TD 93/D231 - Income tax: can a taxpayer claim as a deduction the amount paid to purchase standing or growing crops?

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This document has been Withdrawn.

There is a Withdrawal notice for this document.



Taxation Determination TD 93/D231

FOI Status: draft only - for comment

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Draft Taxation Determinations (TDs) represent the preliminary, though considered, views of the ATO. Draft TDs may not be relied on; only final TDs are authoritative statements of the ATO.

Draft Taxation Determination

Income tax: can a taxpayer claim as a deduction the amount paid to purchase standing or growing crops?

- 1. Yes, if the amount paid is the market value of the crops on the day of their purchase.
- 2. Where subsection 36(1) of the *Income Tax Assessment Act 1936* applies, it allows the purchaser of the standing or growing crops to claim a deduction for their value (*Butcher v. FCT; Blick v. FCT* (1950) 5 AITR 44, 9 ATD 177).
- 3. The amount which is deductible is the market value of the crops on the day of their purchase. Where it is not possible to determine their market value, a fair and reasonable value is to be used (subsection 36(8)).

Commissioner of Taxation

9/9/93

FOI INDEX DETAIL: Reference No.
Related Determinations: TD 93/D230
Subject Ref: deduction; crops; trading stock

Legislative Ref: ITAA 36 (1)

Case Ref: Butcher v FCT; Blick v FCT (1950) 5 AITR 44, (1950) 9 ATD 177

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