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Fringe benefits tax return 2025 instructions

Instructions for completing your Fringe benefits tax (FBT) return 2025, including examples.

Published 20 May 2025

What's new in FBT

Read about recent events and changes affecting fringe benefits tax (FBT).

FBT rates and thresholds for 2025

Use FBT rates and thresholds for the FBT year ending 31 March 2025 in your Fringe benefits tax (FBT) return 2025.

Completing your FBT return 2025 – all employers

Instructions for all employers to complete your Fringe benefits tax (FBT) return 2025.

FBT return 2025 calculation details for taxable employers

How to complete your FBT return 2025 calculation details (items 14A to 23) and declarations (items 24 and 25).

Completing your FBT return 2025 – notfor-profit employers

Instructions for not-for-profit (NFP) employers to complete relevant items in your Fringe benefits tax (FBT) return 2025.

Item 23 fringe benefit categories for FBT return 2025

Choose from this list of categories to complete Item 23 of your Fringe benefits tax (FBT) return 2025.

Keeping records for fringe benefits tax (FBT)

Check which fringe benefits tax (FBT) records you need to keep and how long you need to keep them.

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FBT calculation rates for motor vehicles

Find the per kilometre rate you need to use for calculating fringe benefits tax (FBT) for motor vehicles.

Worked examples for NFP employers completing FBT return 2025

Not-for-profit (NFP) employers can use these worked examples when completing your Fringe benefits tax (FBT) return 2025.

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What's new in FBT

Read about recent events and changes affecting fringe benefits tax (FBT).

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Recent changes to FBT

Upcoming changes to FBT

Recent public advice and guidance

Recent changes to FBT

Changes to FBT record keeping

From 1 April 2024 (FBT year ending 31 March 2025), for certain benefits, employers will have a choice to use existing records in place of statutory evidentiary documents, such as travel diaries or employee declarations. This will only apply if the Commissioner of Taxation has made a determination by legislative instrument that applies to the travel diary or employee declaration for certain benefits.

For more information, see:

- Fringe benefits tax alternative record keeping
- Keeping records for fringe benefits tax (FBT)

Upcoming changes to FBT

Plug-in hybrid electric vehicles – 1 April 2025 onwards

From 1 April 2025, a plug-in hybrid electric vehicle is no longer a type of vehicle that is eligible for the electric car exemption under FBT law.

However, you can continue to apply the exemption if both of the following requirements are met:

- The use, or availability for use, of the plug-in hybrid electric vehicle was exempt before 1 April 2025.
- There is a financially binding commitment (pre-existing commitment) before 1 April 2025, to continue providing the use, or availability for use, of the car for private purposes on and after 1 April 2025. Any option to extend the agreement exercisable on or after 1 April 2025 is not considered binding.

Where these requirements are met, the exemption continues to apply until:

- There is a change to the pre-existing commitment on or after 1 April 2025 – the FBT exemption for the plug-in hybrid electric vehicle will no longer apply from the date of the new commitment.
- The pre-existing commitment stops on or after 1 April 2025 the FBT exemption for the plug-in hybrid electric vehicle will apply up to, and including, the date it finishes.

For more information, see:

- Electric cars exemption
- FBT on plug-in hybrid electric vehicles
- Electric vehicles and fringe benefits tax fact sheet

Recent public advice and guidance

Electric vehicle home charging rate – calculating electricity costs when charging a vehicle at an employee's or individual's home

Practical Compliance Guideline PCG 2024/2 Electric vehicle home charging rate – calculating electricity costs when charging a vehicle at an employee's or individual's home was published on 1 February 2024.

Our PCG provides guidance on how employers with FBT obligations and individuals with work-related car expenses can calculate electricity costs when charging electric vehicles at an employee's or individual's home.

Employers and individuals can choose to use the methodology outlined in our PCG where they meet the eligibility requirements. Alternatively, they can determine the cost of the electricity by calculating its actual cost. The choice is per vehicle and applies for the whole income or FBT year.

The EV home charging rate can be used by employers who provide car or residual fringe benefits for calculating a recipient contribution, and the cost of fuel to be included in operating costs. It can also be used where a reimbursement for car expenses is made by the employer to the employee.

Although the private use of an eligible electric car is exempt from FBT, an employer is still required to include the value of the benefit when working out if an employee has a reportable fringe benefits amount. The EV home charging rate can be used when working out the notional taxable value of the benefits associated with the private use of the electric car for reportable fringe benefits purposes. Plug-in hybrid vehicles which have an internal combustion engine are not covered by this PCG.

Car parking fringe benefits

Car parking fringe benefits (chapter 16) in *Fringe benefits tax – a guide for employers* was updated at the end of 2023 to reflect the principles in Taxation Ruling **TR 2021/2** *Fringe benefits tax: car parking benefits* and to provide further guidance on contemporary car parking arrangements.

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FBT rates and thresholds for 2025

Use FBT rates and thresholds for the FBT year ending 31 March 2025 in your Fringe benefits tax (FBT) return 2025.

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FBT rates

Not-for-profit capping thresholds and FBT rebate rate

FBT rates

The FBT rates are in Table 1. They have **not** changed for the FBT year ending 31 March 2025.

Table 1: FBT rates

FBT year ending	FBT	Type 1	Type 2
	rate of	gross-up	gross-up
	tax	rate	rate
31 March 2023, 2024, 2025 and 2026	47%	2.0802	1.8868

Not-for-profit capping thresholds and FBT rebate rate

The not-for-profit capping thresholds and FBT rebate rate are in Table 2. They have **not** changed for the FBT year ending 31 March 2025.

FBT year ending	Public benevolent institutions, health promotion charities, rebatable employers	Public and not-for- profit hospitals and public ambulance services	Meal entertainment and entertainment facility leasing expense benefits (all not-for-profit employers eligible for a cap)
31 March 2023, 2024, 2025 and 2026	\$30,000	\$17,000	\$5,000

Table 2: Not-for-profit capping threshold and FBT rebate re

Use this information for relevant items when:

- Completing your FBT return 2025 all employers
- Completing your FBT return 2025 not-for-profit employers

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Completing your FBT return 2025 – all employers

Instructions for all employers to complete your Fringe benefits tax (FBT) return 2025.

Last updated 1 April 2025

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ATO authorisations

Correcting a mistake on your FBT return

Business details - items 1 to 13

Return calculation details

FBT concessions and exemptions for certain employers

ATO authorisations

We are authorised by the *Taxation Administration Act 1953* (TAA 1953) to request tax file numbers (TFNs). We will use the TFN to identify the entity in our records. It is not an offence not to provide the TFN. However, if you don't provide the TFN, the processing of your form may be delayed.

We are also authorised by the *Fringe Benefits Tax Assessment Act 1986* and the TAA 1953 to ask for information on this form as we require it to help us administer relevant taxation laws. If the information is not collected, there could be a delay in processing your return or an error in an assessment.

Our **FBT privacy notice** gives more information on our rights and responsibilities regarding the information we collect.

Correcting a mistake on your FBT return

Strike out any mistakes you make in black pen. Write the new information as close as possible to the boxes for the label to correct your error. Do not use correction fluid or tape – this causes problems with scanning, which can delay processing your return.

Business details – items 1 to 13

1. Tax file number (TFN)

Write the TFN of the employer in the boxes provided.

Make sure your TFN matches your FBT registration, particularly if you operate through a trust.

If you do not have a TFN, complete a **TFN application for companies** and other organisations.

If you are a sole trader and do not have a TFN, complete a TFN application or enquiry for individuals.

2. Australian business number (ABN)

If you are registered in the Australian Business Register, print your ABN in the box provided. Otherwise, leave blank.

Make sure the ABN you provide is associated with the TFN you quoted at item **1**.

3. Name of trustee or senior partner

If you are a trust or partnership, provide the individual or nonindividual name of your trustee or senior partner – otherwise, leave blank.

If the name of your trustee or senior partner has not changed, provide the details exactly as shown on the last FBT return you lodged. If the name of your trustee or senior partner has changed, provide the new details.

4. Name of employer

Provide the individual or non-individual name of the employer as applicable. If your name has not changed, provide the details exactly as shown on the last FBT return you lodged. If your name has changed, provide the new details.

5 – 7. Previous and current name and postal addresses

Follow the instructions on the FBT return 2025 for the following items:

- previous business or trading name
- current postal address
- postal address on previous return
- current business or trading name.

A change of name must be supported by a copy of the documentary evidence.

8. Previous name of trustee or senior partner

If you are a trust or partnership and your details have changed, provide the previous name of the trustee or senior partner of your organisation exactly as shown on the last FBT return you lodged – otherwise, leave blank.

9. Name of the person to contact

Provide the name, daytime phone number, and email address of a person we can contact about the information in your return.

10. Number of employees receiving fringe benefits during the period 1 April 2024 to 31 March 2025

Write the total number of employees and their associates who received fringe benefits during the period 1 April 2024 to 31 March 2025.

The total must include any current or former employees, any person that will become your employee, or their associates, who received fringe benefits during the FBT year.

11. Hours taken to prepare and complete this form

We are committed to reducing the costs involved in complying with your taxation obligations. By completing this item, you will help us to monitor these costs as closely as possible. Your response to this question is voluntary.

When completing this question, consider the time (rounded up to the nearest hour) you spent:

- reading the instructions
- collecting the information necessary to complete this return
- making any necessary calculations
- completing this return and putting your business tax affairs in order so you could give the information to your tax agent.

Don't include the time your tax agent took to prepare and complete this return.

12. Do you expect to lodge FBT return forms for future years?

Tell us if you plan to continue lodging FBT returns. If you provide taxable fringe benefits after 31 March 2025, they fall into the 2026 FBT year and you may need to lodge a 2026 FBT return.

We will cancel your FBT registration and any future instalments if you answer 'no' to this question.

If you don't complete this item, it may result in processing problems.

13. Electronic funds transfer (EFT)

We can only pay refunds into an Australian bank account. We need your financial institution details to pay any refund owing to you, even if you have provided them before, including:

- Bank-State-Branch (BSB) number (this number has 6 digits do not include spaces or hyphens)
- account number (this number has no more than 9 digits do not include spaces or hyphens)
- account name (for example, JQ Citizen). Do not show account type, such as cheque, savings, mortgage offset in the account name. Include spaces between each word and initials where required. If it exceeds 32 characters, provide the first 32 characters only.

Return calculation details

14. Calculated fringe benefits taxable amounts

Before you can calculate the taxable value of any benefit, you must identify the category the benefit falls into.

We describe each category in Fringe benefits tax – a guide for employers.

FBT is payable on the fringe benefits taxable amount. To work out the fringe benefits taxable amount, you must determine your type 1 and type 2 aggregate fringe benefits amounts.

See 14A Type 1 aggregate amount and 14B Type 2 aggregate amount for further information.

FBT concessions and exemptions for certain employers

Concessional FBT treatment is available for certain benefits provided by the following types of employers:

- rebatable employers
- eligible public benevolent institution and health promotion charities
- public hospital, not-for-profit hospital (a hospital carried on by a society or association that is a rebatable employer) or public ambulance service
- not-for-profit organisation operating partly as an eligible public benevolent institution – that was endorsed by us on or before

2 December 2012 and registered with the Australian Charities and Not-for-profits Commission (ACNC) on or after 3 December 2012.

Benefits provided by these types of employers may be exempt from FBT up to a capping threshold or entitled to a rebate of FBT subject to a capping threshold.

Fringe benefits tax – a guide for employers provides more detail about **not-for-profit organisations and fringe benefits tax** (chapter 6).

If you are covered under one of the above category types for the year ending 31 March 2025, see the specific instructions at **Completing** your FBT return 2025 – not-for-profit employers.

If you are not covered under one of the above category types for the year ending 31 March 2025, see instructions in FBT return 2025 calculation details for taxable employers.

For more guidance when completing your Fringe benefits tax (FBT) return 2025, see:

- FBT return 2025 calculation details for taxable employers
- Completing your FBT return 2025 not-for-profit employers
- Keeping records for fringe benefits tax (FBT)

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FBT return 2025 calculation details for taxable employers

How to complete your FBT return 2025 calculation details (items 14A to 23) and declarations (items 24 and 25).

Last updated 20 May 2025

On this page

Return calculation details – items 14A to 23

Declarations – items 24 and 25

Return calculation details – items 14A to 23

14A. Type 1 aggregate amount

The type 1 aggregate amount is the total of all type 1 fringe benefits.

Type 1 fringe benefits are benefits where you (or a member of the same GST group) are entitled to a GST credit for GST paid on the benefits provided to an employee. These are referred to as GST-creditable benefits.

The rate you use for your calculation is higher than the rate for calculating the type 2 aggregate amount because it recovers the GST credit you are entitled to.

Goods and Services Tax Ruling **GSTR 2001/3** *Goods and Services Tax: GST and how it applies to supplies of fringe benefits* explains which benefits you are entitled to a credit for.

Example 1: type 1 fringe benefit

You provide an employee with a television costing \$660, including GST. If you are registered for GST, you can claim the GST credits. This is a type 1 fringe benefit that you calculate at the higher rate.

Calculating your type 1 aggregate amount

To calculate your type 1 aggregate amount:

- Step 1 Work out the total taxable value of all the fringe benefits you provide for which you can claim a GST credit
 - if not already included, add any excluded fringe benefits that are GST creditable to the total amount. Excluded benefits are those benefits that you provide that are not included on your employees' income statements or payment summaries.
- Step 2 Multiply the result from Step 1 by the higher gross-up rate of 2.0802
 - grossing up means increasing the taxable value of benefits you provide to reflect the gross salary employees would have to earn at the highest marginal tax rate (including Medicare levy) to buy the benefits after paying tax.

Example 2: type 1 aggregate amount

You provide the following benefits to your employees:

- Car for private use these are
 - car fringe benefits calculated using the statutory formula method (as you didn't elect to use the operating cost method)
 - GST taxable supplies with entitlements to GST credits.

The taxable value of these car fringe benefits is \$10,000.

- Reimbursement of restaurant meals not provided under a salary packaged arrangement. You elected to classify these expense payment fringe benefits as meal entertainment fringe benefits. These are
 - excluded benefits as they are not reported on your employees' income statements or payment summaries
 - GST taxable supplies with entitlements to GST credits.

The taxable value of these expense payment fringe benefits is \$1,000.

Step 1

Total taxable value of type 1 fringe benefits amount:

• \$10,000 + \$1,000 = \$11,000.

Step 2

Type 1 aggregate amount:

• \$11,000 × 2.0802 = \$22,882.20.

14B. Type 2 aggregate amount

The type 2 aggregate amount is the total of all type 2 fringe benefits.

Type 2 fringe benefits are benefits you (or a member of the same GST group) can't claim GST credits for because:

- you (or they) are not entitled to for example, you are not registered for GST
- there are no GST credits available because the benefit is **either** of the following
 - GST-free (for example, school fees)

- input taxed (for example, residential accommodation).

These are referred to as non-GST-creditable benefits.

The rate you use for your calculations is lower than the rate for calculating the type 1 aggregate amount because you are not entitled to a GST credit.

Example 3: type 2 fringe benefit

You reimburse an employee \$700 for their child's school fees. The supply of school fees is GST-free – you can't claim a GST credit. This is a type 2 fringe benefit included in your type 2 aggregate amount.

Calculating your type 2 aggregate amount

To calculate your type 2 aggregate amount:

- Step 1: Work out the total taxable value of all those benefits for which you can't claim a GST credit
 - If not already included, add any excluded fringe benefits for which you can't claim a GST credit.
- Step 2: Multiply the result from Step 1 by the lower gross-up rate of **1.8868**.

Example 4: type 2 aggregate amount

You provide the following benefits to your employees:

- Reimbursement of school fees. These are
 - expense payment fringe benefits and are GST-free supplies with no entitlement to GST credits.

The taxable value of the school fees is \$6,000.

- Remote area rent reimbursements. These are
 - expense payment fringe benefits and are input taxed with no entitlement to GST credits
 - also excluded benefits as they are not reported on your employees' income statements or payment summaries.

The taxable value of the reimbursements is \$3,000.

Step 1

Total taxable value of type 2 fringe benefits amount:

• \$6,000 + \$3,000 = \$9,000.

Step 2

Type 2 aggregate amount:

• \$9,000 × 1.8868 = \$16,981.20.

14C. Aggregate non-exempt amount

Leave item **14C** blank. This item only applies to public and not-forprofit hospitals, public ambulance services, and eligible public benevolent institutions and health promotion charities. These employers should refer to Completing your FBT return 2025 – not-forprofit employers.

15. Fringe benefits taxable amount

Add the amounts at items **14A** and **14B** and write the total at item **15**, even if the amount is nil.

You must complete this item because it (and item **16**) forms the basis of self-assessing any FBT liability.

16. Amount of tax payable

Multiply the amount you wrote at item **15** by 47% (the FBT rate for the year ending 31 March 2025) and write the total amount of tax payable at item **16**, even if the amount is nil.

You must complete this item because it (and item **15**) forms the basis of self-assessing any FBT liability.

17 and 18.

Leave these items blank. These items only apply to rebatable employers.

Rebatable employers should refer to Completing your FBT return 2025 – not-for-profit employers.

19. Sub-total

Write the amount you wrote at item **16**. If you are a rebatable employer, you should refer to **Completing your FBT return 2025 – not-for-profit employers**.

The figures in the following image are from **Example 2** and **Example 4**.

Items 14–19 of a taxable employer return – Examples 2 and 4

IDE-66970] - FBT return scannable form 2025 web example_1.png

Make sure you provide the sub-total at item **19** and not at items **17** or **18**.

20. Less instalment amounts reported on activity statements

Add together the FBT instalment amounts you reported on your 4 activity statements for the 2025 FBT year. Show the total amount at item **20**. We will credit this amount against your 2025 FBT liability.

Don't include any amount paid for:

- penalties
- any other year's liability.

If you pay your FBT by instalments, you must lodge all of your activity statements for the FBT year ending 31 March 2025, including the March 2025 quarter, before lodging your FBT return – we can then update your FBT account.

If all activity statements are not lodged before lodging your FBT return, your return will not be actioned until all instalments are paid.

If you don't pay your FBT by instalments, leave this item blank.

Example 5: amounts reported on activity statements

If your FBT instalment amounts for the year starting on 1 April 2024 were:

- quarter ending 31 March 2025 \$4,000
- quarter ending 31 December 2024 \$4,000
- quarter ending 30 September 2024 \$4,000
- quarter ending 30 June 2024 \$4,000
- total instalments for the FBT year (1 April 2024 31 March 2025) \$16,000.

You would write '\$16,000' at item **20**.

21. Payment due

If the amount at item 20 is:

- **less** than the amount at item **19**, write at item **21** the exact difference between the amounts
- more than the amount at item 19, go to item 22.

The amount at item **21** is the difference between the following:

- your FBT liability for the 2025 FBT year, and
- the amount of FBT instalments you have paid throughout the 2025 FBT year.

You must pay the amount at Item **21** by 21 May 2025, unless either:

- your tax agent lodges your return electronically in this case the due date is generally 25 June 2025 (you must be an FBT client of the tax agent by 21 May 2025)
- you have made other arrangements with us.

You may round down this amount to the nearest multiple of 5 cents.

There are a range of options for how to pay us.

22. Credit due to you

If the amount at item **20** is more than the amount at item **19**, write at item **22** the difference between the amounts. We will credit this amount to you. However, if you owe us money for other taxes, we may reduce the amount of the credit you have shown at item **22**.

23. Details of fringe benefits provided

The rules for calculating the taxable value of a fringe benefit vary according to the type of benefits provided.

You must identify the type of benefits provided before you:

- work out the taxable value of any benefit
- complete the 'Taxable value of benefits' column.

We describe each type of benefit in Fringe benefits tax – a guide for employers.

The figures shown under this item should be amounts before the gross-up calculation is made. **Don't** include any aggregate amounts at this item.

Not-for-profit employers that are both:

• eligible for FBT exemption

• have one or more employee(s) for whom they exceed the cap.

will need to report at item **23** the details of the benefits provided to **all** their employees. These employers don't just report for the employee(s) for whom they exceeded the exemption cap.

We provide more detail about how to complete item **23** for each type of benefit at Item 23 Fringe benefit categories.

Number

Write the number of cars, loans or houses (or other units of accommodation) you use to provide car, loan or housing fringe benefits at items **A**, **B**, **C** and **F**:

- item A write the number of cars using the statutory formula
- item **B** write the number of cars using the operating cost method
- item C write the number of loans granted
- item F write the number of housing benefits units of accommodation
- item G write the number of employees who received a livingaway-from-home allowance.

Gross taxable value (a)

In this column write the sum of the taxable values of fringe benefits for that particular benefit category before any reductions (for example, employee contributions).

If there are no employee contributions or reductions, include this figure in the 'Taxable value of benefits (a) - (b) - (c)' column.

Employee contribution (b)

An employee contribution is a payment you receive from your employee to reduce the cost of the fringe benefit you provide.

For example, employee contributions include amounts an employee pays to you for using a car or car operating costs, such as fuel.

Employee contributions are generally assessable for income tax purposes and must be included in your income tax return. If you lodge a company, trust or partnership return, you must also show the amount of employee contributions you received on that return. If you are an income tax exempt employer, you do not need to lodge an income tax return just because you receive employee contributions. Write the sum of all employee contributions made for that particular benefit category in this column.

If you write an amount in this column, the employee must make the contribution before you lodge this return.

Special arrangements apply if the contribution is made by a journal entry in your accounts. For more information, see Miscellaneous Taxation Ruling **MT 2050** *Fringe benefits tax: payment of recipients contribution by journal entry.*

Excess employee contributions

You can't use any excess employee contributions for one benefit to reduce the taxable value of other benefits you provided to that employee or other employees.

Any excess contribution can either be refunded to the employee or dealt with as agreed between the employer and employee, including being deferred to the following FBT year and applied against the same fringe benefit.

Employee contributions and GST

Employee contributions (other than a contribution of services as an employee) are consideration for a taxable supply and you must pay GST on the supply. The GST-inclusive employee contribution reduces the taxable value of the fringe benefit.

GST doesn't form part of an employee's contribution if the:

- benefit is either GST-free or input taxed
- GST was paid to a third party for example, for fuel
- benefit provider is not registered or required to be registered for GST
- benefit is not a taxable supply.

For more information on how GST applies to employee contributions, see Goods and Services Tax Ruling GSTR 2001/3 Goods and Services Tax: GST and how it applies to supplies of fringe benefits.

Value of reductions (c)

This is the total amount where benefits of that category have been reduced:

- under the 'otherwise deductible' rule
- by other means for example, in relation to in-house fringe benefits.

The 'otherwise deductible' rule only applies if **both** of the following apply:

- the recipients of the benefits are current employees and
- you obtain, by the day your FBT return 2025 is due or by 21 May 2025, any necessary supporting documents, such as
 - employee declarations specifying the extent to which the employee was entitled to claim an income tax deduction. This must be in the approved form
 - receipts
 - invoices
 - alternative records that meet the minimum information requirements (as determined by the Commissioner by legislative instrument).

Fringe benefits tax: a guide for employers has more information regarding the otherwise deductible rule on:

- expense payment fringe benefits (chapter 9.4)
- property fringe benefits (chapter 17.5)
- residual fringe benefits (chapter 18.7).

Taxable value of benefits (a) – (b) – (c)

This is the sum of the taxable values of fringe benefits of that particular benefit category, after taking into account any employee contributions or other reductions (or both) for each fringe benefit. If the total of the employee contributions and reductions are greater than the benefit you provided, show zero on the FBT return, not a negative amount.

When completing this column, make sure you also complete the 'Gross taxable value (a)' column – see Item 23 Fringe benefit categories.

The figures in the following image are from <u>Example 2</u>, <u>Example 4</u> and <u>Example 5</u>. Your subtotal is **\$18,735.61**.

Items 19–23 of a taxable employer return – Examples 2, 4 and 5

IDE-66970] - FBT return scannable form 2025 web example_2.png

Declarations - items 24 and 25

24. Registered tax agent's declaration

Registered tax agents are required to sign the declaration at item 24.

25. Employer's declaration

You must complete this item if you lodge your 2025 FBT return on your own behalf.

Public officer or authorised officer declaration

The public officer is responsible for doing all things required by the company. In the case of default, the public officer is liable to the same penalties.

A public officer, or authorised officer, must sign and date for companies.

Partnership

One of the partners must sign and date the declaration.

Trust

The trustee or public officer must sign and date the declaration.

Government bodies

The delegated officer must sign and date the declaration.

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Completing your FBT return 2025 – not-for-profit employers

Instructions for not-for-profit (NFP) employers to complete relevant items in your Fringe benefits tax (FBT) return 2025.

Last updated 20 May 2025

On this page

Rebatable employers

Public benevolent institutions and health promotion charities

Public hospitals, not-for-profit hospitals and public ambulance services

Not-for-profit organisations operating partly as an eligible public benevolent institution

Rebatable employers

Rebatable employers are certain non-government, not-for-profit organisations.

Those that qualify for an FBT rebate are any of the following:

- registered charities (other than public benevolent institutions or health promotion charities) that are
 - an institution
 - not established under a government law
 - endorsed by us as a tax concession charity
- · certain scientific or public educational institutions
- certain trade unions and employer associations located in Australia exempt from income tax
- · not-for-profit tax-exempt organisations established for either
 - musical purposes
 - community service purposes
- not-for-profit tax-exempt organisations established for the encouragement of any of
 - science
 - animal racing
 - art
 - a game or sport
 - literature
 - music
- not-for-profit tax-exempt organisations established for the purpose of promoting the development of any of
 - aviation or tourism
 - Australian information and communications technology resources

 Australia's agricultural, pastoral, horticultural, viticultural, aquacultural, fishing, manufacturing or industrial resources.

Charities must be registered with the Australian Charities and Not-forprofits Commission (ACNC) and endorsed by us to access this concession.

Charities endorsed by us as income tax exempt charities before 3 December 2012 were automatically registered with the ACNC – they don't need to re-register.

You can check which concessions are available to not-for-profit organisations and Lodging your FBT return and paying.

Items on the return to complete

Rebatable employers complete the following items on the return:

- Items
 - 1 to 13
 - 14A and 14B
 - 15 to 25.

1 to 13.

All employers complete items **1** to **13** the same way – see Business details – items 1 to 13.

14 to 16.

Complete these items in the same way as a taxable employer would – see FBT return 2025 calculation details – taxable employers.

Rebatable employers don't complete item 14C.

17. Aggregate non-rebatable amount

Write your aggregate non-rebatable amount.

Your aggregate non-rebatable amount is the total grossed-up taxable value of the fringe benefits you provide to an individual employee exceeding \$30,000.

You are entitled to a rebate of 47% of your FBT payable on the grossed-up taxable value of benefits you provide to each employee not exceeding \$30,000.

The FBT rebate can't be applied to your aggregate non-rebatable amount. The provision of salary packaged meal entertainment and

entertainment facility leasing expense benefits form part of your aggregate non-rebatable amount if the grossed-up taxable value of such benefits exceeds \$5,000.

The following steps will help you calculate your aggregate nonrebatable amount for the year ending 31 March 2025.

Meal entertainment or entertainment facility leasing expense benefits – not provided under a salary packaging arrangement

If you **have not** provided meal entertainment or entertainment facility leasing expense benefits under a salary packaging arrangement for the year ending on 31 March 2025, complete steps **1–14**. Don't complete steps **15–20**.

Meal entertainment or entertainment facility leasing expense benefits provided under a salary packaging arrangement

If you **have** provided meal entertainment or entertainment facility leasing expense benefits under a salary packaging arrangement for the year ending on 31 March 2025, complete steps **1–12**. If you are under the \$30,000 cap for that employee, go straight to step **20**. If you are over the \$30,000 cap, complete steps **15–20**. Don't complete steps **13** and **14**.

Step	Action
1	Establish the employee's individual fringe benefits amount. The individual fringe benefits amount is the value of all benefits other than excluded benefits.
	For a list of excluded benefits, see chapter 5.2 of <i>Fringe benefits tax – a guide for employers</i> .
2	Identify the amount of GST-creditable (or type 1) fringe benefits included in the amount for step 1. The result from this step is 'amount 1'.
3	Identify those fringe benefits not taken into account in the calculation for step 2 (that is, the result for step 1 minus the result for step 2). The result from this step is 'amount 2'.
4	Determine the employee's share of the benefits that would be excluded fringe benefits.

Steps to calculate your aggregate non-rebatable amount

	The following excluded fringe benefits are specifically not included in this calculation:
	 meal entertainment benefits not provided under a salary packaged arrangement
	 car parking fringe benefits
	 entertainment facility leasing expense benefits not provided under a salary packaged arrangement.
5	Identify the GST-creditable (or type 1) fringe benefits included in step 4. The result from this step is 'amount 3'.
6	Identify those excluded fringe benefits that are not taken into account under step 5 (that is, the result for step 4 minus the result for step 5). The result from this step is 'amount 4'.
7	Add amount 1 and amount 3 (that is, the result from step 2 plus the result from step 5). This is the type 1 individual base non-rebatable amount.
8	Multiply the result from step 7 by 2.0802 (the type 1 gross-up rate). This is the individual grossed-up type 1 non-rebatable amount.
9	Add amount 2 and amount 4 (that is, the result from step 3 plus the result from step 6). This is the type 2 individual base non-rebatable amount.
10	Multiply the result from step 9 by 1.8868 (the type 2 gross-up rate). This is the individual grossed-up type 2 non-rebatable amount.
11	For each employee add:
	 the individual grossed-up type 1 non-rebatable amount for the year ending 31 March 2025 (that is, the result from step 8)
	• the individual grossed-up type 2 non-rebatable amount for the year ending 31 March 2025 (that is, the result from step 10).
	The result is the individual grossed-up non-rebatable amount for the employee.
12	Subtract \$30,000 from the individual grossed-up non- rebatable amount for each employee (that is, the result from step 11 minus the FBT rebate cap). If the individual grossed-up non-rebatable amount for an employee is

	equal to or less than \$30,000, the amount calculated under this step is nil.
13	Add together the amounts calculated at step 12 for each employee. This is your aggregate non-rebatable amount.
14	Multiply the total amount calculated under step 13 by 47% (the FBT rate). Write this amount at item 17 .
15	Determine how much of the employee's individual fringe benefits amount relates to salary packaged meal entertainment and entertainment facility leasing expense benefits.
16	Determine how much of the employee's individual fringe benefits amount relates to GST creditable (or type 1) salary packaged meal entertainment and entertainment facility leasing expense benefits. Multiply the result by 2.0802 (the type 1 gross-up amount).
17	Determine how much of the individual fringe benefits amount relates to non-GST creditable (or type 2) salary packaged meal entertainment and entertainment facility leasing expense benefits (that is, the result for step 15 minus the result for step 16). Multiply the result by 1.8868 (the type 2 gross-up amount).
18	Add the amounts calculated at steps 16 and 17. This is the individual grossed-up salary packaged meal entertainment and entertainment facility leasing expense benefits.
19	Subtract from the amount calculated at step 12 the lesser of either: • \$5,000 • the amount calculated at step 18.
20	Add together the amounts calculated at step 19 for each employee. Multiply the result by 47% (the FBT rate). Write this amount at item 17 . This is your aggregate non-rebatable amount. If you did not need to complete step 19 for any of your employees, the amount is \$0.

18. Amount of rebate

Show at item **18** the amount of rebate you are entitled to. If you complete item **18**, you must also complete item **17**, even if the amount is nil. Use the following formula to calculate the rebate amount:

 $47\% \times [(\text{item 16} - \text{item 17}) \times (\text{rebatable days in year} \div \text{total days in year})].$

Gross tax is the amount at item **16**; that is, the total amount of tax calculated on the fringe benefits taxable amount.

The aggregate non-rebatable amount is the part of the taxable value of fringe benefits you can't obtain a rebate for, calculated at item **17**.

Rebatable days in the year are the number of days during the year ending on 31 March 2025 that you qualified as a rebatable employer.

The total days in the year means the number of days you were an employer.

At item 18, write the amount of rebate you are entitled to.

19. Sub-total

Subtract from item **16** the amount of rebate (if any) calculated at item **18**. Write this amount at item **19** even if the amount is nil.

You must complete this item as it forms the basis of self-assessing any FBT liability.

20 to 25.

Complete these items in the same way as a taxable employer would – see FBT return 2025 calculation details – taxable employers (20 to 25).

Our worked example of a **rebatable employer return** may help with these items.

For more assistance, see:

- Correcting a mistake on your FBT return
- Worked examples for NFP employers completing FBT return 2025

Public benevolent institutions and health promotion charities

A public benevolent institution (PBI) is a charity whose main purpose is to relieve poverty, sickness, suffering or disability.

A health promotion charity (HPC) is a charity whose principal activity is to promote the prevention or the control of diseases in human beings.

If your organisation is a public benevolent institution or health promotion charity, the organisation must be endorsed by us to access the FBT exemption. A condition of our endorsement is that PBIs and HPCs must be registered with the Australian Charities and Not-forprofits Commission (ACNC) as a public benevolent institution or health promotion charity.

Organisations endorsed by us to access the FBT exemption for PBIs or HPCs immediately before 3 December 2012 were automatically registered with the ACNC – they don't need to re-register.

For more assistance, see:

- Not-for-profit concessions or phone us on 1300 130 248 for more about eligibility for this concession, including endorsement and registering.
- Lodging your FBT return and paying for information about when you do and don't need to lodge an FBT return.

Items on the return to complete

Eligible PBIs or HPCs complete the following items on the return:

- Items
 - 1 to 13
 - 14C
 - 15 and 16
 - 19 to 25.

1 to 13.

All employers complete items **1** to **13** the same way – see **Business** details – items 1 to 13.

14. Calculated fringe benefits taxable amounts

Complete item **14C** only.

Eligible PBIs or HPCs don't complete items 14A and 14B.

14C. Aggregate non-exempt amount

Write your aggregate non-exempt amount.

Your aggregate non-exempt amount is the grossed-up taxable value of fringe benefits you provide to an individual employee exceeding \$30,000. You only pay FBT on your aggregate non-exempt amount.

The provision of salary packaged meal entertainment and entertainment facility leasing expense benefits form part of your aggregate non-exempt amount where the grossed-up taxable value of such benefits exceeds \$5,000.

The following steps will help you calculate your aggregate non-exempt amount.

Meal entertainment or entertainment facility leasing expense benefits – not under a salary packaging arrangement

If you **have not** provided meal entertainment or entertainment facility leasing expense benefits under a salary packaging arrangement for the year ending 31 March 2025, complete steps **1–14**. Don't complete steps **15–20**.

Meal entertainment or entertainment facility expense benefits – under a salary packaging arrangement

Alternatively, if you **have** provided meal entertainment or entertainment facility leasing expense benefits under a salary packaging arrangement for the year ending 31 March 2025, complete steps **1–12**. If you are under the \$30,000 cap for that employee, go straight to step **20**. If you are over the \$30,000 cap for that employee, complete steps **15–20**. Don't complete steps **13** and **14**.

Step	Action
1	Establish what the employee's individual fringe benefits amount would be if the capping concession was not available. The individual fringe benefits amount is the value of all benefits other than excluded benefits.
	For a list of excluded benefits, see chapter 5.2 of <i>Fringe benefits tax – a guide for employers</i> .
2	Identify the amount of GST-creditable (or type 1) fringe benefits included in the amount for step 1. The result from this step is 'amount 1'.
3	Identify those fringe benefits not taken into account in the calculation for step 2 (that is, the result for step 1 minus the result for step 2). The result from this step is 'amount 2'.
4	Determine the employee's share of the benefits that would be excluded fringe benefits.

Table 1: Steps to calculate your aggregate non-exempt amount

	The following excluded fringe benefits are specifically not included in this calculation:
	 meal entertainment benefits not provided under a salary packaged arrangement
	car parking fringe benefits
	 entertainment facility leasing expense benefits not provided under a salary packaged arrangement.
5	Identify the GST-creditable (or type 1) fringe benefits included in step 4. The result from this step is 'amount 3'.
6	Identify those excluded fringe benefits that are not taken into account under step 5 (that is, the result for step 4 minus the result for step 5). The result from this step is 'amount 4'.
7	Add amount 1 and amount 3 (that is, the result from step 2 plus the result from step 5).
8	Multiply the result from step 7 by 2.0802 (the type 1 gross-up rate). This is the individual grossed-up type 1 non-exempt amount. Don't write this amount at item 14A .
9	Add amount 2 and amount 4 (that is, the result from step 3 plus the result from step 6). This is the type 2 individual base non-exempt amount. Don't write this amount at item 14B .
10	Multiply the result from step 9 by 1.8868 (the type 2 grossed-up rate). This is the individual grossed-up type 2 non-exempt amount.
11	For each employee add:
	 the individual grossed-up type 1 non-exempt amount for the year ending 31 March 2025 (that is, the result from step 8)
	 the individual grossed-up type 2 non-exempt amount for the year ending 31 March 2025 (that is, the result from step 10).
	The result is the individual grossed-up non-exempt amount for the employee.
12	Subtract \$30,000 from the individual grossed-up non- exempt amount for each employee (that is, the result from step 11 minus the capping threshold for registered public benevolent institutions and health promotion charities). If the individual grossed-up non-exempt

	amount for an employee is equal to or less than \$30,000, the amount calculated under this step is nil.
13	Add together the amounts calculated at step 12 for each employee. This is your aggregate non-exempt amount.
14	Write the amount calculated at step 13 (your aggregate non-exempt amount) at item 14C .
15	Determine how much of the employee's individual fringe benefits amount relates to salary packaged meal entertainment and entertainment facility leasing expense benefits.
16	Determine how much of the employee's individual fringe benefits amount relates to GST-creditable (or type 1) salary packaged meal entertainment and entertainment facility leasing expense benefits. Multiply the result by 2.0802 (the type 1 gross-up amount).
17	Determine how much of the individual grossed-up non- exempt amount relates to non-GST creditable (or type 2) salary packaged meal entertainment and entertainment facility leasing expense benefits (that is, the result for step 15 minus the result for step 16). Multiply the result by 1.8868 (the type 2 gross-up amount).
18	Add the amounts calculated at steps 16 and 17. This is the individual grossed-up salary packaged meal entertainment and entertainment facility leasing expense benefits.
19	Subtract from the amount calculated at step 12 by the lesser of either: • \$5,000 • the amount calculated at step 18.
20	Add together the amounts calculated at step 19 for each employee. Write this amount at item 14C . This is your aggregate non-exempt amount. If you did not need to complete step 19 for any of your employees, the amount is \$0.

15. Fringe benefits taxable amount

Write the amount you wrote at item **14C** even if the amount is nil.

You must complete this item as it forms the basis of self-assessing any FBT liability.

16. Amount of tax payable

Multiply the amount you wrote at item **15** by 47% (the FBT rate for the year ending 31 March 2025) and write the total at item **16** even if the amount is nil. This is the total FBT amount you are liable to pay.

You must complete this item as it forms the basis of self-assessing any FBT liability.

17. Aggregate non-rebatable amount

You must leave item 17 blank.

18. Amount of rebate

You must leave item 18 blank.

19. Sub-total

Write the amount you wrote at item 16 even if the amount is nil.

You must complete this item as it forms the basis of self-assessing any FBT liability.

20 to 25.

Complete these items in the same way as a taxable employer would – see FBT return 2025 calculation details – taxable employers (20 to 25).

At item **23**, you must include the taxable value of benefits provided (not the aggregate non-exempt amount) if you are any of the following:

- an eligible public benevolent institution
- an eligible health promotion charity
- public hospital
- not-for-profit hospital
- public ambulance service.

The information you include in the 'Taxable value of benefits' column is based on the total of the individual base non-exempt amounts for all employees (not just the employees for whom the exemption cap was exceeded) calculated at steps 3 and 5 of item **14C** above.

The figures you place in the 'Taxable value of benefits' column must be the amounts before they are grossed-up and before the \$30,000 capping amounts are deducted. Our worked example of the **Public benevolent institution** return may help you complete these items.

For more assistance, see:

- Correcting a mistake on your FBT return
- Worked examples for NFP employers completing FBT return 2025

Public hospitals, not-for-profit hospitals and public ambulance services

Public hospitals, not-for-profit hospitals and public ambulance services (that are not charities) are not required to be endorsed by us to access the FBT exemption.

For more information about self-assessing your entitlement to the FBT exemption, go to FBT exemption.

The capping threshold for public hospitals, not-for-profit hospitals and public ambulance services is different to that for eligible public benevolent institutions or health promotion charities.

For information about when you do and don't need to lodge an FBT return see Lodging your FBT return and paying.

Items on the return to complete

Public hospitals, not-for-profit hospitals and public ambulance service employers complete the following items on the FBT return:

- Items
 - 1 to 13
 - 14C
 - 15 and 16
 - 19 to 25.

1 to 13.

All employers complete items **1** to **13** the same way – see **Business** details – items 1 to 13.

14. Calculated fringe benefits taxable amounts

Complete item **14C** only.

Public hospitals, not-for-profit hospitals and public ambulance service employers **don't** complete items **14A** and **14B**.

14C. Aggregate non-exempt amount

At item **14C** write your aggregate non-exempt amount. Your aggregate non-exempt amount is the total gross value of fringe benefits you provide to an individual employee that exceeds \$17,000.

You only pay FBT on your aggregate non-exempt amount.

The provision of salary packaged meal entertainment and entertainment facility leasing expense benefits form part of your aggregate non-exempt amount where the grossed-up taxable value of such benefits exceeds \$5,000.

Your aggregate non-exempt amount is calculated using the same steps as a public benevolent institution or a health promotion charity (see **Public benevolent institutions and health promotion charities**), except for step **12** which is calculated as follows:

• Subtract \$17,000 from the individual grossed-up non-exempt amount for each employee. If the individual grossed-up non-exempt amount is less than or equal to \$17,000, the amount calculated under this step is nil.

15 to 25.

Complete these items in the same way as an eligible public benevolent institution and health promotion charity would – see Public benevolent institutions and health promotion charities.

Our worked example of a **public hospital return** may help with these items.

Not-for-profit organisations operating partly as an eligible public benevolent institution

If part of your organisation is endorsed by us as a registered public benevolent institution (PBI) to access the FBT exemption (PBI employer) and the rest of the organisation is endorsed by us as a registered charity to access the FBT rebate (rebatable employer), you must lodge FBT returns as follows:

- If the total grossed-up value of certain benefits provided to the employees of the PBI employer are less than the \$30,000 capping threshold, then you lodge your FBT return in the same way that a rebatable employer would.
- If the total grossed-up value of certain benefits provided to employees of the public benevolent institution employer exceeds

the \$30,000 capping threshold, you must pay tax on the aggregate non-exempt amount of the public benevolent institution employer. You effectively lodge your FBT return as both a rebatable employer and as a PBI employer, by following these instructions.

To apply this approach to the return for the public benevolent institution the organisation operates, they must have:

- been endorsed by us on or before 2 December 2012
- had a separate registration with the ACNC on or after 3 December 2012.

See Lodging your FBT return and paying for advice about when you do and don't need to lodge an FBT return.

Items on the return to complete

A not-for-profit organisation operating partly as an eligible PBI employer completes the following items on the FBT return:

- Items
 - 1 to 13
 - 14A and 14B (amounts that you will be treated as a rebatable employer for)
 - 14C (amounts that you will be treated as a PBI for)
 - 15 and 16
 - 17 and 18 (amounts that you will be treated as a rebatable employer for)
 - 19 to 25.

1 to 13.

All employers complete items **1** to **13** the same way – see **Business** details – items 1 to 13.

14. Calculated fringe benefits taxable amounts

For the amounts that you will be treated as a:

- Rebatable employer complete items 14A and 14B in the same way as a rebatable employer would – see <u>Rebatable employers</u>.
- Public benevolent institution employer complete item 14C in the same way as a public benevolent institution would – see <u>Public</u> <u>benevolent institutions and health promotion charities</u>.

15. Fringe benefits taxable amount

At item **15**, write the sum of the amounts at items **14A**, **14B** and **14C** even if the amount is nil.

You must complete this item as it forms the basis of self-assessing any FBT liability.

16. Amount of tax payable

Multiply the amount you wrote at item **15** by 47% (the FBT rate for the year ending 31 March 2025) and write the total at item **16** even if the amount is nil. This is the total FBT amount you are liable to pay.

You must complete this item as it forms the basis of self-assessing any FBT liability.

17. Aggregate non-rebatable amount

Calculate the aggregate non-rebatable amount in the same way as a rebatable employer – see <u>Rebatable employers</u>.

At item **17**, write the total of this amount and the tax payable on the aggregate non-exempt amount (item **14C** \times 47%).

18. Amount of rebate

Calculate item **18** in the same way a rebatable employer would – see <u>Rebatable employers</u>.

19. Sub-total

At item **19**, write the amount at item **16** less the amount (if any) at item **18** even if the amount is nil.

You must complete this item as it forms the basis of self-assessing any FBT liability.

20 to 25.

Complete these items the same way a taxable employer would – see FBT return 2025 calculation details – taxable employers.

If the fringe benefits you provide to the employees of the public benevolent institution employer exceed the \$30,000 capping threshold, at item **23**, the 'Taxable value of benefits' must be the amounts before they are grossed-up and before the \$30,000 capping amounts are deducted (not the aggregate non-exempt amount).

The information you include in the 'Taxable value of benefits' column is based on the total of the individual base non-exempt amounts for all

employees (not just the employees for whom the exemption cap was exceeded) you calculated at steps 3 and 5 of item **14C**.

The figures you place in the 'Taxable value of benefits' column must be the amounts before the \$30,000 capping amounts are deducted.

Our worked example of a NFP organisation operating partly as an eligible public benevolent institution may help you complete these items.

For more assistance, see:

- Correcting a mistake on your FBT return
- Worked examples for NFP employers completing FBT return 2025

QC 103986

Item 23 fringe benefit categories for FBT return 2025

Choose from this list of categories to complete Item 23 of your Fringe benefits tax (FBT) return 2025.

Last updated 20 May 2025

On this page

Item 23 of your FBT tax return 2025

A – Cars using the statutory formula

B - Cars using the operating cost method

C - Loans granted

<u>D – Debt waiver</u>

E – Expense payments

F - Housing - units of accommodation provided

<u>G – Employees receiving living-away-from-home allowance</u> (show totals including exempt components)

<u>J – Board</u>

<u>K – Property</u>

L - Income tax exempt body - entertainment

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<u>M – Other benefits (residual)</u>
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N - Car parking

<u>P – Meal entertainment</u>

Item 23 of your FBT tax return 2025

Make sure you don't include the gross-up calculation in the amounts you show at this item.

There are specific valuation rules for each fringe benefit category. Before you can calculate the taxable value of any benefit and complete the details in the 'Taxable value of benefits' column, you must identify the category of the benefit you provided and do the appropriate calculations.

Fringe benefits tax – a guide for employers may help you complete this item.

A – Cars using the statutory formula

Car fringe benefits commonly arise when you make a car you 'hold' available for an employee's private use.

You can calculate the taxable value of a car fringe benefit using either the statutory formula method or operating cost method.

You must use the statutory formula method unless you elect to use the operating cost method. However, if you've not kept the required documentation for the operating cost method (such as logbooks), you can't reduce the taxable value for any business use of the car. You can choose whichever method results in the lowest taxable value, regardless of which method you used in a previous year.

Determining the statutory percentage

You can reduce the base value of a car by one-third for the year ending 31 March 2025 if you owned or leased the car in the year ending 31 March 2020. The reduction applies only once for a particular car and you then use the reduced base value for subsequent years.

A flat statutory rate of 20% applies, regardless of the distance travelled, to all car fringe benefits you provide from 1 April 2014 (except where there is a pre-existing commitment in place before 7:30 pm AEST on 10 May 2011 to provide a car). Statutory percentages for car fringe benefits provided if you have a pre-existing commitment in place before 7:30 pm AEST 10 May 2011 to provide the car after this time, are available in **chapter 7.8.2.1** of *Fringe benefits tax – a guide for employers*.

How to complete item 23A

Number

- Write the number of cars you used to provide the car fringe benefits using the statutory formula method.
- Don't write the total number of car fringe benefits provided.

Gross taxable value (a)

- Write the sum of the gross taxable values of the car fringe benefits calculated using the statutory formula method, before any reductions (for example, employee contributions).
- Show the amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- If there are no employee contributions, copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) (b) (c)).

Employee contribution (b)

- Write the sum of all employee contributions made toward car fringe benefits provided where the statutory formula method has been used.
- Employee contributions include
 - amounts the employee pays directly to you for using a car
 - any car operating costs (for example, fuel) the employee paid without reimbursement by you.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

• Leave this field blank.

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of car fringe benefits provided valued using the statutory formula method that is (a) (b).
- If the total of the employee contributions received are greater than the gross taxable value of benefits provided, show zero here. Don't show a negative number.

Example 6: taxable value of car fringe benefits using the statutory formula – no pre-existing commitment

On 12 June 2024 you agreed to provide an employee with a car fringe benefit. The car was delivered on 1 July 2024 and was available to the employee for private use from that date.

The base value of the car is \$32,000.

The employee did not make any contributions.

The calculation of the taxable value using the statutory formula method is:

$$((A \times B \times C) \div D) - E.$$

Where:

- A = the base value of the car
- B = the applicable statutory percentage
- C = the number of days in the FBT year when the car was used or available for private use of employees
- D = the number of days in the FBT year
- E = the employee contribution.

In the example the calculation would be:

• (\$32,000 × 20% × 274) ÷ 365) - \$0 = \$4,804.

At item 23, Cars using the statutory formula; write:

- Number 1
- Gross taxable value 4,804
- Employee contributions 0
- Value of reductions (blank)
- Taxable value of benefits is (a) (b) (c) = 4,804.

Example 6 – Item 23A

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B – Cars using the operating cost method

You must use the statutory formula method unless you elect to use the operating cost method. However, if you've not kept the required documentation for the operating cost method (such as logbooks), you can't reduce the taxable value for any business use of the car. You can choose whichever method results in the lowest taxable value, regardless of which method you used in a previous year.

How to complete item 23B

Number

- Write the number of cars you used to provide the car fringe benefits using the operating cost method.
- Don't write the total number of car fringe benefits provided.

Gross taxable value (a)

- Write the sum of the gross taxable values of the car fringe benefits calculated using the operating cost method, before any reductions (for example, employee contributions).
- Show the amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- If there are no employee contributions, copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) – (b) – (c)).

Employee contributions (b)

- Write the sum of all employee contributions made toward car fringe benefits provided where the operating cost method has been used.
- Employee contributions include
 - amounts the employee pays directly to you for using a car
 - any car operating costs (for example, fuel) the employee paid without reimbursement by you.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal

entry in your accounts.

• Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

• Leave this field blank – it should not be completed.

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of car fringe benefits provided valued using the operating cost method. That is (a) (b).
- If the total of the employee contributions received are greater than the gross taxable value of benefits provided, show zero here.
- If the amount at employee contributions (b) is greater than the gross taxable value (a), show zero. Don't show a negative number.

Example 7: taxable value of car fringe benefits using the operating cost method

You have a car with \$10,000 in total operating costs for the year ending 31 March 2025. The employee who uses the car maintains a logbook. Based on the logbook and other usage patterns, you estimate the percentage of private use to be 30%. The employee has not made any contributions during the year.

The calculation of the taxable value for the car using the operating cost method is:

• (\$10,000 30%) = \$3,000.

At item 23, Cars using the operating cost method; write:

- Number 1
- Gross taxable value (a) 3,000
- Employee contribution (b) 0
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 3,000.

Example 7 – Item 23B

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C – Loans granted

A loan fringe benefit arises where you provide a loan to an employee and charge a low rate of interest (or no interest).

How to complete item 23C

Number

- Write the number of loans you made that gave rise to taxable fringe benefits.
- Don't write the total number of loan fringe benefits provided.

Gross taxable value (a)

- Write the sum of the gross taxable values of the loan fringe benefits, before any reductions (for example, because of the otherwise deductible rule).
- Show the amounts before any gross-up calculation. Don't use grossed-up amounts.
- If there are no reductions, copy the gross taxable value figure to the far-right hand column (Taxable value of benefits (a) – (b) – (c)).

Employee contributions (b)

• Leave this field blank – it should not be completed.

Value of reductions (c)

- Write at (c) the total amount of reductions in the taxable value of loan fringe benefits provided. The taxable value may have been reduced under the otherwise deductible rule.
- Don't use the otherwise deductible rule unless both of the following apply:
 - the recipients of the benefits are current employees
 - you obtain from employees, before your return is due or by 21 May 2025, any supporting documents (for example, employee declaration).

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of loan fringe benefits provided. That is, (a) – (c).
- If the total of the reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't show a negative number.

Example 8: taxable value of loan fringe benefits

You are a retail business and lend an employee \$20,000. You did not charge interest and the employee made no repayments during the FBT year.

The calculation based on the statutory (or benchmark) interest rate that applies from 1 April 2024 is:

• \$20,000 × 8.77% = \$1,754.

At item 23, Loans granted, write:

- Number 1
- Gross taxable value (a) 1,754
- Employee contribution (b) leave blank
- Value of reductions (c) 0
- Taxable value of benefits is (a) (b) (c) = 1,754.

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Example 8 – Item 23C
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You can use the **fringe benefits tax rates and thresholds** for the statutory or benchmark interest rates to calculate the taxable value.

D – Debt waiver

If an employee is in debt to you and you release the employee from the obligation to repay the debt, the unpaid amount is a debt waiver fringe benefit.

How to complete item 23D

Number

• Leave this field blank - it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the debt waiver fringe benefits. That is, the amount of debt that you waived.
- Show the amounts before any gross-up calculation. Don't use grossed-up amounts.

- There are no employee contributions or reductions, so copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) – (b) – (c)).
- Don't include amounts that you write off as a genuine bad debt. A debt owed by an employee that you write-off as a genuine bad debt is not a debt waiver fringe benefit.

Employee contributions (b)

• Leave this field blank - it should not be completed.

Value of reductions (c)

• Leave this field blank because it should not be completed. There are no other reductions that can apply in respect of debt waiver fringe benefits.

Taxable value of benefits (a) – (b) – (c)

• Write the same figure that was written at 'Gross taxable value (a)' in this column. Don't input a different figure.

Example 9: taxable value of debt waiver fringe benefit

You waive a \$500 debt (including principal and interest) that an employee owed you from a previous year.

At item 23, Debt waiver, write:

- Number leave blank
- Gross taxable value (a) 500
- Employee contribution (b) leave blank
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 500.

Example 9 - Item 23D

IDE-66970] - FBT return scannable form 2025 web example_10.png

E – Expense payments

An expense payment fringe benefit may arise in either of 2 ways:

- where you (the employer) reimburse an employee for expenses they incur
- where you pay a third party in satisfaction of expenses incurred by an employee.

How to complete item 23E

Number

• Leave this field blank – it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the expense payment fringe benefits before any reductions (for example, the otherwise deductible rule).
- Show the amounts before any gross-up calculation. Don't show grossed-up amounts.
- Use GST inclusive amounts where applicable.
- If there are no employee contributions or reductions, copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) – (b) – (c)).

Employee contributions (b)

- Write the sum of all employee contributions made toward expense payment fringe benefits provided.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

- Write at (c) the total amount of reductions in the taxable value of expense payment fringe benefits provided. The taxable value may have been reduced:
 - under the otherwise deductible rule
 - by other means (for example, in relation to in-house benefits).
- The 'otherwise deductible rule' only applies if both of the following apply:

- the recipients of the benefits are current employees
- you obtain, by the day your return is due or by 21 May 2025, any supporting documents (for example, employee declaration, or FBT alternative records that meet the minimum information requirements as determined by the Commissioner by legislative instrument).

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values expense payment fringe benefits provided. That is (a) – (b) – (c).
- If the total of the employee contributions (b) and reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't write a negative number.

Example 10: taxable value of expense payment fringe benefits

You operate a real estate business and pay an employee's home telephone bill of \$1,200 for the year ending 31 March 2025. On 31 March 2025, your employee provides a declaration stating that 60% of the bills are for business purposes and are, as a result, otherwise deductible. The other 40% of the calls are private calls.

The calculation of the taxable value for the expense payment is:

- \$1,200 × 60% = \$720. \$720 is otherwise deductible
- \$1,200 \$720 = \$480 taxable value.

At item 23, Expense payments, write:

- Number leave blank
- Gross taxable value (a) 1,200
- Employee contribution (b) 0
- Value of reductions (c) 720
- Taxable value of benefits is (a) (b) (c) = 480.

Example 10 – Item 23E

IDE-66970] - FBT return scannable form 2025 web example_11.png

F – Housing – units of accommodation provided

A housing fringe benefit is when an employee is provided with the right to use a unit of accommodation. A lease, or licence, which grants that right must exist when that accommodation is the usual place of residence of the employee.

How to complete Label 23F

Number

- Write the number of units of accommodation used to provide the housing fringe benefits. Don't write the total number of housing fringe benefits provided.
- Don't include housing benefits provided in a remote area that are exempt from FBT. Exempt benefits are not included on the FBT return.
- Don't include other accommodation provided that does not meet the requirements of a housing fringe benefit. Providing this type of accommodation is a residual fringe benefit and is shown at 'M Other benefits (residual)'.

Gross taxable value (a)

- Write the sum of the taxable values of the expense payment fringe benefits before any employee contributions.
- Show the amounts before any gross-up calculation. Don't show grossed-up amounts.
- If there are no employee contributions, copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) – (b) – (c)).

Employee contributions (b)

- Write the sum of all employee contributions made toward housing fringe benefits provided.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions(c)

• Leave this field blank – don't write anything in this field.

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of housing fringe benefits provided. That is (a) – (b).
- If the total of the employee contributions (b) are greater than the gross taxable value of benefits provided (a), show zero here. Don't write a negative number.

Example 11: taxable value of housing fringe benefits

You manufacture chocolate and provide a flat in Sydney CBD to your employee for the year ending 31 March 2025. The flat is the employee's usual place of residence for the whole year.

The market rental value for the year is \$26,000 (52 weeks at \$500). The employee pays you a nominal rent of \$2,600 for the year (\$50 per week).

The calculation of the taxable value is:

• \$26,000 - \$2,600 = \$23,400.

At item 23, Housing – unit of accommodation, write:

- Number 1
- Gross taxable value (a) 26,000
- Employee contribution (b) 2,600
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 23,400.

Example 11 – Item 23F

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IDE-66970] - FBT return scannable form 2025 web
example_12.png
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G – Employees receiving living-awayfrom-home allowance (show totals including exempt components)

A living-away-from-home-allowance is paid to your employee to compensate for additional expenses and any disadvantages suffered

because the employee's duties of employment require them to live away from their normal residence.

How to complete Label 23G

Number

• Write the number of employees who received a living-away-fromhome allowance. Don't write the total number of living-away-fromhome allowance fringe benefits provided.

Gross taxable value (a)

- Write the sum of the taxable values of the living-away-from-home allowance fringe benefits before any reductions.
- The total amounts shown should include the exempt accommodation component, exempt food component and the statutory food amount. The statutory food amount is the amount your employees would spend on food at their normal residence – it is set at \$42 per week per adult, and \$21 per week per child under 12.
- The amounts shown should be the amounts before any gross-up calculation. Don't use grossed-up amounts.
- If there are no reductions, include the gross taxable value figure (a) in the 'Taxable value of benefits (a) – (b) – (c)' column.

Employee contributions (b)

• Leave this column blank. Employee contributions can't be provided in respect of a living-away-from-home allowance fringe benefit under the FBT law.

Value of reductions (c)

- Write at (c) the total amount of reductions in the taxable value of living-away-from-home allowance fringe benefits. The exempt accommodation and exempt food components should be included at (c).
- Don't include at (c) any exempt accommodation and exempt food components more than the Commissioner of Taxation's reasonable amount unless you have the necessary documentary evidence or declaration of employee expenses and the **declaration about living away from home or alternative records**. You can find current reasonable food and drink amounts in **FBT rates and thresholds**.

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of living-away-from-home allowance fringe benefits provided. That is (a) (c).
- If the total of the reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't show a negative number.

Example 12: taxable value of living-away-from-home allowance fringe benefits

Your employee lives away from home in Australia for the year ending 31 March 2025. They receive \$591 per week (\$30,732 for the year) as a living-away-from-home allowance. Their duties of employment require them to live away from their normal residence.

Their allowance is made up of:

- \$350 per week (\$18,200 for the FBT year) for accommodation
- \$241 per week (\$12,532 for the FBT year) for food.

The accommodation component reflects what the employee could reasonably be expected to pay for rent. The food component relates to the total estimated food expenditure of \$241 per week. Your employee provides you with the required documentary evidence showing that they spent at least \$350 per week on accommodation. They declare they have spent no more than the Commissioner's reasonable food amount and so are not required to substantiate their expenditure. They provide you with a living away from home declaration – employee who maintains an Australian home – on 20 April 2025.

The employee started living at this location in January 2024. Due to the 12–month rule, you are entitled to reduce the taxable value of the allowance for the first 40 weeks of the year starting on 1 April 2024. The employee maintains a home in Australia at which they usually reside and it is available for their use during the year.

The calculation of the taxable value for living-away-from-home allowance fringe benefits is:

- exempt accommodation component = \$14,000 (40 weeks at \$350 per week)
- exempt food component = \$7,960 (that is, \$9,640 - \$1,680) [40 weeks at \$199 (\$241 paid less \$42 per week statutory food amount)]

- taxable value = \$30,732 \$14,000 (exempt accommodation) - \$7,960 (exempt food) = \$8,772
- value of reduction is the total of the exempt accommodation and the exempt food components = \$21,960 (that is, \$14,000 + \$7,960).

At item **23**, Employees receiving living away from home allowance, write:

- Number 1
- Gross taxable value (a) 30,732
- Employee contribution (b) leave blank
- Value of reductions (c) 21,960
- Taxable value of benefits is (a) (b) (c) = 8,772.

Example 12 - Item 23G

IDE-66970] - FBT return scannable form 2025 web example_13.png

J – Board

Meals you provide an employee and family members living with the employee may be a board fringe benefit if:

- you provide an employee with accommodation
- the employee has an entitlement to at least 2 meals a day prepared and supplied by you on your premises.

How to complete Label 23J

Number

• Leave this field blank - it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the board fringe benefits provided.
- The amounts shown should be amounts before any gross-up calculation. Don't use grossed-up amounts.
- Include board meals provided where you contract an employee's services to another person who provides the employee with board

meals on their premises. The meals in this case are board fringe benefits and you still have the FBT liability.

- If there are no employee contributions (b) or reductions (c), write the gross taxable value figure (a) in the 'Taxable value of benefits (a) – (b) – (c)' column.
- Don't include board meals provided to an employee in a primary production business located in a remote area. These are exempt benefits and are not included in the FBT return.
- 'Don't include at this item:
 - meals provided at a party, reception or other social function
 - meals provided in a dining facility open to the public (except for board meals provided to employees of a restaurant, motel, hotel and so on)
 - meals provided in a facility mainly used by a particular employee.

These aren't board fringe benefits. However, they may be property fringe benefits, tax-exempt body entertainment fringe benefits, or meal entertainment fringe benefits.

Employee contributions (b)

- Write the sum of all employee contributions made toward board fringe benefits provided.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

Write the sum of all reductions that apply to board fringe benefits provided.

The taxable value of the board fringe benefit is reduced to nil if both of the following apply:

- you provide a board fringe benefit to an employee
- they would have been entitled to an income tax deduction if they had paid for the meal.

Don't apply the 'otherwise deductible rule' unless both of the following apply:

- the recipients of the benefits are current employees
- you obtain from employees, before your return is due or by the 21 May 2025, any supporting documents.

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of board fringe benefits provided. That is (a) – (b) – (c).
- If the total of the employee contributions (b) and reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't show a negative value.

Example 13: taxable value of board fringe benefits

You provide board fringe benefits valued at \$21,900 to employees for the year ending 31 March 2025. You don't require your employees to make a contribution towards their board meals and their accommodation. They would not have been entitled to an income tax deduction had they paid for their meals.

At item 23, Board, write:

- Number leave blank
- Gross taxable value (a) 21,900
- Employee contribution (b) 0
- Value of reductions (c) 0
- Taxable value of benefits is (a) (b) (c) = 21,900.

Example 13 – Item 23J

IDE-66970] - FBT return scannable form 2025 web example_14.png

K – **Property**

You may provide a property fringe benefit when you provide an employee with property (for example, goods), either free or at a discount.

How to complete Label 23K

Number

• Leave this field blank – it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the property fringe benefits.
- The amounts shown should be amounts before any gross-up calculations. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- If there are no employee contributions (b) or reductions (c), copy the gross taxable value figure (a) to the 'Taxable value of benefits (a) – (b) – (c)' column.

Employee contributions (b)

- Write the sum of all employee contributions made toward property fringe benefits provided.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

- Write at (c) the total amount of reductions in the taxable value of property fringe benefits provided. The taxable value may have been reduced:
 - under the otherwise deductible rule
 - by other means for example, in relation to in-house fringe benefits.
- The 'otherwise deductible rule' only applies if both of the following apply:
 - the recipients of the benefits are current employees
 - you obtain by the date your return is due or by 21 May 2025, any supporting documents (for example, employee declarations, receipts, invoices or alternative records that meet the minimum information requirements).

Taxable value of benefits (a) – (b) – (c)

- Write the sum of the taxable values of property fringe benefits provided. That is (a) – (b) – (c).
- If the total of the employee contributions (b) and reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't write a negative number.

Example 14: taxable value of property fringe benefits

You are an electrical retailer. You provide to an employee a television you sell to the public for \$2,000, and an air conditioner you sell to the public for \$1,600, during the year ending 31 March 2025. These prices are the lowest selling price including GST. Your employee pays a total of \$300 for these items and does not enter into a salary packaging arrangement to pay for them.

As these items are in-house property fringe benefits, and are not provided under a salary packaging arrangement, the taxable value is 75% of the normal selling price. Additionally, you qualify for the in-house concession of up to \$1,000 per employee per year. The goods are not used for work-related purposes.

The calculation of the taxable value of the property fringe benefit is:

• Gross taxable value is \$2,700 [(\$2,000 + \$1,600) × 75%].

Value of reduction is \$1,000.

At item 23, Property, write:

- Number leave blank
- Gross taxable value (a) 2,700
- Employee contribution (b) 300
- Value of reductions (c) 1,000.

Taxable value of benefits is (a) - (b) - (c) = 1,400.

Example 14 – Item 23K

Example_15.png

L – Income tax exempt body – entertainment

A tax-exempt body entertainment fringe benefit may arise from entertainment expenses incurred by you if either of the following apply:

- You are wholly exempt from income tax. For example, an endorsed charity or a sports club whose ordinary and statutory income is exempt.
- You did not get assessable income from the activities to which the entertainment relates. For example, you are a taxable club that receives both assessable income and non-assessable non-exempt income and the entertainment relates only to activities in receiving your non-assessable non-exempt income.

How to complete Label 23L

Number

• Leave this column blank – it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the tax-exempt body entertainment fringe benefits.
- The amounts shown should be amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- Include tax-exempt body entertainment provided under a salary sacrifice arrangement at this item – you can't choose to value it as a meal entertainment fringe benefit.
- Copy the gross taxable value figure to the far right-hand column (Taxable value of benefits (a) – (b) – (c)).
- Don't include meal and entertainment facility leasing expense benefits not provided under a salary sacrifice arrangement at this item if you are a not-for-profit employer, who is eligible for the FBT capping exemption. These employers don't need to disclose meal and entertainment facility leasing expense benefits not provided under a salary packaging arrangement at item 23.
- If you have chosen to value food and drink that is tax-exempt body entertainment using the meal entertainment valuation rules, don't include them here. Include these benefits under 'P Meal entertainment'.
- If you are not exempt from income tax and you provided entertainment, don't complete this item. Instead, establish the

taxable value as an expense payment, property or residual fringe benefit, depending on how you provided the benefit. Alternatively, you can value meal entertainment as a meal entertainment fringe benefit.

Employee contributions (b)

Leave this field blank. Employee contributions can't be provided in respect of a tax-exempt body fringe benefit under FBT law.

Value of reductions (c)

• Leave this field blank. There are no reductions in respect of taxexempt body entertainment fringe benefits under FBT law.

Taxable value of benefits (a) – (b) – (c)

• Write the same figure as at 'Gross taxable value (a)' in this column. Don't use a different figure.

Example 15: taxable value of income tax exempt body – entertainment fringe benefits

You are a local council that provides a Christmas function for your employees on your premises. You provided finger food and your employees' spouses attended. You did not elect to value the meal as a meal entertainment fringe benefit.

The value of the tax-exempt body – entertainment, fringe benefit is \$5,000.

At item 23, Income tax exempt body – entertainment, write:

- Number-leave blank
- Gross taxable value (a) 5,000
- Employee contribution (b) leave blank
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 5,000.

Example 15 – Item 23L

IDE-66970] - FBT return scannable form 2025 web example_16.png

M – Other benefits (residual)

You may provide a residual fringe benefit when you provide an employee with either of the following:

- any right, privilege, service or facility
- any other benefit that is not one of the specific categories of fringe benefits included at other categories in item **23**.

How to complete Label 23M

Number

• Leave this field blank – it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the residual fringe benefits.
- The amounts shown should be amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- If you choose to value entertainment facility leasing expense benefits not provided under a salary packaging arrangement under the 50-50 method, you must include the value of these benefits at this item.
- If there are no employee contributions (b) or reductions (c), copy the gross taxable value figure (a) to the 'Taxable value of benefits (a) – (b) – (c)' column.

Employee contributions (b)

- Write the sum of all employee contributions made for residual fringe benefits.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

- Write at (c) the total amount of reductions in the taxable value of residual fringe benefits provided. The taxable value may have been reduced:
 - under the otherwise deductible rule

- by other means for example, in relation to in-house fringe benefits.
- Don't reduce the value using the otherwise deductible rule unless both of the following apply:
 - the recipients of the benefits are current employees
 - you obtain, by the date your return is due or by 21 May 2025, any supporting documents (for example, employee declarations, receipts, invoices or alternative records that meet the minimum information requirements).

Taxable value of benefits (a) – (b) – (c)

Write the sum of the taxable values of the residual fringe benefits provided. That is (a) – (b) – (c). If the total of the employee contributions (b) and reductions (c) are greater than the gross taxable value of benefits provided (a), show zero here. Don't write a negative number here.

Example 16: taxable value of other benefits (residual fringe benefits)

You run a construction business and own a one-tonne utility with \$8,000 in total operating costs for the year ending 31 March 2025. Your employee uses the utility for both business and private purposes. On 1 May 2025, your employee provides you with a declaration stating that they used the utility 25% of the time for private purposes. They have not made any contributions during the year towards the use of the utility.

The calculation of the taxable value for the utility is:

• (\$8,000 × 25%) - \$0 = \$2,000.

Value of reduction is $8,000 \times 75\% = 6,000$ (business usage).

At item 23, Other benefits (residual), write:

- Number-leave blank
- Gross taxable value (a) 8,000
- Employee contribution (b) 0
- Value of reductions (c) 6,000
- Taxable value of benefits is (a) (b) (c) = 2,000.

Example 16 – Item 23M

IDE-66970] - FBT return scannable form 2025 web example_17.png

N – Car parking

A **car parking fringe benefit** may arise for each day on which you provide a car parking space for use by an employee.

How to complete Label 23N

Number

• Leave this field blank - it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the car parking fringe benefits.
- The amounts shown should be amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- If there are no employee contributions (b) copy the gross taxable value figure (a) to the 'Taxable value of benefits (a) (b) (c)' column.

Employee contributions (b)

- Write the sum of all employee contributions made for car parking fringe benefits.
- Don't include employee contributions that will be made after this return has been lodged, unless the contribution is made by journal entry in your accounts.
- Don't use any excess employee contributions for one benefit type to reduce the taxable value of other benefits you provided to that employee or other employees.

Value of reductions (c)

• Leave this field blank. There are no reductions that can apply for car parking fringe benefits.

Taxable value of benefits (a) – (b) – (c)

• Write the sum of the taxable values of the car parking fringe benefits provided. That is (a) – (b).

• If the total of the employee contributions (b) is greater than the gross taxable value of benefits provided (a), show zero here. Don't show a negative number.

Example 17: taxable value of car parking fringe benefits

You have 10 parking spaces under your city building that you let your employees use during the year ending 31 March 2025.

Your employees use the parking spaces for more than 4 hours during the working day. There are several commercial parking stations within a kilometre charging more than the **car parking threshold** of \$10.77 a day on 1 April 2024.

The car parking fringe benefits are valued at \$20,000. Your employees have not made any contributions during the year.

At item 23, Car parking, write:

- Number-leave blank
- Gross taxable value (a) 20,000
- Employee contribution (b) 0
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 20,000.

Example 17 – Item 23N

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P – Meal entertainment

If expense payment fringe benefits, property fringe benefits, residual fringe benefits or tax-exempt body entertainment fringe benefits arise from the provision of meal entertainment, you may be eligible to classify these fringe benefits as meal entertainment fringe benefits. You are not eligible to make an election if benefits are provided under salary packaging arrangements.

If you choose to classify a fringe benefit as a meal entertainment fringe benefit, you have to classify all fringe benefits arising from the provision of meal entertainment during the year ending 31 March 2025 as meal entertainment fringe benefits.

Specifically, the provision of meal entertainment means:

- providing entertainment by way of food or drink
- providing accommodation or travel in connection with, or to facilitate the provision of, such entertainment
- paying or reimbursing expenses incurred by the employee for the above.

There are 2 methods you can use to calculate the taxable value of meal entertainment fringe benefits:

- 50–50 split method
- 12-week register method.

You must decide to classify fringe benefits as meal entertainment by 21 May 2025 unless we have allowed you to lodge later.

How to complete Label 23P

Number

• Leave this field blank – it should not be completed.

Gross taxable value (a)

- Write the sum of the gross taxable values of the meal entertainment fringe benefits. *Fringe benefits tax a guide for employers* further explains entertainment fringe benefits (chapter 14).
- The amounts shown should be amounts before any gross-up calculation. Don't use grossed-up amounts.
- Use GST-inclusive amounts where applicable.
- Copy the gross taxable value figure (a) to the 'Taxable value of benefits (a) – (b) – (c)' column.
- Don't include meal entertainment benefits not provided under a salary sacrifice arrangement at this item if you are a not-for-profit employer, who is eligible for the FBT capping exemption. These employers don't need to disclose meal and entertainment facility leasing expense benefits not provided under a salary packaging arrangement at item **23** on the FBT return.
- Don't include entertainment provided under a salary sacrifice arrangement at this item because you can't make the meal entertainment election in this case. The benefits will need to be valued as tax-exempt body, expense payment, property or residual benefits depending on how the benefit was provided.

Employee contributions (b)

• Leave this field blank. Employee contributions can't be provided as a meal entertainment fringe benefit under the FBT law.

Value of reductions (c)

• Leave this field blank. There are no reductions for meal entertainment fringe benefits under the FBT law.

Taxable value of benefits (a) – (b) – (c)

• Write the same figure that was written at 'Gross taxable value (a)' in this column. Don't input a different figure.

Example 18: taxable value of meal entertainment fringe benefits

You spend \$4,000 on meal entertainment not provided under a salary packaged arrangement for the year ending 31 March 2025. You elect on 1 April 2025 to value the meal entertainment fringe benefits using the 50–50 split method.

The calculation of the taxable value for the meal entertainment fringe benefits is:

• \$4,000 × 50% = \$2,000.

At item 23, Meal entertainment, write:

- Number-leave blank
- Gross taxable value (a) 2,000
- Employee contribution (b) leave blank
- Value of reductions (c) leave blank
- Taxable value of benefits is (a) (b) (c) = 2,000.

Example 18 – Item 23P

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Example_19.png
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For more information, see:

- FBT rates and thresholds
- Completing your FBT return 2025 all employers
- Keeping records for FBT

QC 103986

Keeping records for fringe benefits tax (FBT)

Check which fringe benefits tax (FBT) records you need to keep and how long you need to keep them.

Last updated 1 April 2025

On this page

FBT records to keep

Record-keeping exemption arrangements

FBT records to keep

For **FBT record keeping purposes**, you must keep the following records for 5 years:

- calculations
- worksheets
- declarations
- elections
- supporting details
- alternative records you use instead of travel diaries or employee declarations for certain benefits
- any relevant employee declarations and records of fringe benefits provided by associates.

Your records must generally be kept for 5 years from the lodgment of your FBT return, or the due date for lodgment of your return if you do not have to lodge.

You don't need to submit these records with your Fringe benefits tax (FBT) return 2025.

You must make your elections and declarations and obtain all employee declarations by 21 May 2025 unless we have allowed you to lodge your FBT return later.

Record-keeping exemption arrangements

The record-keeping exemption arrangements allow certain employers to choose not to keep certain records for an FBT year if they lodge their FBT return for that year. Instead, we work out your FBT liability for that FBT year using the total taxable value of fringe benefits you provided in an earlier base year when you kept FBT records.

The exemption threshold is \$10,334 for the year ending 31 March 2025.

You can elect to use the record-keeping exemption arrangements if **all** of the following apply:

- You are not a government body or income tax exempt body at any time during the year ending 31 March 2025.
- We have not issued you a notice requiring you to resume record keeping in the year ending 31 March 2024.
- You have established a base year in an earlier year and your FBT liability for every year after that base year was calculated using your aggregate fringe benefits amount for that earlier year.
- The aggregate fringe benefits amount for the benefits provided in the year ending 31 March 2025 does not exceed the amount in the base year by more than 20%, unless the difference is \$100 or less.

A year will be a base year if of all the following apply:

- You were in business for the whole of that year.
- You lodged your FBT return for that year by the due date.
- You have kept and retained FBT records for that year.
- Your aggregate fringe benefits amount (total of taxable values of all fringe benefits) in that year did not exceed the **exemption threshold** for that FBT year.
- Your FBT liability for that year was worked out from the aggregate fringe benefits amount for that year and not an earlier base year.

If you had elected to use the record-keeping exemption arrangements in an earlier year but ceased to carry on business operations during the year ending 31 March 2025, you can still use the arrangement. Your FBT liability will be determined from a proportion of the aggregate fringe benefits amount in your base year provided all of the above conditions have been satisfied. If you use the record-keeping exemption arrangements for the year ending 31 March 2025, you must write at:

- item 15 the fringe benefits taxable amount you provided in the base year
- item **23** the taxable value of each category of fringe benefit you provided during the base year.

QC 103986

FBT calculation rates for motor vehicles

Find the per kilometre rate you need to use for calculating fringe benefits tax (FBT) for motor vehicles.

Published 1 April 2025

On this page

Basic car rate - cents per kilometre basis

More information

Basic car rate – cents per kilometre basis

You now use a single rate per kilometre for all motor vehicles (regardless of the size of the engine).

You must use the basic car rate determined by the Commissioner of Taxation for the year ending 31 March 2025 if you reimburse an employee on a cents per kilometre basis for certain car expenses.

FBT year	Cents per kilometre rate		
1 April 2024 –	Rate for the income year 1 July 2024 –		
31 March 2025	30 June 2025 is 88 cents.		

Basic car rate – cents per kilometre basis

More information

For more assistance, refer to:

- Fringe benefits tax rates and thresholds for calculation rates for the FBT year 1 April 2024 to 31 March 2025
- Motor vehicle and car expenses
- Cents per kilometre method.

QC 103986

Worked examples for NFP employers completing FBT return 2025

Not-for-profit (NFP) employers can use these worked examples when completing your Fringe benefits tax (FBT) return 2025.

Published 20 May 2025

On this page

Rebatable employer return

Public benevolent institution return

Public hospital return

Partly-eligible public benevolent institution return

Rebatable employer return

Worked example 1: rebatable employer

You provide the following benefits for the year ending 31 March 2025 to your NFP organisation's employees:

• You pay Mark, Sam and 8 other employees' children's school fees (an expense payment fringe benefit).

- You provide Mark and Sam with cars for private use (a car fringe benefit).
- You allow Mark and Sam to purchase restaurant meals on a credit card that is paid by the employer at the end of the month, under a salary packaging arrangement.

School fees

The school fees are type 2 benefits because they are GST-free supplies with no GST credit entitlement.

Multiply the expense payment fringe benefits by the number of employees receiving the payment:

 \$6,000 (expense payment fringe benefit × 10 (number of employees)) = \$60,000.

Type 2 aggregate amount, which is shown at item **14B** on the return, is:

• \$60,000 × 1.8868 = \$113,208.00.

Car fringe benefits

The car fringe benefits are type 1 benefits because they are GST taxable supplies with an entitlement to a GST credit.

Mark's car fringe benefit calculated using the statutory formula method (GST taxable supply with an entitlement to a GST credit) is \$14,000.

Sam's car fringe benefit calculated using the statutory formula method (GST taxable supply with an entitlement to a GST credit) is \$15,000.

Total car fringe benefits = \$29,000

Type 1 aggregate amount, which is shown at item **14A** on the return is:

• \$29,000 × 2.0802 = \$60,325.80.

Meal cards

The use of the meal card is a type 2 benefit because it is an input taxed financial supply with no entitlement to a GST credit.

Mark's meal entertainment fringe benefit is \$5,500 (that is, the amount Mark charged to the credit card for meals).

Sam's meal entertainment fringe benefit is \$2,295.

Total meal entertainment fringe benefit = \$7,795.

Type 2 aggregate amount is:

• \$7,795 × 1.8868 = \$14,707.60.

The total type 2 aggregate amount is therefore:

• \$113,208.00 + \$14,707.60 = \$127,915.60.

Calculations

In total for your NFP organisation's employees, you have:

- a fringe benefits taxable amount of \$188,240 (\$60,325 + \$113,208 + \$14,707)
- gross tax of \$88,472.80 (\$188,240 × 47%).

Sam and Mark have an individual grossed-up non-rebatable amount greater than \$30,000:

- Mark has an amount of \$50,821.00.
- Sam has an amount of \$42,523.80. Sam's amount does not include the salary packaged entertainment as the value does not exceed the separate grossed-up cap (\$2,295 × 1.8868 = \$4,330.20).

The calculation of the aggregate non-rebatable amount is:

47% × [(\$50,821.00 - \$30,000 - \$5,000) + (\$42,523.80 - \$30,000)] = \$13,322

The calculation of the rebate amount is:

• 47% × (\$88,472.80 - \$13,322.05) = \$35,320.85.

Completing your FBT return

You would complete your FBT return as follows:

- Item 14A \$29,000 × 2.0802 = \$60,325
- item 14B –
 (\$60,000 + \$7,795) × 1.8868 = \$67,795 × 1.8868 = \$127,915
- item 14C is left blank
- item 15 items 14A + 14B = \$60,325 + \$127,915 = \$188,240
- item 16 47% × \$188,240 = \$88,472.80
- item 17 the aggregate non-rebatable amount = \$13,322.05
- item 18 47% of
 (item 16 item 17) = 47% × (\$88,472.80 \$13,322.05) = \$35,320.85
- item 19 (item 16 amount item 18 amount) = (\$88,472.80 - \$35,320.85) = \$53,151.95

- item **20** \$16,000
- item **21** \$37,151.95
- item 22 is left blank
- item **23** as in the following table.

Type of benefits provided	Code	Number	Gross taxable value (a)	Employ contributi (
Cars using the statutory formula	A	2	29,000	
Expense payments	E	n/a	60,000	
Income tax exempt body – entertainment	L	n/a	7,795	r

Table 1: Item 23 example – details of fringe benefits provid

Items 14–23 of a taxable employer return – Table 1: Item 23 example

IDE-66970] - FBT return scannable form 2025 web example_3.png

Public benevolent institution return

Worked example 2: public benevolent institution

You are a public benevolent institution that is registered for GST. You provide your employees with the following fringe benefits:

 car fringe benefits to Louise and Wendy valued at \$2,000 and \$25,000 respectively using the statutory formula method (type 1 benefits as you are entitled to GST credits for the provision of these benefits)

- entertainment facility leasing expense benefits to Louise under a salary package arrangement to enable her to hire a room for \$5,000 at Fantasy Wedding receptions (type 2 benefit as you are not entitled to a GST credit for the provision of this benefit)
- entertainment facility leasing expense benefits to Wendy by reimbursing her \$15,000 for the amount of rent she paid on hiring a houseboat on her holiday (type 2 benefit as you are not entitled to a GST credit for the provision of this benefit).

Calculations

Louise's grossed-up type 1 amount is:

• car fringe benefit = \$4,160.40 (\$2,000 × 2.0802).

Louise's grossed-up type 2 amount is:

 salary packaged entertainment facility leasing expense benefit = \$9,434.00 (\$5,000 × 1.8868).

As the separate cap for salary packaged meal entertainment and entertainment facility leasing expense benefits has been exceeded (the grossed-up salary packaged meal entertainment and entertainment facility leasing expense benefits is \$9,434.00), this amount is included in determining whether the capping threshold has been exceeded for benefits you provided to Louise.

Louise's aggregate exempt amount is:

 = \$8,594.40 (\$4,160.40 + \$9,434.00 - \$5,000), which is less than the cap of \$30,000.

Louise does not have a grossed-up non-exempt amount. You are not liable for FBT on the benefits you provide to Louise.

Wendy's grossed-up type 1 amount is:

• car fringe benefit = \$52,005.00 (\$25,000 × 2.0802).

As the reimbursement of rent for the houseboat is not provided under a salary packaged arrangement it is not included in determining Wendy's individual grossed-up non-exempt amount. The capping threshold for Wendy has been exceeded and your aggregate nonexempt amount would be:

• \$52,005.00 - \$30,000 = \$22,005.00.

Completing your FBT return

You would complete your FBT return as follows:

- Item 14C \$22,005
- Item 15 \$22,005
- Item 16 \$22,005 × 0.47 = \$10,342.35
- Items 17 and 18 are left blank
- Item **19** \$10,342.35
- Item 20 \$16,000
- Item 21 is left blank
- Item 22 \$5,657.65
- Item **23** as in the following table.

Table 2: Item 23 example – details of fringe benefits provid employer return

Types of benefits provided	Code	Number	Gross taxable value (a)	Employ contributio (
Cars using the statutory formula	A	2	27,000	
Income tax exempt body – entertainment	L	n/a	5,000	r

The entertainment not provided under a salary sacrifice arrangement does not have to be shown at item **23**.

Items 14–23 of a taxable employer return – Table 2: Item 23 example

IDE-66970] - FBT return scannable form 2025 web example_4.png

Public hospital return

Worked example 3: public hospital

You are a public hospital that is registered for GST, pay instalments during the year totalling \$16,000 and provide your employees with the following fringe benefits:

- car fringe benefits to Louise and Wendy valued at \$2,000 using the operating cost method and \$25,000 using the statutory formula method respectively (type 1 benefits as you are entitled to GST credits for the provision of these benefits)
- entertainment facility leasing expense benefits to Louise under a salary packaged arrangement to enable her to hire a room for \$5,000 at Fantasy Wedding receptions (type 2 benefit as you are not entitled to a GST credit for the provision of this benefit)
- entertainment facility leasing expense benefits to Wendy by reimbursing her \$15,000 for the amount of rent she paid on hiring a houseboat on her holiday (type 2 benefit as you are not entitled to a GST credit for the provision of this benefit).

Calculations

Louise's grossed-up type 1 amount is:

• car fringe benefit = \$4,160.40 (\$2,000 × 2.0802).

Louise's grossed-up type 2 amount is:

 salary packaged entertainment facility leasing expense benefit = \$9,434.00 (\$5,000 × 1.8868).

As the separate cap for salary packaged meal entertainment and entertainment facility leasing expense benefits has been exceeded (the grossed-up salary packaged benefit is \$9,434.00), this amount is included in determining whether the capping threshold has been exceeded for benefits you provided to Louise.

Louise's aggregate exempt amount is:

 = \$8,594.40 (\$4,160.40 + \$9,434.00 - \$5,000), which is less than the cap of \$17,000.

Louise does not have a grossed-up non-exempt amount. You are not liable for FBT on the benefits you provide to Louise.

Wendy's grossed-up type 1 amount is:

• car fringe benefit = \$52,005.00 (\$25,000 × 2.0802).

As the reimbursement of rent for the houseboat is not provided under a salary packaged arrangement it is not included in determining Wendy's individual grossed-up non-exempt amount.

The capping threshold for Wendy has been exceeded and your aggregate non-exempt amount would be:

• \$52,005.00 - \$17,000 = \$35,005.00.

Completing your FBT return

You would complete your FBT return as follows:

- Item **14C** \$35,005
- Item 15 \$35,005
- Item 16 \$35,005 × 0.47 = \$16,452.35
- Items 17 and 18 are left blank
- Item 19 \$16,452.35
- Item 20 \$16,000
- Item **21** (\$16,000 \$16,452.35) \$452.35
- Item 22 is left blank
- Item **23** as in the following table.

Table 3: Item 23 example – details of fringe benefits provid

Type of benefit provided	Code	Number	Gross taxable value (a)	Employ contributi (
Cars using the statutory formula	A	1	25,000	
Cars using the operating cost method	В	1	2,000	
Income tax exempt body – entertainment	L	n/a	5,000	r

The entertainment not provided under a salary sacrifice arrangement does not have to be shown at item **23**.

Items 14–23 of a taxable employer return – Table 3: Item 23 example

IDE-66970] - FBT return scannable form 2025 web example_5.png

Partly-eligible public benevolent institution return

Worked example 4: public benevolent institution

You are a not-for-profit organisation, part of which was endorsed by us on or before 2 December 2012 and registered with the ACNC on or after 3 December 2012. You are eligible for FBT exemption and the rest of the organisation is eligible for the FBT rebate. You paid instalments of \$16,000 during the FBT year.

You have a fringe benefits taxable amount of \$150,000 for the year ending on 31 March 2025 made up of:

- \$105,000 type 1 car fringe benefits valued using the statutory formula method (type 1 aggregate amount of \$50,476 × 2.0802)
- \$33,000 type 2 expense payment benefits (type 2 aggregate amount of \$17,490 × 1.8868)
- an aggregate non-exempt amount of \$12,000, which is for residual benefits for a third employee who is employed in the eligible public benevolent institution part of the organisation. The employee received a total of \$42,000 in residual benefits during the year.

You have 2 employees in the rebatable part of your organisation with individual grossed-up non-rebatable amounts greater than \$30,000. One employee has an amount of \$50,000, and the other has an amount of \$45,000.

Calculations

The calculation of the aggregate non-rebatable amount is as follows:

• (\$50,000 - \$30,000) + (\$45,000 - \$30,000) × 47% = \$16,450.00.

- Add to this amount the tax payable on the aggregate non-exempt amount (\$12,000 × 47%) = \$5,640.00.
- \$16,450.00 + \$5,640.00 = \$22,090.00.

The calculation of the amount of rebate is as follows:

• 0.47 × (amount of tax payable – aggregate non-rebatable amount).

The amount of tax payable is 47% of the fringe benefits taxable amount, which equates to gross tax of \$70,500 (0.47 × \$150,000).

The rebate calculation is:

• 0.47 × (\$70,500.00 - \$22,090.00) = \$22,752.70.

Completing your FBT return

You would complete your FBT return as follows:

- Item **14A** \$50,476 × 2.0802 = \$105,000
- Item 14B \$17,490 × 1.8868 = \$33,000
- Item **14C** \$12,000
- Item 15 (\$105,000 + \$33,000 + \$12,000) = \$150,000
- Item 16 47% of \$150,000 = \$70,500
- Item 17 \$22,090
- Item 18 \$22,752.70
- Item 19 (\$70,500 \$22,752.70) = \$47,747.30
- Item 20 \$16,000
- Item 21 (\$47,747.30 \$16,000) = \$31,747.30
- Item 22 is left blank
- Item 23 as in the following table.

Table 4: Item 23 example – details of fringe benefits provid operating partly as an eligible public benevolent institutior

Type of benefits Code provided	Number	Gross taxable value (a)	Employee contribution (b)
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Cars using the statutory formula	A	1	50,476	0
Expense payments	E	n/a	17,490	0
Other benefits (residual)	М	n/a	42,000	0

Items 14–23 of a taxable employer return – Table 4: Item 23 example

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QC 103986

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If you follow our information and it turns out to be incorrect, or it is misleading and you make a mistake as a result, we will take that into account when determining what action, if any, we should take.

Some of the information on this website applies to a specific financial year. This is clearly marked. Make sure you have the information for the right year before making decisions based on that information.

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