you cannot claim for a dependent spouse – go to step 6.

Otherwise continue working:

For a special area, write 2.	
For zone A, write 2.	(g)
For zone B, write 5.	
Divide (f) by (g).	\$ (h)

The amount at (h) is the amount you can claim for a dependent spouse - transfer this amount to 'Dependent spouse' at step 7 on the next page. Then go to step 6 in the next column.

TABLE 5.2: Dependent spouse – no dependent children for all of 2008-09

If you had no dependent children for all of 2008-09, you may be able to claim for your spouse if their separate net income (see pages 53-4) was less than \$8.917 for the full year.

Because part of the calculation is the same, this table uses the amount of **dependent spouse** (no dependent children) tax offset you are claiming at item 33 - if necessary, check to see if you can claim a dependent spouse (no dependent children) tax offset at item 33.

Amount of dependent spouse (no dependent children) tax offset		
you are claiming at item 33	\$	(a)
For a special area, write 2.		1
For zone A, write 2.		(b)
For zone B, write 5 .		
Divide (a) by (b).	\$	(C)
The amount at (c) is the amount you can	claim for a	

The amount at (c) is the amount you can claim for a dependent spouse – transfer this amount to 'Dependent spouse' at step 7 on the next page. Then go to step 6.

STEP 6 - Amount for sole parent

You can claim for any period in 2008-09 you were a sole parent (this is in addition to the amount you can claim for yourself).

You can claim an amount for being a sole parent only if you are also claiming at least \$1 for a dependent child at step 4.

You **cannot** claim at this step for any period for which you are claiming an amount for a dependent spouse at step 5.

Use the following table to work out the amount you can claim.

Number of days in 2008–09 you had sole care of a child (the full year is 365 days)	(a)
Multiply (a) by \$4.40 (= \$1,607 for a full year).	\$ (b)
For a special area, write 2 . For zone A, write 2 . For zone B, write 5 .	(c)
Divide (b) by (c).	\$ (d)

The amount at (d) is the amount you can claim as a sole parent - transfer this amount to 'Sole parent' at step 7 on the next page, then complete step 7.

^{*} If you are claiming for more than one period, this will be the total of the separate net income for each period you are claiming.

STEP 7 - Zone tax offset

Use the following table to work out your tax offset.

Firstly, transfer all amounts from the final boxes in steps 3, 4, 5 and 6.			
Yours	self: (a) from step 3	\$	
	Child's name		
Dependent children:		\$	
(i) amounts from step 4		\$	
		\$	
		\$	
If you have more than four children, add up your fifth and remaining dependent children's amounts and			
write the total here. \$			
Dependent spouse: (h) from table 5.1 or (c) from table 5.2			
Sole parent: (d) from step 6 \$			
Total amount (Add up the column)		\$	(a)
Secondly, show any remote area			
allowance* am	ount you received.	\$	(b)
Tak	e (b) away from (a).	\$	(c)
If the amount at (c) is more than \$0, that amount is your zone tax offset – write this amount at item 38 on your short tax return.			
*Remote area allowance you received from Centrelink or the Department of Veterans' Affairs, or any equivalent amount			

included in an exceptional circumstance relief payment or

payment of farm help income support

Localities for zone tax offset

Locations that are within 250 kilometres of the localities marked with an asterisk (*) are also in the relevant zone.

Other less well-known isolated locations may be in a zone or special area. You can check if your location is in a zone by phoning **13 28 61**.

ZONE A

Western Australia	Northern Territory
Bidyadanga (Lagrange)	Alice Springs*
Broome*	Batchelor
Carnarvon	Darwin
Dampier	Hermannsburg
Derby	Katherine*
Goldsworthy	Pine Creek
Karratha	Santa Teresa
Marble Bar	Tindal
Newman*	Queensland
Pannawonica	Camooweal
Paraburdoo	Cloncurry
Port Hedland*	Mount Isa*
Roebourne	
Shay Gap	
Tom Price*	
Wittenoom	

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ZONE B

SPECIAL AREAS – SOME WELL-KNOWN LOCATIONS

Western AustraliaTasmaniaBalladoniaFurneaux Group IslandsDeakinKing IslandDenhamSouth AustraliaEuclaAmata Aboriginal CommunityExmouthCoober PedyFitzroy CrossingCoober PedyHalls CreekCookKununurraInnaminckaLavertonLeigh CreekLeinsterMarreeMaduraNullarborMeekatharraOodnadattaMount MagnetPenongOnslowRoxby DownsRawlinnaTarcoolaTurkey Creek (Bow River)QueenslandWilunaBouliaWyndhamBurketownNorthern TerritoryCooktownAlyangulaDoomadgeeAnguruguGeorgetownBorroloolaHelen ValeElliottHughendenGaliwinkuJulia CreekJabiruKowanyamaLajamanu (Hooker Creek)KowanyamaManingridaNormantonMilikapitiStamfordMillingimbiThargomindahNguiuWeipaNguiuWeipaNumbulwarVeipaOenpelliIslands and territoriesAustralian AntarcticTerritory	WELL-KNOWN LOCATIONS				
Wiluna Wyndham Northern Territory Alyangula Angurugu Borroloola Elliott Galiwinku Jabiru Lajamanu (Hooker Creek) Maningrida Milikapiti Milingimbi Nguiu Ngukurr Nhulunbuy (Gove) Numbulwar Oenpelli Northern Territory Boulia Burketown Cooktown Doomadgee Georgetown Helen Vale Hughenden Julia Creek Karumba Kowanyama Normanton Stamford Thargomindah Weipa Windorah Islands and territories Australian Antarctic Territory	Western Australia Balladonia Deakin Denham Eucla Exmouth Fitzroy Crossing Halls Creek Kununurra Laverton Leinster Madura Meekatharra Mount Magnet Onslow Rawlinna	Tasmania Furneaux Group Islands King Island South Australia Amata Aboriginal Community Coober Pedy Cook Innamincka Leigh Creek Marree Nullarbor Oodnadatta Penong Roxby Downs			
Papunyah Ramingining Tennant Creek Yirrkala Yuendumu Yulara Cocos (Keeling) Islands Heard Island Lord Howe Island Macquarie Island McDonald Islands Norfolk Island	Wiluna Wyndham Northern Territory Alyangula Angurugu Borroloola Elliott Galiwinku Jabiru Lajamanu (Hooker Creek) Maningrida Milikapiti Milingimbi Nguiu Ngukurr Nhulunbuy (Gove) Numbulwar Oenpelli Papunyah Ramingining Tennant Creek Yirrkala Yuendumu	Boulia Burketown Cooktown Doomadgee Georgetown Helen Vale Hughenden Julia Creek Karumba Kowanyama Normanton Stamford Thargomindah Weipa Windorah Islands and territories Australian Antarctic Territory Cocos (Keeling) Islands Heard Island Lord Howe Island Macquarie Island McDonald Islands			
New South Wales White Cliffs Palm Isles Group		Palm Isles Group			

Ongoing baby bonus claim

This question is about:

claiming the baby bonus for a child aged under five years for whom you gained legal responsibility on or after 1 July 2001 and before 1 July 2004 where:

- you claimed the baby bonus for the child in a previous year (not as a transferee), and
- you need to lodge a tax return this year (2008–09).

You can be legally responsible for a child if you are the child's natural mother or natural father, or you have a court order giving you legal responsibility (for example, through adoption).

If you are an adoptive parent, you may be entitled to claim from the date the adopted child came into your care. For more information, visit our website or phone the Individual Infoline on 13 28 61.

This question is NOT about:

claiming the baby bonus if:

- this is the first year you are claiming the baby bonus
- you were a transferee in 2007–08, that is, you provided your spouse's details on your baby bonus claim for that year, or
- you are a transferee in 2008–09, that is, your spouse has transferred their baby bonus eligibility for 2008–09 to you.



If you wish to claim the baby bonus this year and any of the above dot points apply to you, you cannot use the short tax return.

If you are transferring your baby bonus eligibility to your spouse for the income year, this question does not apply to you. You cannot make a baby bonus claim.

WHAT YOU MUST DO

Use the following steps to work out the number of days you are eligible to claim the baby bonus this year (2008–09).

STEP 1

Number of days in 2008-09 that

- you had legal responsibility for and care of the child and
- the child was under five years of age (the full year is 365 days)

(a)

If your child died before their fifth birthday, write 365 at (a) and go to step 4 on the next page.

If your child turned five years old on 1 July 2008 and

- the income year you gained legal responsibility for the child is also your base year **and**
- you did not transfer your eligibility in your base year, then

calculate the number of days from the date you became legally responsible to 30 June of your base year and write that number at (a). Go to step 4 on the next page.

STEP 2

Number of days in 2008–09 that another person – including your spouse – had legal responsibility for and care of your child during **any** of the days you

(b)

If the number of days at (b) is $\mathbf{0}$, go to step 4 on the next page.

STEP 3

If this other person was eligible for the baby bonus for another child without being a transferee

or

if you appear **after** this other person in the following list:

natural mother

have written at (a)

- adoptive mother
- any other woman
- natural father
- adoptive father
- any other man

then take (b) away from (a).

(c)

STEP 4

The number of days you are eligible to claim the baby bonus will be the **lower** of the numbers you have written at (a) and (c).

Write the number of eligible days at item **39** on your short tax return.

If your child died during the year but before their fifth birthday, print ${\bf B}$ for bereavement in the code box at item ${\bf 39}$.

QUESTION 40

Total tax offsets

WHAT YOU MUST DO

STEP 1

Check that you have shown all the tax offsets you can claim.

STEP 2

Add up all the tax offset amounts, and write the total at item **40** on your short tax return.

MEDICARE LEVY

Medicare is the scheme which gives Australian residents access to health care.

To help fund the scheme, resident taxpayers are subject to a Medicare levy (normally 1.5% of taxable income). The amount you have to pay will be calculated automatically.

In some cases, you may be entitled to a Medicare levy reduction or exemption, or you may have to pay more (a surcharge). Questions **41**, **42** and **43** deal with these situations.

Medicare levy reduction (question 41) – you may be entitled to this if you are a low income earner.

Medicare levy exemption (question **42**) – you may be entitled to this for periods you were in an exemption category.

Medicare levy surcharge (question **43**) – if your income or your family income was above certain limits, you may have to pay the surcharge for any periods you or your dependants did not have an appropriate level of private patient hospital cover.

The Medicare levy surcharge is in addition to the normal Medicare levy and is calculated at 1% of your taxable income and your total reportable fringe benefits.

Question **43** is **COMPULSORY**. If you do not answer it, you may be charged the full Medicare levy surcharge.

Refer to pages 42–8 when completing the Medicare levy items on the short tax return.

QUESTION 41

Medicare levy reduction

Low income earners may be eligible for a Medicare levy reduction. If you are a low income earner, we will work out any reduction to which you are entitled from the information you provide on your short tax return.

You need to complete this item only if you have a spouse or dependent children, and either your taxable income or your family taxable income is below the relevant limits shown on the next page.

WHAT YOU MUST DO

STEP 1

If you had a spouse on 30 June 2009 or your spouse died during the year, you must write your spouse's taxable income at item **47**. If your spouse had no taxable income, write **0**. For the definition of spouse, see page 50.

STEP 2

Work out the **number of your dependent children** that you are able to take into account for the purposes of this question.

Dependent children are those who, in 2008–09, were maintained by you, lived in Australia, and whose separate net incomes (see pages 53–4) were under the following limits:

Each full-time student under 25 years at a school, college or university	\$1,786
First child under 21 years who is not a full-time student	\$1,786
Each other child under 21 years who is not a full-time student	\$1,410

Count all your dependent children if:

- you had a spouse on 30 June 2009, or
- your spouse died during 2008–09 and you did not have another spouse during the rest of the year.

Otherwise, if you were single or separated on 30 June 2009, then count only those dependent children for whom you were eligible, at any time during 2008–09, for:

- family tax benefit Part A, or
- the rental assistance component of family tax benefit Part A.

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STEP 3

Write the number of your dependent children at item 41 on your short tax return. If none, write 0.

For your information:

The Medicare levy reduction is first worked out on your taxable income. Your Medicare levy may be reduced if your taxable income is not more than the following limit:

Your taxable income limits	
If you are eligible* for the senior Australians tax offset (question 34)	\$33,961
If you are eligible for the pensioner tax offset (question 35)	\$29,763#
All other taxpayers	\$20,934#

- Even though you might meet all the eligibility conditions for the senior Australians tax offset you may not get it, as the amount of the tax offset is based on your individual taxable income, not your combined taxable income if you have a spouse. If you do not get it, you will not get a Medicare levy reduction.
- * At the time of printing these instructions this amount had not become law.

If you had a spouse or a dependent child, and you are not eligible for a reduction based on your taxable income, the Medicare levy reduction is then worked out on your family taxable income (the combined taxable incomes of you and your spouse, or your taxable income if you were a sole parent). Your Medicare levy may be reduced if your family taxable income is not more than the following limit:

Family taxable income limit	
If you are eligible for the senior Australians tax offset (question 34)	\$49,411*
All other taxpayers	\$35,323*#
* plus \$3,243# for each dependent child	

* At the time of printing these instructions this amount had not become law.

If you want to estimate your Medicare levy and reduction, go to www.ato.gov.au and use the Medicare levy calculator.

QUESTION 42

Medicare levy exemption

You may qualify for an exemption from paying the Medicare levy if you were in any of the following exemption categories at any time in 2008-09.



STOP

You cannot use the short tax return if you are claiming Medicare levy exemption and you have a dependent child or student (see definition in the first NOTE box on the next page) for whom you are in a shared-care arrangement.

Category 1: Medical

- You were a **blind pensioner**.
- You received **sickness allowance** from Centrelink.
- You were entitled to full free medical treatment for all conditions under **defence force** arrangements or Veterans' Affairs Repatriation Health Card (Gold Card) or repatriation arrangements.

Category 2: Resident of Norfolk Island

Category 3: Not entitled to Medicare benefits

You must have a **certificate** from the Medicare Levy Exemption Unit of Medicare Australia showing that you were not entitled to Medicare benefits because you were a temporary resident for Medicare purposes (a letter from Medicare is not sufficient).

If you were not in any of the above exemption categories, leave this item blank. You have finished this question.

If you were in one of the exemption categories, read on.

WHAT YOU MUST DO

STEP 1

Use the information on this page and the next to work out whether you qualify for a full exemption, a half exemption or no exemption.



NOTE

For this question, a dependent child is an Australian resident you maintained in 2008-09 who was either:

- under 21 years old, not a full-time student and whose separate net income was less than \$1,786 for the first such child, and less than \$1,410 for any additional child, or
- a full-time student under 25 years old whose separate net income was less than \$1,786.

For the definition of spouse, see page 50.

STEP 2

If you do qualify for an exemption, work out the number of days for which you can claim a full exemption and the number of days for which you can claim a half exemption.



NOTE

- The year is 365 days.
- Each day can only be counted once. If you have overlapping qualifying periods, count the days in those overlapping periods only once.

STEP 3

Write the number of days in the appropriate boxes at item 42 on your short tax return.

Leave the code box blank unless you have a certificate from the Medicare Levy Exemption Unit because you were a temporary resident for Medicare purposes (see category 3 on the next page). If you were a temporary resident for Medicare purposes and have a **certificate**, print **C** in the code box.

We will work out the amount of exemption you are entitled to.

Category 1: Medical

If you were in the medical category for any period in 2008-09 and you met one of the following conditions. you qualify for a full or half exemption.

You did not have a spouse or a dependent child - you can claim **full** exemption for that period.

You did not have a spouse but you had a dependent child who:

- was not in an exemption category and
- did not have to pay the Medicare levy (for example, because of low income)
- you can claim **half** exemption for that period.

You had a spouse who had to pay the Medicare levy and you had dependent children who:

- were not in an exemption category and
- were dependent on both of you
- you can claim **full** exemption for that period.

You had a spouse and/or dependent children and each of them:

- was in an exemption category or
- had to pay the Medicare levy
- you can claim **full** exemption for that period.

You had a spouse or a dependent child who:

- was not in an exemption category and
- did not have to pay the Medicare levy (for example, because of low income)
- you can claim half exemption for that period.

You had a spouse who is also in this medical category and you had a child who:

- was not in an exemption category and
- was dependent on both of you
- either you or your spouse can claim full exemption for that period, and the other can claim half exemption for that period.

You will have to decide who claims the full exemption (usually the higher income earner) and who claims the half exemption, then complete and keep the Family agreement on the next page.

FAMILY AGREEMENT We agree that the half Medicare levy exemption in respect of our dependants for the 2008–09 year will be claimed as follows: NAME OF PERSON CLAIMING FULL EXEMPTION NAME OF PERSON CLAIMING HALF EXEMPTION YOUR SIGNATURE YOUR SPOUSE'S SIGNATURE

Category 2: Resident of Norfolk Island

If you were a resident of **Norfolk Island** for the **full year**

- you can claim **full** exemption for the year (365 days).

If you were a resident of **Norfolk Island** for only part of the year and

- you did not have a spouse or a dependent child for that period or
- your spouse and all your dependants were in an exemption category for that period
- you can claim full exemption for that period that you were a resident of Norfolk Island.

Category 3: Not entitled to Medicare benefits

If you were officially not entitled to Medicare benefits for any period of 2008–09 **and**

- you have a certificate from the Medicare Levy Exemption Unit of Medicare Australia because you were a temporary resident for Medicare purposes and either
- you did not have a spouse or a dependent child for that period or
- your spouse and all your dependants were in an exemption category for that period
- you can claim full exemption for that period that you were not entitled to Medicare benefits.

For more information on how to apply for an exemption certificate as a temporary resident, contact Medicare Australia on 1300 300 271 or visit their website at www.medicareaustralia.gov.au

THIS QUESTION IS COMPULSORY FOR ALL TAXPAYERS.

Medicare levy surcharge

You may have to pay Medicare levy surcharge (MLS) if you or your dependants (including your spouse, even if they had their own income) did not have an appropriate level of private patient hospital cover for the whole of 2008–09 and your income was above a certain amount.

An appropriate level of **private patient hospital cover** generally is cover provided by a registered health insurer for hospital treatment in Australia which has an excess of:

- \$500 or less (for a policy covering only one person), or
- \$1,000 or less (for all other policies).

Excess is the amount you pay before your health insurer pays for any claim you make.



General cover (formerly called ancillary cover) or 'extras' is not private patient hospital cover because it only covers items such as optical, dental, physiotherapy or chiropractic treatment.

Dependants

For this question, a dependant (regardless of their income) includes:

- your spouse even if they worked during 2008–09 or had their own income (see the definition of spouse on page 50)
- your children under 21 years old
- your children under 25 years old who are full-time students.

They must have been Australian residents and you must have contributed to their maintenance.



You cannot use the short tax return if you have to pay MLS for the sole reason that your spouse has shown on their tax return (supplementary section) a lump sum payment in arrears at item **20 Foreign source income and foreign assets or property** or at item **24 Other income**. In that instance, you may be entitled to a tax offset up to the amount of MLS you have to pay.

WHAT YOU SHOULD HAVE

A statement from your health insurer which covers you for private hospital cover showing the number of days covered by an appropriate level of health cover.

If you do not have this statement, contact your health insurer.

WHAT YOU MUST DO

Use the following steps to work out what you must write at this item.

STEP 1

Item **43** on your short tax return asks 'Did you and **all** your dependants (including your spouse) have an appropriate level of private patient **hospital cover** for all of 2008–09?'

FOR THIS YEAR ONLY

For the purposes of answering this question, if you were covered by a health insurance policy that provided private patient hospital cover (see 'private patient hospital cover' in the previous column) at any time during the period 1 July to 31 December 2008 and you continued to be covered by that policy on 1 January 2009, then the law treats you as having held private patient hospital cover for the whole of the period 1 July to 31 December 2008.

Print X in the Yes or No box at E.

If **yes**, you do not have to pay MLS. You have finished this question.

If **no**, go to step 2.

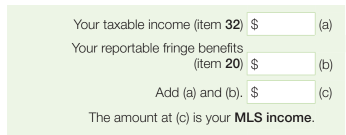
STEP 2

Whether you have to pay MLS depends on:

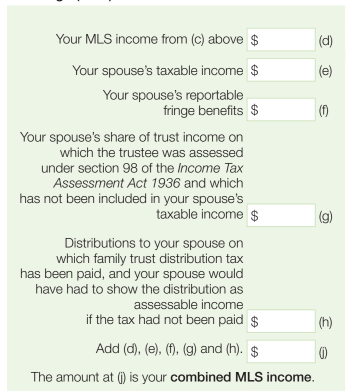
- your income for Medicare levy purposes called your MLS income, and
- your **combined MLS income** if you had a spouse for the whole of 2008–09 or your spouse died in 2008–09.

Use the following worksheets to work out your MLS income and your combined MLS income, and then go to step 3.

Your MLS income



Your combined Medicare levy surcharge (MLS) income



STEP 3

1 Work out whether you were in one or more of the following categories for the whole of 2008–09:

Your MLS income was \$70,000 or less and

- you were single without a dependent child for the whole of 2008–09, or
- you were single without a dependent child for part of 2008–09 and your spouse did not die during the year.

You were single with a dependent child and your MLS income was **\$140,000 or less** (plus \$1,500 for each dependent child after the first).

You had a spouse* (with or without dependent children), and your combined MLS income was \$140,000 or less (plus \$1,500 for each dependent child after the first).

You and all your dependants (including your spouse, if any) were in a Medicare levy exemption category (question 42).

Your combined MLS income was above the limit, but your MLS income was **equal to or less than** \$17,794.

- * If your spouse died in 2008–09 and you did not have another spouse before the end of the year, you are treated as having a spouse for the whole of 2008–09.
- 2 If you were in one or more of the above categories for the whole of 2008–09 write 365 at A item 43 on your short tax return. You do not have to pay the surcharge. You have finished this question. If this did not apply to you, go to step 4 on the next page.

STEP 4

You may have to pay the surcharge.

- 1 For 2008–09, work out the number of days you do not have to pay the surcharge. This is:
 - (a) the number of days you and all your dependants (including your spouse, if any) either
 - had an appropriate level of private patient hospital cover, or
 - were in a Medicare levy exemption category (from item **42**)

plus

- (b) the number of days not already counted in (a) that you had a spouse or dependent child, if
- for part of 2008–09 you were single without a dependent child and
- during the balance of the year you maintained a spouse and/or a dependent child (and your spouse did not die during the year, if you had one) and
- your MLS income was less than \$140,000 (plus \$1,500 for each dependent child after the first).

Write the total number of days you do not have to pay the surcharge at A item 43 on your short tax return.

2 Write the number of your dependent children at **D** item 43 on your short tax return.

We will work out any surcharge you have to pay.

QUESTION 44

Private health insurance policy details

At this item, give details of the private health insurance policies which covered you in 2008-09 (even if the policies did not include hospital cover).

You may be covered under a family policy (for example, your spouse's or your parents' policy).



STOP

If you had more than two private health insurance policies during the year, you cannot use the short tax return.

WHAT YOU SHOULD HAVE

Statements from the registered health insurers which covered you. These statements should have the details you need to be able to complete this item.

If you do not have a statement, contact your health insurer.

WHAT YOU MUST DO

At item 44 on your short tax return, list the private health insurance policies which covered you in 2008-09.

You must show:

- the health insurer ID
- vour membership number
- the type of cover.

For the type of cover, use the following code letters:

Hospital	Н
General (also known as 'extras')	Α
Combined hospital and general	С

If you changed the cover under a policy during the year, use the code letter for the type of cover that gave you the highest level of cover.

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Under 18

If you were aged under 18 years on 30 June 2009, you must complete this item or you may be taxed at a higher rate than necessary.

This question will help you work out whether your tax needs to be adjusted.

WHAT YOU MUST DO

STEP ⁻

Tick any of the following that applied to you on 30 June 2009:

- ☐ You were working full time.
- ☐ You had worked full time for three months or more in 2008–09 (ignoring any period of full-time work that was followed by full-time study)

and

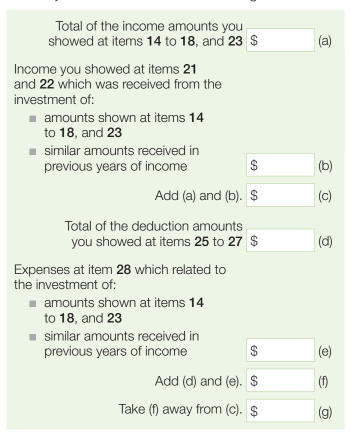
- you intended to work full time for most or all of 2009–10 and not study full time in 2009–10.
- ☐ You were entitled to a disability support pension or a rehabilitation allowance, or someone was entitled to receive a carer allowance to take care of you.
- ☐ You were permanently blind.
- ☐ You were disabled with the likelihood of that disability being permanent or long term.
- ☐ You were entitled to a double orphan pension and you received little or no financial support from your relatives.
- ☐ You were unable to work full time because of permanent mental or physical disability and you received little or no financial support from your relatives.

If you ticked any of the above, write 0 at item 45 on your short tax return and print A in the Age code box. This will ensure all your income will be taxed at normal rates. You have finished this question.

If you did not tick any of the above read on.

STEP 2

Use the following worksheet to work out how much of your income will be taxed at normal rates. (Such income is called 'excepted net income'.) Any other income you received will be taxed at a higher rate.



The amount at (g) will be taxed at normal rates. Write this amount at item **45** on your short tax return. If the amount at (g) is \$0 or less, write **0** at item **45**.

Print **M** in the **Age code** box.

Your spouse's details



DEFINITION

Your spouse is your husband or wife to whom you are legally married, or a person who lives with you on a genuine domestic basis as your husband or wife. Under Australian law your husband or wife cannot be the same sex as you.

You must complete item 46 if you completed any of the following items:

- 33 Dependent spouse no dependent children
- 34 Senior Australians
- 35 Pensioner offset
- 41 Medicare levy reduction
- 42 Medicare levy exemption
- 43 Medicare levy surcharge.

WHAT YOU MUST DO

At item **46** on your short tax return:

- Specify your spouse's sex. Print **X** in the relevant Male or Female box.
- Write your spouse's date of birth.
- Answer the question 'Did you have a spouse for all of 2008-09?' Print X in the relevant Yes or No box.
- If you did not have a spouse for the full year, write the start and end dates of the period you had a spouse between 1 July 2008 and 30 June 2009 in the appropriate boxes.

If you had more than one spouse in 2008-09, give the date of birth of the last spouse, and the start and end dates of the period you had the last spouse.

QUESTION 47

Your spouse's 2008-09 taxable income

Complete item 47 if any of the following applies:

- vou claimed the senior Australians tax offset (item **34**)
- you claimed the pensioner tax offset (item 35)
- vou are eligible for a **Medicare levy reduction** based on your family taxable income (item 41) and you had a spouse on 30 June 2009 or your spouse died in 2008-09
- you claimed a Medicare levy exemption (item 42)
- vou and your dependants did not have an appropriate level of private patient hospital cover for all of 2008–09 (you answered No at E item 43).

Your spouse must first work out their taxable income usually by doing their tax return.

If your spouse does not have to lodge a tax return, please provide an estimate of their taxable income.

WHAT YOU MUST DO

Write your spouse's taxable income in the box at item 47 on your short tax return. If your spouse did not have a taxable income, write 0.

Your spouse's share of trust income

Complete item 48 if any of the following applies:

- you claimed the senior Australians tax offset (item 34)
- you claimed the pensioner tax offset (item 35)
- you and your dependants did not have an appropriate level of private patient hospital cover for all of 2008–09 (you answered **No** at **E** item **43**).

WHAT YOU MUST DO

If your spouse received a share of trust income on which the trustee was assessed under section 98 of the *Income Tax Assessment Act 1936* and which has not been included in your spouse's taxable income, write the amount at item **48** on your short tax return. Otherwise, write **0**.

QUESTION 49

Your spouse's income from family trust distribution

Your spouse's reportable fringe benefits amounts

Complete item **49** if you and your dependants did not have an appropriate level of private patient hospital cover for all of 2008–09 (you answered **No** at **E** item **43**).

WHAT YOU MUST DO

STEP 1

If your spouse received a distribution on which family trust distribution tax has been paid, and your spouse would have had to show the distribution as assessable income if the tax had not been paid, write the amount of distribution at $\bf U$ item $\bf 49$ on your short tax return. Otherwise, write $\bf 0$.

STEP 2

If your spouse received any reportable fringe benefits amounts, write the total amount at $\bf S$ item $\bf 49$ on your short tax return. Otherwise, write $\bf 0$.

QUESTION 50

Age pension and other such government payments paid to your spouse in 2008–09

Exempt pension income your spouse received in 2008–09

Complete item **50** if **either** of the following applies:

- you claimed the senior Australians tax offset (item 34)
- you claimed the pensioner tax offset (item 35).

WHAT YOU MUST DO

STEP 1

Check to see whether your spouse received any of the following **Australian Government payments** (ignore any 'exempt pension' income – this is covered at step 2):

- age pension
- age service pension
- carer payment
- disability support pension (if your spouse was of age-pension age)
- education entry payment
- parenting payment (single)
- widow B pension
- wife pension
- income support supplement
- Defence Force Income Support Allowance (DFISA) where the pension, payment or allowance to which it relates is taxable
- 'DFISA-like' payment from the Department of Veterans' Affairs (DVA)
- invalidity service pension (if your spouse was of age-pension age)
- partner service pension
- bereavement allowance.

Add up the total amount of these payments paid to your spouse in 2008–09. (Exclude any exempt pension payments.) Write this amount at $\bf P$ item $\bf 50$ on your short tax return. If your spouse did not receive any payment listed at step 1, write $\bf 0$.

STEP 2

Check to see whether your spouse received any of the following exempt pension income:

- carer payment where
 - the carer and either the care receiver or all of the care receivers are under age-pension age, or
 - the carer is under age-pension age and any of the care receivers has died
- Defence Force income support allowance (DFISA) - payable to them on a day when the whole of their social security pension or benefit, which is also payable to them on that day, is exempt from income tax under section 52-10 of the Income Tax Assessment Act 1997
- disability support pension paid by Centrelink to a person who is under age-pension age
- double orphan pension
- invalidity service pension where the veteran is under age-pension age
- partner service pension where either:
 - the partner (excluding the non-illness separated spouse of a veteran) and the veteran are under age-pension age and the veteran receives an invalidity service pension, or
 - the partner is under age-pension age and the veteran has died and was receiving an invalidity service pension at the time of death
- Veterans' Affairs disability pension and allowances, war widows and war widowers pension
- wife pension where both the recipient and partner are under age-pension age or the recipient is under age-pension age and the partner has died.

NOTE

Lump sum bereavement payments received as part of any of the above payments are exempt only up to the tax-free amount. Phone 13 28 61 to find out how much of a lump sum bereavement payment is exempt.

Add up the total amount of exempt pension income paid to your spouse in 2008-09. Write this amount at Q item 50 on your short tax return. If your spouse did not receive any payment listed at step 2, write 0.

QUESTION 51

Your spouse's separate net income

Complete item 51 if any of the following applies:

- you are claiming dependent spouse tax offset (item 33), or
- you are claiming an amount for your spouse in your zone tax offset (item 38).

WHAT YOU MUST DO

For item 33 or item 38 (table 5.1), you will have worked out your spouse's separate net income (using the calculations on the next page).

Write your spouse's separate net income at item 51 on your short tax return. If your spouse did not have a separate net income, write 0.

QUESTION **52**

Your declaration

Read the declaration, then sign and date it.

You have now completed your Short tax return for individuals 2009.

You can lodge your tax return with us by phone or mail. To lodge by phone, call 13 28 65, press 2 and 2 again.

RECEIPT NUMBER

If you are lodging your short tax return by phone, you will be given a receipt number which will be your proof of lodgment. Write this number in the space provided at the bottom of the short tax return.



STOP

Do not send us the paper copy of your tax return if you have lodged by phone and received a receipt number. Keep it for your records.

DEPENDANT'S SEPARATE NET INCOME

Some questions ask you to work out the separate net income (SNI) of a dependent spouse or child. See the definition of spouse on page 50.

SNI is different from taxable income – SNI includes some exempt income (income which is not taxable) and has some different deductions.

To work out the SNI for each dependant, use the following three steps – first work out your dependant's income, then any reductions to that income, to get their separate net income. You will need to add up your dependant's Centrelink payments (Centrelink payments are listed on page 15), and other Australian Government payments are listed on page 16), but **not the following payments**:

- baby bonus (formerly called the maternity payment)
- baby bonus tax rebate
- carer allowance
- child care benefit
- child care tax rebate
- child disability assistance
- economic security strategy payment to families, back to school bonus and single income family bonus paid by Centrelink
- economic security strategy payment to families under the scheme determined under Schedule 4 to the Social Security and Other Legislation Amendment (Economic Security Strategy) Act 2008
- family tax benefit
- incentive scheme payments relating to certain private health insurance policies
- maternity immunisation allowance
- payments to carers under the scheme determined under Schedule 4 to the Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other Budget Measures) Act 2008
- payments to older Australians under a scheme determined under Schedule 2 to the Social Security and Veterans' Affairs Legislation Amendment (One-off Payments and Other Budget Measures) Act 2008
- payments under the scheme determined under Schedule 4 to the Household Stimulus Package Act 2009
- the 2008 one-off payment to carers who received a carer payment, wife pension, partner service pension, carer service pension or carer allowance, paid by Centrelink

- the 2008 one-off \$500 payment to older Australians, paid by Centrelink or the Department of Veterans' Affairs
- the ex-gratia payment known as 'Income recovery subsidy for the Victorian bushfires of January and February 2009' or 'Income recovery subsidy for the North Queensland floods of January and February 2009'
- the tax bonus paid by the Tax Office
- training and learning bonus or education entry payment supplement paid under the *Social Security Act 1991*.

STEP 1 Dependant's income

Salary and wages – but not lump sum severance or retirement payments of a capital nature or as compensation for losing a job	\$ (a)
Australian annuities and superannuation income streams (other than any tax-free component shown on your dependant's PAYG payment statement – superannuation income streams*)	\$ (b)
Centrelink payments and exempt Australian Government payments excluding any payment listed	1
in the previous column Veterans' Affairs payments – but not Japanese internment compensation payment German Forced Labour Compensation Programme (GFLCP) payments	\$ (c)
Interest and dividend income – but not franking credits attached to franked dividends or interest, or any other return, or Government contributions credited to a first home saver account (FHSA)	\$ (e)
Business, trust and rental income Any maintenance payments your	\$ (f)
spouse received for their own support after divorce or separation	\$ (g)

The maintenance or accommodation component of a dependant's education scholarship paid by the Commonwealth or state – but **not any other part of it** that is:

- for other educational expenses of isolated children under 16 years old or
- Commonwealth or state assistance with school fees, purchase of textbooks, or travelling expenses or
- a non-government scholarship for the education of a dependent child or student

Any net capital gain for the income year \$

Add the amounts (a) to (i).

The amount at (j) is your **dependant's total income**.

STEP 2

Dependant's reductions to income

Expenses incurred in earning income which could be claimed as a tax deduction – but not gifts, donations, tax agent's fees or prior year losses	\$	(k)
	Ψ	(. 4)
Child care expenses incurred by the dependant because they were		
working, less any cash rebates	\$	(l)
Expenses incurred by the dependant for travel to and from child care		
because they were working	\$	(m)
Expenses incurred by the dependant		
for travel to and from work	\$	(n)

Expenses incurred by the dependant in conducting a business activity that resulted in a deferred non-commercial business loss, even if your dependant did not lodge a tax return

Add the amounts (k) to (o).

(0)

(p)

The amount at (p) is your **dependant's** total reduction.



(h)

(i)

(j)

Where any of the expenses at step 2 above include car expenses, a calculation based on a rate per kilometre multiplied by the actual number of kilometres travelled is acceptable – see the cents per kilometre method described on page 23. If you use this method, the 5,000 km limit does not apply for the purposes of calculating the separate net income of your dependant.

STEP 3

Dependant's separate net income

Take (p) at step 2 away from (j) at step 1. \$ (q)

The amount at (q) is your dependant's **separate net income**.

If the amount at (q) is less than zero, your dependant's separate net income is zero.

If your dependant has not received a statement about their superannuation payment, then the fund paying the superannuation income stream will be able to tell them the gross amount of the income stream and of the tax-free component.

PRIVACY AND ACCESS TO INFORMATION

COLLECTING YOUR INFORMATION

We are authorised by the *Taxation Administration Act 1953* to ask you for your tax file number (TFN). It is not an offence not to provide your TFN. However, your assessment may be delayed if you do not provide your TFN.

We are authorised by the tax laws, including the Income Tax Assessment Act 1936, the Income Tax Assessment Act 1997 and the A New Tax System (Australian Business Number) Act 1999 to ask for the other information on this tax return. We need this information to help us to administer the tax laws.

WHO ELSE CAN WE GIVE YOUR INFORMATION TO?

We can give your information to some government agencies specified in law, for example:

- benefit payment agencies such as Centrelink, the Department of Education, Employment and Workplace Relations, and the Department of Families, Housing, Community Services and Indigenous Affairs
- law enforcement agencies such as state and federal police
- other agencies such as the Child Support Agency (CSA) and the Australian Bureau of Statistics.

This disclosure is usually to check eligibility for government benefits, for law enforcement purposes or for collecting statistics. The CSA may use the information you give to assess or collect child support. If you receive a refund cheque with your notice of assessment, we provide details of your refund to the Reserve Bank of Australia to assist in clearing your cheque. Information you provide on your tax return may also be used to update the Australian Business Register (ABR).

We can also disclose your information in performing our duties under the tax law. Otherwise, we can give your information to you or to someone you have appointed to act for you.

HOW DO WE PROTECT YOUR INFORMATION?

The tax laws contain secrecy provisions that prohibit any officer of the Tax Office (including employees and contractors) or of any other government agency from improperly disclosing any information you provide on your tax return. These provisions only allow officers to disclose your tax information in performing their duties and in certain other specified circumstances.

In addition, the *Privacy Act 1988* protects personal information held by federal government agencies. It also protects TFNs, no matter who holds them.

ASKING ABOUT YOUR ASSESSMENT

If you phone

When you phone we will ask you to provide your TFN and other information to confirm your identity, for example, details from a recent notice of assessment.

If you want a representative to phone us on your behalf, you must first authorise us, usually in writing, to discuss your information with them. When the person contacts us, they will need to quote your written authority and provide information to prove their identity.

This requirement is to protect your privacy.

If you write

Provide your TFN, full name, address and phone number, if it is convenient. Remember to sign the letter.

ACCESSING YOUR TAX RETURNS AND OTHER DOCUMENTS

To obtain your tax return and other documents, for example, payment summaries and notices of assessment, we suggest you first phone the Individual Infoline on 13 28 61. In some circumstances this information may be provided free of charge, but usually there is a charge to cover the time and expense involved in getting the information for you.

Keep copies of your tax returns, as a request for a copy from us may involve a charge.

DO YOU NEED MORE INFORMATION?

If you need more information about how the law protects your personal information or have any concerns about how we have handled your personal information, phone the Individual Infoline on **13 28 61**.

HOW WE WORK OUT YOUR TAX

INCOME

minus

You show this amount at item 24 TOTAL INCOME on your tax return.

ALLOWABLE DEDUCTIONS

equals

You show this amount at item 31 TOTAL DEDUCTIONS on your tax return.

TAXABLE INCOME

You show this amount at item 32 TAXABLE INCOME on your tax return. We use this amount to work out the TAX ON TAXABLE INCOME.

TAX ON TAXABLE INCOME

minus

If you want to estimate the tax on your taxable income, use the calculator on our website.

TAX OFFSETS

You show most tax offsets at item 40 TOTAL TAX OFFSETS on your tax return. If you are entitled to a low income, beneficiary, senior Australians, pensioner, or mature age worker tax offset, we work it out for you. You can estimate some tax offsets for yourself using the calculators on our website. These tax offsets only reduce the amount of tax you pay.

Refundable tax offsets, on the other hand, are included below in the amount for TAX CREDITS AND REFUNDABLE TAX OFFSETS.

equals

NET TAX PAYABLE

plus

HELP AND SFSS LIABILITY

If you have a Higher Education Loan Programme (HELP) debt or Student Financial Supplement Scheme (SFSS) debt, we work out your repayment. If you want to estimate it, use the calculators on our website.

plus

MEDICARE LEVY AND MEDICARE LEVY SURCHARGE

minus

We work out these amounts from items 41, 42 and 43 on your tax return. If you want to estimate them, use the calculator on our website.

TAX CREDITS AND REFUNDABLE TAX OFFSETS

equals

REFUND OR AMOUNT OWING

We work out these amounts from tax you paid during the year, and any refundable tax offsets that have not already been credited or refunded to you. The refundable tax offsets are the baby bonus (item 39), private health insurance tax offset (item 37) and franking credits (item 22).

We show this amount on your notice of assessment. Your refund may be affected by any outstanding liabilities to the Tax Office, Child Support Agency or the Family Assistance Office (including family tax benefit and child care benefit debts). Alternatively, your amount owing to the Tax Office may be reduced by any Family Assistance Office entitlement owing to you. These amounts will appear on your notice of assessment.

OUR COMMITMENT TO YOU

We are committed to providing you with guidance which is practical and easy to use and we make every effort to ensure that our publications are correct.

If you follow our guidance in *Short tax return instructions* 2009 and it turns out to be incorrect, or it is misleading and you make a mistake as a result, we must still apply the law correctly. If that means you owe us money, we must ask you to pay it but we will not charge you a penalty. Also, if you acted reasonably and in good faith we will not charge you interest.

If you make an honest mistake in trying to follow *Short tax* return instructions 2009 and you owe us money as a result, we will not charge you a penalty. However, we will ask you to pay the money, and we may also charge you interest.

If correcting the mistake means we owe you money, we will pay it to you. We will also pay you any interest you are entitled to.

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Taxpayers may copy parts of the Short tax return instructions 2009 for their personal records.

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