TD 93/D239 - Income tax: can expenditure incurred on cosmetic surgery qualify as medical expenses for the purpose of section 159P and therefore qualify for a medical expenses rebate?

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This document has been finalised by TD 94/5.



## Taxation Determination TD 93/D239

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 expenditure incurred on cosmetic surgery qualify as medical expenses for the purpose of section 159P and therefore qualify for a medical expenses rebate?

- 1. Yes. Paragraph (a) of the definition of medical expenses in subsection 159P(4) of the *Income Tax Assessment Act 1936* (ITAA) includes payments to a legally qualified medical practitioner, nurse or chemist, or a public or private hospital, in respect of an illness or operation.
- 2. The term operation is not defined in the ITAA. Taxation Ruling IT 2359 adopts the meaning which is ordinarily given to it. In a medical context, the ordinary meaning refers to an act performed by hand and/or instrument to some part of the body to remedy deformity, injury, disease, pain etc. We accept that cosmetic surgery generally falls within this concept of operation.

#### Example:

Joe is a resident taxpayer who decides to undergo a facelift. He incurs total medical expenses of \$5000, paid to a legally qualified medical practitioner and a hospital. He recoups \$2000 from his private health fund. The net eligible medical expenses are \$3000. Assuming he has no other rebatable expenses, Joe is eligible for a rebate on \$2000 (the excess of \$3000 over \$1000 - subsection 159P(3A)).

### **Commissioner of Taxation**

23/9/93

FOI INDEX DETAIL: Reference No.

Related Determinations:

Related Rulings: IT 263; IT 2359

Subject Ref: cosmetic surgery; medical expenses rebate

Legislative Ref: ITAA 159P

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