



PS LA 2004/3 (GA) - Trading stock: valuation of goods taken from trading stock for private use by sole traders or partners in a partnership

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Trading stock: valuation of goods taken from trading stock for private use by sole traders or partners in a partnership

This Law Administration Practice Statement explains how to value goods taken from trading stock for private use by sole traders or partners in a partnership.

This practice statement is an internal ATO document, and is an instruction to ATO staff.

Taxpayers can rely on this practice statement to provide them with protection from interest and penalties in the following way. If a statement turns out to be incorrect and taxpayers underpay their tax as a result, they will not have to pay a penalty. Nor will they have to pay interest on the underpayment provided they reasonably relied on this practice statement in good faith. However, even if they don't have to pay a penalty or interest, taxpayers will have to pay the correct amount of tax provided the time limits under the law allow it.

1. What is this practice statement about?

Subdivision 70-D of the *Income Tax Assessment Act 1997* (ITAA 1997) contains the rules about including the value of an item of trading stock in assessable income if the trading stock is disposed of outside the ordinary course of business or if the item ceases to be trading stock in certain other circumstances.

This practice statement explains the approach we will accept in regard to valuing goods taken from trading stock for private use by sole traders or partners in a partnership.

It also specifies record-keeping requirements.

2. How will items of trading stock taken for private use be valued?

How an item of trading stock taken for private use is valued depends on whether the item continues to be held by the same individual or individuals. If it is, then it is accounted for at cost. If it is not, it is accounted for at market value.¹

So, where an item is taken for private use by:

- a sole trader – it is included in assessable income at cost
- all the partners in a partnership for their joint use – it is included in assessable income at cost, or
- one or more, but not all the partners in a partnership – it is included in assessable income at market value.

However, in regard to this last point, we accept that where the items are of small value such that it is difficult or unreasonable for records to be kept (see section 3 of this practice statement), the items are taken for joint private use of all of the partners in the partnership, and can be accounted for at cost.

3. What records must be kept?

The following records should be kept in relation to goods taken for private use:

- the date the item is taken from stock
- the reason the item is taken
- a description of the item, and
- the cost or market value of the item (see also section 4 of this practice statement).

4. Establishing cost or market value in difficult situations

We recognise that for certain businesses or industries it is difficult to determine the value of an item of trading stock taken for private use. For these taxpayers, we issue a ruling for each income year providing a schedule of values of goods that may be used as a guide to the amounts that we will accept as estimates of the total value of items taken.

The industries where these difficulties may arise include those where the items of trading stock:

- are used in a transformation process, for example baking
- are a range of small items or ingredients, usually of low value
- are not suited to inventory systems, or
- are subject to high turnover, often for cash.

5. Examples

Example 1: Sole trader

Peter Purple operates a sole trader business as a butcher. He takes a leg of lamb home for his private use. The cost of the leg of lamb is required to be included in the assessable income of the business.

¹ See sections 70-90 to 70-110 of the ITAA 1997.

Example 2: Sole trader: using schedule in TD 2015/19

Over the 2014-15 income year, Peter Purple the butcher regularly takes home various cuts of meat for his private use. He lives with his wife and a child aged 10.

- Peter may account for the items by recording the cost of the items as he takes them and include the total amount as assessable income of the business for that income year.
- Alternatively, Peter can use the schedule in TD 2015/9 to calculate the total value of items taken and include that total in the assessable income of the business for the income year. If he did this, the amount that he would include would be \$1,975.

Example 3: Partnership – items of trading stock taken for use by partners

Max and Perdita operate a partnership business together as butchers. They have a joint birthday party and decide to have a spit roast. They take a whole pig from trading stock for this purpose. The cost of the whole pig is required to be included in the assessable income of the partnership business.

At other times during the 2014-15 income year, Max and Perdita have taken items of trading stock for their private use. Max lives with his wife and a child aged 16, and Perdita lives with her husband and a child aged 17.

- The partnership business may account for the items of trading stock taken at cost and include the total amount as assessable income of the business for that income year.
- Alternatively, the partnership business can use the schedule in TD 2015/9 to calculate the total value of items taken and include that total in the assessable income of the business for the income year. If they did this, the amount that they would include would be \$2,765.

6. More information

For more information, see:

- [TD 2015/9](#) *Income tax: value of goods taken from stock for private use for the 2014-15 income year*

Date issued 18 June 2004

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