Can you use *Retirees TaxPack 2003*?  
see page 3

Lodge your tax return by 31 October 2003

Lodge online with *e-tax* at [www.ato.gov.au](http://www.ato.gov.au)  
see page 9

NAT 2596—6.2003
The Commissioner offers you the following protections if you use Retirees TaxPack 2003 properly:

- As a Retirees TaxPack 2003 user you will not be expected to know more than we have presented to you in Retirees TaxPack 2003 and its related publications.

- We have made every effort, including consultation with community groups and tax professionals outside the Australian Taxation Office, to make sure that Retirees TaxPack 2003 is accurate. Nevertheless, if something is misleading and you make a mistake as a result, we will not charge you a penalty or general interest charge (GIC) on any missing tax.

- If you use Retirees TaxPack 2003 properly and make an honest mistake, my staff, including my auditors, will accept that you have honestly described your tax affairs. We will not charge you a penalty, although we may ask you to pay GIC on any missing tax.

Naturally, if you don’t use Retirees TaxPack 2003 properly when you prepare your tax return, you are not covered by these protections.

Using Retirees TaxPack 2003 properly means you must:

- have on hand all your necessary documentation and records for the 2002–03 income year (1 July 2002 to 30 June 2003)

- read all the preliminary pages—they provide valuable information ranging from whether you need to lodge a tax return at all, to how you can get a faster refund

- read each question caption carefully and
  – if it does not apply to you, go to the next question
  – if it does apply to you, read the question carefully so that you provide the required details on your tax return

- make sure that you complete the Medicare levy surcharge item 26. It applies to all taxpayers

- be aware of the Index at the back of Retirees TaxPack 2003—it can help you to find information that is relevant to your circumstances, and

- use the checklist on page 82 before you lodge your tax return.

Retirees TaxPack 2003 has been prepared to help you complete your tax return correctly—see Self-assessment—it’s your responsibility on page 10.

We have a charter which sets out your rights and obligations along with the service and other standards you can expect from us. For more information see Dealing with the Australian Taxation Office on page 89.
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2003 tax return for retirees
Publications/Infolines—inside back cover

DATES TO REMEMBER:

• 2002–03 income year—1 July 2002 to 30 June 2003
• 31 October 2003—date for lodgment of your tax return, unless you have been given a deferral of time to lodge your tax return or it is prepared by a registered tax agent
• 21 November 2003—the earliest date any tax payable will be due
If your tax return is lodged on time, any tax payable will be due on the later of 21 days after you receive your notice of assessment or 21 days after your tax return was due to be lodged.

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Do you need to lodge a 2003 tax return?

There are a number of reasons, listed below, why you may have to lodge a tax return for the 2002–03 income year (1 July 2002 to 30 June 2003).

Check each reason in order—REASON 1 to OTHER REASONS.

- If you find a reason that applies to your circumstances, you have to lodge. You do not have to read any further—go to Can you use Retirees TaxPack 2003? on the next page.
- If none of the reasons listed applies to you, go to page 4 to find out if you need to complete a 2003 non-lodgment advice.
- If any of your tax affairs are not covered by Retirees TaxPack 2003 you need to use TaxPack 2003, and you may need TaxPack 2003 supplement. Go to page 7 for more information.

Reasons why you need to lodge a tax return

REASON 1 You were eligible for the Senior Australians tax offset. If you are unsure, pages 53–4 provide information on eligibility for this tax offset.

You need to lodge if your taxable income was more than the following relevant amount:

- if you were single, widowed or separated at any time during the year—$20,000
- if you had a spouse but either of you lived in a nursing home or you had to live apart due to illness—$18,883
- if you lived with your spouse for the full year—$16,306.

REASON 2 You received a Commonwealth of Australia government pension, allowance or payment listed at question 1 on page 14 but you are not eligible for the Senior Australians tax offset.

You need to lodge if your taxable income was more than the following relevant amount:

- if you were single or widowed at any time during the year—$17,164
- if you had a spouse but either of you lived in a nursing home or you had to live apart due to illness—$16,305
- if you lived with your spouse for the full year—$14,300.

REASON 3 You were not eligible for the Senior Australians tax offset and you did not receive a Commonwealth of Australia government pension, allowance or payment, but you received or earned income.

You need to lodge if your taxable income exceeded the following amount:

- $6,000 if you were an Australian resident for tax purposes for the full year.
OTHER REASONS
You need to lodge if any of the following applied to you:

- You had amounts of tax withheld from income you received or earned.
- You were required to lodge an activity statement under the pay as you go (PAYG) system and/or pay an instalment amount during the year.
- You have a reportable fringe benefits amount on your PAYG payment summary—individual non business.
- You are entitled to a 30% private health insurance tax offset at question 22 on pages 61–7.
- You received income from dividends or distributions exceeding $6,000 AND you had imputation/franking credits or amounts withheld because you did not quote your tax file number or Australian business number to the investment body.

STOP
If any of the following apply to you, you need to lodge a 2003 tax return but you cannot use the 2003 tax return for retirees.

- You had exempt overseas employment income and $1 or more of other income.
- You were entitled to receive a distribution from a trust or you had an interest in a partnership AND the trust or partnership carried on a business of primary production.
- You carried on a business.


Can you use Retirees TaxPack 2003?
To find out if you can use Retirees TaxPack 2003 to fill in your tax return, you must meet ALL of the following conditions.

CONDITION 1 You were an Australian resident for tax purposes from 1 July 2002 to 30 June 2003. You are an Australian resident for tax purposes if:

- you have always lived in Australia or you have come to Australia and live here, or
- you have actually been in Australia for more than half of 2002–03, unless your usual home is overseas and you do not intend to live in Australia.

If you go overseas temporarily and you do not set up a permanent home in another country, you may continue to be treated as an Australian resident for tax purposes.

If you need help in deciding whether or not you are an Australian resident for tax purposes, phone the Personal Tax Infoline on the inside back cover.

CONDITION 2 You had no dependants other than a spouse during the period 1 July 2002 to 30 June 2003.

CONDITION 3 All of your tax affairs are covered by the questions listed in Retirees TaxPack 2003 on page 6.


Deceased estate
If you are looking after the estate of someone who died during 2002–03, consider the above points on their behalf and, if a tax return is not required, complete the 2003 non-lodgment advice on the next page and send it to the Australian Taxation Office. If a tax return is required, see page 12 for more information.
2003 non-lodgment advice

If you do not need to lodge a tax return, complete the form below and send it to the Australian Taxation Office (ATO) unless one of the following applied to you:

- you have previously sent us a tax return or non-lodgment advice, or a form or letter that told us that you do not need to lodge a tax return for all future years
- your only income was from a Commonwealth of Australia government pension, allowance or payment listed at question 1 on page 14 and your taxable income was less than the relevant amount at REASON 1 (if you are eligible for the Senior Australians tax offset) or REASON 2 on page 2. (The agencies that pay these have provided information for us to determine that you do not need to lodge a tax return.)

Your tax file number

Your date of birth

Your name

Title—for example, Mr, Mrs, Ms, Miss
Surname or family name
Given names

Your postal address

Suburb or town
State Postcode Country if not Australia

Have you changed your postal address since your last tax return?

NO Read on

YES Print the address on your last notice of assessment or the address you last told us about.

Your daytime telephone number—if it is convenient

Area code Telephone number

Reason for not lodging a tax return

I will not have to lodge a tax return for 2003 because none of the reasons listed on pages 2–3 applies.

I will not have to lodge a tax return for future years because:
(Please print)

I declare that the information on this non-lodgment advice is true and correct.

Signature Date

The tax law imposes heavy penalties for giving false or misleading information.

Use the pre-addressed envelope provided with Retirees TaxPack 2003 to send your non-lodgment advice to the ATO by 31 October 2003. See page 83 for more details.
Exempt income is not included on your tax return as income. These payments are not shown as ‘taxable’ on your payment summary. The most common types of exempt income are listed here.

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

### Exempt Commonwealth of Australia government pensions, allowances and payments

- **Pensions**
  - Carer payment where both the carer and either the care receiver or all of the care receivers are under age pension age, or the carer is under age pension age and any of the care receivers has died
  - Disability support pension paid by Centrelink to a person who has not reached age pension age
  - Invalidity service pension where the veteran is under age pension age
  - Partner service pension where both the partner and the veteran are under age pension age and the veteran receives an invalidity service pension, or the veteran has died and received an invalidity service pension at the time of death
  - Veterans’ Affairs disability pension and allowances, war widows and war widowers pension
  - Wife pension where both the recipient and partner are under age pension age, or the recipient is under age pension age and the partner has died

**Note:** Superannuation Act 1976 and Defence Forces Retirement Benefits Act 1948 pensions and payments are taxable. Show them on your tax return at item 2.

- **Other payments**
  - Carer allowance paid under the Social Security Act 1991
  - Disaster relief payment
  - Lump sum pension bonus paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
  - Payments from the Commonwealth under the incentives payments scheme relating to certain private health insurance policies
  - Pensioner education supplement and fares allowance paid by Centrelink
  - Pharmaceutical allowances paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
  - Remote area allowance
  - Rent assistance
  - Phone allowance paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
  - Veterans’ Affairs loss of earnings allowance

### Other exempt payments

- Japanese internment compensation payments made under the Compensation (Japanese Internment) Act 2001 or the Veterans’ Entitlements Act 1986
- Mortgage and Rent Relief Scheme payments
- Spouse maintenance payments
- Most pensions, annuities and allowances relating to persecution during the Second World War
- Compensation payments received under the German Forced Labour Compensation Programme (GFLCP)
- Certain annuities and lump sums which are paid to an injured person under a structured settlement

**Note:** If you received a Commonwealth of Australia government payment during 2002–03 and are unsure if it is exempt income, phone the Personal Tax Infoline on the inside back cover.
**INFORMATION**

**WHAT’S IN RETIREES TAXPACK 2003**

You can use *Retirees TaxPack 2003* to fill in your tax return if the questions in *Retirees TaxPack 2003* are the only questions that apply to you.

### Income

1. Commonwealth of Australia government pensions and allowances
2. Other Australian pensions or annuities— including superannuation pensions
3. Foreign source pension or annuity income
4. Salary, wages, allowances, earnings etc.
5. Total tax withheld
6. Total reportable fringe benefits amounts
7. Dividends—NOT including distributions made by a corporate limited partnership and deemed dividends from a private company
8. Capital gains—NOT including distributions of capital gains by a trust or managed investment fund

### Deductions

11. Subscriptions
12. Interest and dividend deductions
13. Gifts or donations
14. Deductible amount of undeducted purchase price of an Australian pension or annuity
15. Deductible amount of undeducted purchase price of a foreign pension or annuity
16. Cost of managing tax affairs

### Tax offsets

19. Spouse—married or de facto
20. Senior Australians
21. Superannuation annuity and pension
22. 30% private health insurance
23. 20% tax offset on net medical expenses over the threshold amount

### Medicare levy related items

25. Medicare levy reduction or exemption
26. Medicare levy surcharge—this item is compulsory for all taxpayers.

**IMPORTANT** If you are claiming family tax benefit through the tax system or the baby bonus, you cannot use *Retirees TaxPack 2003*. You should use e-tax at [www.ato.gov.au](http://www.ato.gov.au) or TaxPack 2003.

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**Does the capital gains tax question apply to you?**

Some taxpayers may not be aware that question 9 *Capital gains* may apply to their circumstances. The following information is provided as a general guideline to help you decide if you need to complete item 9.

### Capital gains or capital losses

The most common capital gains tax (CGT) event happens if you dispose of an asset to someone else—for example, you sell it or give it away. CGT assets include land, shares in a company, contractual rights, options, foreign currency and goodwill.

Here are examples of other common CGT events:

- An asset you own is lost or destroyed.
- An asset (such as shares you own) is cancelled, surrendered or redeemed.
- A liquidator declares that shares you own are worthless.
- You received an amount in respect of a share that was not income and was not for the disposal of the share.

If you think you may need to complete item 9, you will need one of two publications:

- if you have invested only in shares— *Personal investors guide to capital gains tax* (NAT 4152—6.2003), or
- if you have other types of capital gains or capital losses— *Guide to capital gains tax* (NAT 4151—6.2003).

These publications explain how to work out your capital gains and capital losses. They are available on the Australian Taxation Office (ATO) website at [www.ato.gov.au](http://www.ato.gov.au) Or to find out how to get a printed copy, see the inside back cover.

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Remember, e-tax can help you decide if you have a capital gain or capital loss. It also has a calculator that may help you to work out the amount of any gain or loss you have made. For more information on using e-tax to complete and lodge your tax return electronically, see pages 8 and 9 or visit the ATO website.

TaxPack 2003

Income
- Attributed personal services income
- Commonwealth of Australia government allowances and payments like Newstart, youth allowance and Austudy payment
- Dividends—distributions received from a corporate limited partnership and deemed dividends from a private company
- Eligible termination payments (ETP)
- Lump sum payments

Deductions
- Low value pool deduction
- Work related car expenses
- Work related self-education expenses
- Work related travel expenses
- Work related uniform, occupation specific or protective clothing, laundry and dry cleaning expenses
- Other work related expenses (Subscriptions are included in Retirees TaxPack 2003.)

Losses
- Tax losses of earlier income years claimed this income year

Tax offsets
- Spouse (without dependent child or student), child-housekeeper or housekeeper
- Superannuation contributions
- Ongoing baby bonus claim

Adjustments
- Part-year tax-free threshold
- Under 18 excepted net income

TaxPack 2003 supplement

Income
- Bonuses from life insurance companies and friendly societies
- Capital gains—distributions of capital gains by a trust or managed investment fund
- Deferred non-commercial business losses*
- Foreign entities
- Foreign source income and foreign assets or property (Foreign source pensions and annuities are included in Retirees TaxPack 2003.)
- Net farm management deposits or withdrawals
- Net income or loss from business*
- Partnerships and trusts
- Personal services income*
- Rent
- Other income—for example, royalties and lump sum payments in arrears

Deductions
- Australian film industry incentives*
- Deduction for project pool
- Non-employer sponsored superannuation contributions—generally for the self-employed
- Other deductions—for example, foreign exchange losses and sickness and accident insurance premiums or deductions not claimable elsewhere on your tax return

Tax offsets
- Landcare and water facility
- Parent, spouse’s parent or invalid relative
- Superannuation contributions on behalf of your spouse
- Zone or overseas forces
- Other tax offsets—for example, heritage conservation work

Adjustments
- Amount on which family trust distribution tax has been paid
- Amount on which ultimate beneficiary non-disclosure tax was payable

Credit for interest on tax paid
- Credit for interest on early payments—amount of interest

* You must read a related publication before you can complete this item. The details are explained at the relevant question.

DO YOU WANT TO LODGE YOUR TAX RETURN ELECTRONICALLY?

You may consider using e-tax to lodge your tax return over the internet. e-tax is available free from the Australian Taxation Office—see page 9 for more information. You may also lodge your tax return electronically using the TAXPACKEXPRESS service at a post office or at the office of a participating registered tax agent. You cannot lodge your tax return through the TAXPACKEXPRESS service using Retirees TaxPack 2003—use TaxPack 2003.
WHAT ARE YOUR CHOICES FOR DOING YOUR TAX RETURN

You can do your tax return yourself using *Retirees TaxPack 2003*. Just proceed through this guide and follow the instructions. Make sure you lodge your tax return by 31 October 2003.

Use *e-tax* to lodge your tax return over the internet and get a faster refund.

*e-tax* will help you to prepare your tax return easily, quickly and securely using the internet. *e-tax* software helps you prepare your tax return and by asking you questions will complete and lodge your tax return based on your answers. *e-tax* has a calculator to work out any capital gain or capital loss as well as estimate your tax refund or tax debt. Most tax returns lodged using *e-tax* are processed within 14 days. If you are eligible for a refund, you will receive it quickly. If you have a tax debt, you still have until 21 November to pay. Visit the ATO website at [www.ato.gov.au](http://www.ato.gov.au) and lodge your tax return online via *e-tax*.

Someone else can do your tax return for you.

**Family member or friend**
A family member or friend can help you but they cannot charge you a fee.

**Tax Help community volunteers**
Tax Help is a network of community volunteers, trained to help people prepare their tax returns or claims for a refund of imputation/franking credits.

This *free service* is available for people on low incomes—including those who are also seniors, people from non-English-speaking backgrounds, people with a disability, Aboriginal people or Torres Strait Islander people and students. See page 17 for more information.

**Registered tax agents**
Registered tax agents are the only people who can prepare and lodge your tax return for a fee. Some people present themselves as registered tax agents when they are not. You should ensure that you are using a registered tax agent. You can check with the Tax Agents’ Board on 13 72 86 (press 3, then 4) or visit [www.tabd.gov.au](http://www.tabd.gov.au) to view the list of registered tax agents. If you did not go to a tax agent last year—or you will be going to a different tax agent this year—make sure that you see them before 31 October 2003.

**Signing your tax return**
You must sign and date the *Taxpayer’s declaration* on page 6 of your 2003 *tax return for retirees* to confirm that it is true and correct. Someone else may sign your tax return on your behalf if they have authority to do so under a power of attorney.

**NOTE**
You cannot lodge the 2003 *tax return for retirees* electronically through *e-tax*. However, if you wish to lodge electronically you can use *e-tax* to lodge the 2003 *tax return for individuals*.

**NOTE**
Even if someone else—a family member, friend or tax agent—helps you to prepare your tax return, you are still legally responsible for the accuracy of the information. See *Self-assessment—it’s your responsibility* on page 10.
LODGE ONLINE with e-tax at www.ato.gov.au

e-tax from the ATO

- free
- easy to use
- safe and secure
- most refunds in 14 days

e-tax is the fast, convenient way to lodge your tax return and baby bonus claim. All you need is access to a personal computer and the internet.

Join over half a million people who already use e-tax from the ATO.

New in e-tax 2003:

- reduced download times and simpler ID checks
- easier navigation
- information from your saved e-tax 2002 tax return can be copied over to your 2003 tax return

Visit the Australian Taxation Office website at www.ato.gov.au
A shorter period of review

You are eligible for a two-year shorter period of review if you are an Australian resident and have simple tax affairs. Eligibility is dependent on your circumstances each tax year.

A shorter period of review will apply to you for the 2002–03 income year if you:

- only received income from salary or wages (other than from associates), pensions, benefits or allowances paid by the Government, interest (from financial institutions and government bodies), and dividends (from resident public listed companies), and
- only were entitled to deductions for the cost of managing your tax affairs, account keeping fees and cash gifts or donations.

You are still eligible for a shorter period of review if you hold a capital gains tax asset and did not dispose of it (resulting in a capital gain or loss) in the 2002–03 income year.

If you are eligible for the two-year shorter period of review this means that:

- you only need to keep certain tax records for the two-year period (see page 82)
- the two-year period applies for the Australian Taxation Office (ATO) to review and amend your assessment (see Self-assessment—it’s your responsibility below), and
- you must make any objection or amendment request within the two-year period (see page 84).

The ATO will advise you on your 2003 notice of assessment if you qualify for the shorter period of review for 2002–03.

Self-assessment— it’s your responsibility

Under our system of self-assessment the ATO prepares Retirees TaxPack 2003 and our other tax time publications to provide you with the information and guidance you need to complete your tax return. It is your responsibility to lodge a tax return that is signed, complete and correct. We then use the information on your tax return to issue your notice of assessment.

When you receive your notice of assessment, you may find that we have made some adjustments—for example, you may have made an error adding up your figures. However, we do not check everything on your tax return before issuing your notice of assessment.

The ATO may not initially adjust any claims you make on your tax return. We do not take responsibility for checking that your tax return details are correct—that is your responsibility.

At a later date we may check some of the details on your tax return more thoroughly. Under the law, the ATO is allowed a period of four years (depending on your circumstances—see A shorter period of review on this page where it can review a tax return and may increase or decrease the amount of tax payable. This period of review is extended where tax avoidance is involved.

Please remember, even if someone else helps you to complete your tax return, you must sign the Taxpayer’s declaration on your tax return and you are responsible for the information provided on your tax return. Someone else may sign your tax return on your behalf if they have authority to do so under a power of attorney.

If, after lodging your tax return, you believe you have made a mistake see page 84 to find out what to do.

Lodge your tax return by 31 October 2003

You have from 1 July 2003 to 31 October 2003 to lodge your tax return, unless it is prepared by a registered tax agent.

Don’t delay sending your tax return, even if you think you will owe tax. If you lodge your own tax return your tax is payable 21 days after your tax return is due for lodgment, irrespective of the date you are advised of the debt. The earliest due date for any 2002–03 personal income tax debt is 21 November 2003.

If you lodge your tax return late, or not at all, any tax will be payable and a general interest charge will be calculated from 21 November 2003. In addition a penalty for failure to lodge on time may be applied (see page 11).

Before you lodge your tax return, make sure you have read Self assessment—it’s your responsibility on this page.
If you cannot lodge by 31 October 2003

If you cannot lodge by 31 October 2003 due to circumstances beyond your control, contact us as soon as possible—and certainly before 31 October 2003—to find out if you can lodge at a later date. Phone our Personal Tax Infoline on the inside back cover or send a written request to the address that appeared on your 2002 notice of assessment, if you have one, or to your nearest tax office—addresses are listed on page 98. Explain why you need to lodge late and suggest another date. We will consider your request and contact you.

The following explanations will not normally be accepted as reasons for allowing a late lodgment: a delay in receiving your payment summary, losing your payment summary, or being absent from Australia.

If you have not received your payment summary or you have lost it, see Late, lost or wrong payment summaries on page 22 for information on late or lost payment summaries.

Failure to lodge on time penalty

We may apply a failure to lodge on time penalty if you lodge your tax return late.

The penalty is in addition to any general interest charge that may apply if you do not pay any tax amount outstanding after the due date.

Senior Australians tax offset

There are changes to widen the eligibility rules for this tax offset—see pages 53–4 to check whether you are eligible. If you are eligible to claim this tax offset, you must complete item 20 on your tax return.

NOTE

If your tax return is incomplete—for example, if it is not signed or a payment summary is missing—we may send it back to you. Where that happens, we consider that your tax return has not been lodged until it is returned to us complete.

Generally, we apply a penalty of $110 for every 28 days (or part thereof) your tax return is overdue, to a maximum of $550.

We may apply the penalty even where there is no tax payable. However, our policy is not to apply a penalty where your tax return:

- is lodged voluntarily, and
- does not result in any tax payable.

We are likely to apply the penalty if:

- you have more than one tax return outstanding
- you have a poor lodgment history, or
- you have not complied with a request to lodge your tax return.
The Australian Taxation Office (ATO) requires the information you provide on page 1 of your 2003 tax return for retirees to start processing your tax return. It is important that you complete this page accurately to avoid delays.

Many of the items on page 1 of the tax return relate to your personal details and need no explanation, but below is some additional information on the tax related items to help you complete them. If you need further help, phone the Personal Tax Infoline on the inside back cover.

Your tax file number (TFN)

If you already have a TFN, you can find it on your last notice of assessment or your payment summary from your employer or other payer.

If you do not have a TFN, phone the Personal Tax Infoline on the inside back cover to get a Tax file number application or enquiry for an individual (NAT 1432—7.2003).

With your application you will need to provide original, unaltered documents showing proof of your identity. You will find a list of appropriate proof of identity documents on the application.

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

This may be your last tax return if:

• your annual taxable income in the future will be below the tax-free threshold—$6,000 for 2003–04—or
• your only source of income in the future will be a Commonwealth of Australia government pension, or
• you are moving overseas permanently, or
• you become eligible for the Senior Australians tax offset in the income year 2003–04, and your taxable income is below the threshold for lodging a tax return—for threshold levels and eligibility for 2002–03, see pages 2 and 53–4.

Deceased estate—are you looking after the estate of someone who died during the year?

Pages 2–3 will tell you if you need to complete a tax return.

If you need to complete a tax return, prepare a final tax return for the income year up to the date of death.

Print DECEASED ESTATE on the top of page 1 of the tax return and print X in the NO box at Will you need to lodge an Australian tax return in the future?. The executor or administrator of the estate must sign the tax return on behalf of the deceased person and send it with a copy of the death certificate to the ATO. Certain types of income received after the date of death may need to be shown on a trust tax return. If you have any questions, phone the Personal Tax Infoline on the inside back cover.

If you do not need to complete a tax return, complete the 2003 non-lodgment advice on page 3 and send it with a copy of the death certificate to the ATO.
Electronic funds transfer (EFT)

Direct refund
By using EFT the Australian Taxation Office (ATO) can deposit your tax refund directly into the Australian bank, credit union or building society account of your choice. EFT gives you quicker access to your money. Direct refund is not available on the full range of accounts. If you are in doubt, check with your financial institution.

IMPORTANT
Be careful to provide the correct account details—if you provide another person’s account details, your refund will be sent to that account.

If you would like to use EFT print X in the YES box on page 1 of your tax return at the question Do you want to use electronic funds transfer (EFT) for your refund this year?

If you used EFT last year and the account details you provided are still correct there is no need to provide them again. Go to page 14 if your bank account details are correct.

If you are providing EFT details for the first time or you wish to change EFT details provided earlier, go to step 1 below.

STEP 1
Write the bank state branch (BSB) number. This is a six-digit number that identifies the financial institution. The BSB number can be found on an account statement or a cheque form. If you do not know the BSB number, or it has fewer than six digits or is for a credit union account, check with the financial institution. Do not include spaces, dashes or hyphens in the BSB number.

STEP 2
Write the account number as shown on the account records. An account statement, cheque book or other document from the financial institution will show this information. You cannot use an account number longer than nine characters. Contact your financial institution if you need to check that an account is suitable for direct refund. Do not include spaces in the account number.

STEP 3
Print the account name—also called account title—as shown on the account records. Include a space between each word and between any initials in the account name. Do not print the account type—for example, savings, cheque, mortgage offset.

If your name is John Q Citizen, you might have an account with the account name shown as JQ Citizen or John Q and Mary Citizen or another variation.

If you need any more information about using EFT for direct refund, phone the EFT helpline on 1800 802 308.

Direct debit
If you have a tax debt your notice of assessment will show a due date for payment. If you want to pay using EFT direct debit, phone the EFT helpline on 1800 802 308.

If you have provided a Direct debit request, but the notice of assessment does not state that the payment will be debited from your account, phone the EFT helpline.
To get publications referred to in *Retirees TaxPack 2003* you have three options:


2. **Phone our Publications Distribution Service on 1300 720 092** for all referred publications, including forms. Before you phone, check to see if there are other publications you may need—this will save you time and help us. For each publication you order please quote the full title and NAT number, if any, printed in *Retirees TaxPack 2003*. Calls are charged at local call rates. Calls from mobile phones are charged at mobile rates.

3. **Visit an Australian Taxation Office (ATO)—see page 98 for our street addresses.**

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**INFOLINES**

**IF YOU HAVE AN ENQUIRY ABOUT YOUR TAX, PHONE THE RELEVANT INFOLINE BELOW.**

Our infolines are open Monday to Friday 8.00am to 6.00pm except where otherwise indicated. Our automated self-help services are available 24 hours a day every day. You can phone any 13 number for the cost of a local call. Calls from mobile phones are charged at mobile rates. Make sure you have *Retirees TaxPack 2003* handy when you phone.

To phone an ATO infoline from outside Australia phone the International Access Code +61+ the infoline, between 8.00am and 6.00pm Australian Eastern Standard Time. Calls will be charged at the rate relevant to that country.

If you require access to ATO records you will be asked to provide your tax file number or details from your last notice of assessment to confirm proof of identity.

**Personal Tax Infoline** 13 28 61
Phone between 8.00am and 6.00pm. To ensure that your call is directed to the person who is best trained to answer your enquiry—*Press 1*.  

**Binding oral advice** 13 28 61

**Superannuation** 13 10 20
*Retirees TaxPack 2003* questions 2, 14, 15 and 21

**A Fax from Tax** 13 28 60
If you have access to a fax machine use *A Fax from Tax* for quick and easy access to information. The service operates around-the-clock and will provide you with information on personal taxation—including information on the Higher Education Contribution Scheme and the Student Financial Supplement Scheme.

National Aboriginal and Islander Resource Centre 13 10 30
The centre specialises in helping Indigenous clients and can assist with a wide range of tax matters.

Where’s my refund—self-help service phone 13 28 65 and *press 1*
This automated self-help service is available 24 hours a day, every day, for you to check the progress of your tax return. Using your telephone keypad, you will need to key in your tax file number. If you sent your tax return by ordinary post please wait seven weeks before phoning. If you lodged an e-tax tax return over the internet please wait three weeks before phoning.

People with a hearing, speech or vision impairment
People with a hearing or speech impairment and with access to appropriate TTY or modem equipment can communicate with a tax officer through the National Relay Service on 13 36 77 and quote one of the infolines listed on this page. People with a vision impairment may be able to use *Retirees TaxTape 2003* or *Retirees TaxDisk 2003*—check the back cover for more information.

To report tax evasion phone 1800 060 062.

You can find a list of ATO infolines in your White Pages.

Visit the ATO website at [www.ato.gov.au](http://www.ato.gov.au)
If you do not speak English and need help from the Australian Taxation Office, phone the Translating and Interpreting Service (TIS) on 13 14 50. TIS staff can assist with translating and interpreting in over 100 languages. Ask them to set up a three-way conversation between you, an interpreter and a tax officer.

If you want to complete your own tax return or your claim for a refund of imputation/franking credits but think you may need some assistance, then Tax Help may be the answer.

Our network of community volunteers are trained and supported by the Australian Taxation Office to help taxpayers. Tax Help is a free and confidential service for people on low incomes. See page 17 in Retirees TaxPack 2003 for more information—including the phone number for Tax Help.

ASSISTANCE FOR PEOPLE WITH A PRINT DISABILITY

The following tax time products are available free of charge from the Royal Blind Society—on FREECALL 1800 644 885—for people who are blind or vision impaired:

Retirees TaxTape 2003
Retirees TaxDisk 2003

Your tax questions cannot be answered on this number.
Exempt income is not included on your tax return as income. These payments are not shown as ‘taxable’ on your payment summary. The most common types of exempt income are listed here.

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

---

### Exempt Commonwealth of Australia government pensions, allowances and payments

#### Pensions
- carer payment where both the carer and either the care receiver or all of the care receivers are under age pension age, or the carer is under age pension age and any of the care receivers has died
- disability support pension paid by Centrelink to a person who has not reached age pension age
- invalidity service pension where the veteran is under age pension age
- partner service pension where both the partner and the veteran are under age pension age and the veteran receives an invalidity service pension, or the veteran has died and received an invalidity service pension at the time of death
- Veterans’ Affairs disability pension and allowances, war widows and war widowers pension
- wife pension where both the recipient and partner are under age pension age, or the recipient is under age pension age and the partner has died

**Note:** Superannuation Act 1976 and Defence Forces Retirement Benefits Act 1948 pensions and payments are taxable. Show them on your tax return at item 2.

#### Other payments
- carer allowance paid under the Social Security Act 1991
- disaster relief payment
- lump sum pension bonus paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
- payments from the Commonwealth under the incentives payments scheme relating to certain private health insurance policies
- pensioner education supplement and fares allowance paid by Centrelink
- pharmaceutical allowances paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
- remote area allowance
- rent assistance
- phone allowance paid under the Social Security Act 1991 or the Veterans’ Entitlements Act 1986
- Veterans’ Affairs loss of earnings allowance

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### Other exempt payments

- Japanese internment compensation payments made under the Compensation (Japanese Internment) Act 2001 or the Veterans’ Entitlements Act 1986
- Mortgage and Rent Relief Scheme payments
- spouse maintenance payments

**Note:** If you received a Commonwealth of Australia government payment during 2002–03 and are unsure if it is exempt income, phone the Personal Tax Infoline on the inside back cover.

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**Note:** If you received a Commonwealth of Australia government payment during 2002–03 and are unsure if it is exempt income, phone the Personal Tax Infoline on the inside back cover.
QUESTION 1

COMMONWEALTH OF AUSTRALIA
GOVERNMENT PENSIONS AND ALLOWANCES

Did you receive any of the following from Centrelink or the Department of Veterans' Affairs:

• age pension
• age service pension
• invalidity service pension and you have reached age pension age
• partner service pension
• widow B pension
• bereavement allowance
• disability support pension and you have reached age pension age
• income support supplement
• wife pension
• carer payment?

NO  Go to question 2.  YES  Read below.

Show your income from these payments here unless your payment was exempt. Read page 5 if you are not sure.

Question  How do you know how much pension or allowance you received?

Answer  The government agency that paid you will provide you with a PAYG payment summary—individual non business or a letter giving details of your pension, allowance or payment. These show you the amount you received and whether tax was withheld. If you have not received these, or you have lost them, contact the agency that paid you.

Completing this item

STEP 1  Add up all the amounts of tax withheld as shown on your payment summaries or letters. Write the total amount of tax withheld at the left of B item 1 on your tax return. Do not show cents.

STEP 2  Add up all the taxable Commonwealth of Australia government pension or allowance income you received. Write the total amount at B item 1 on your tax return. Do not show cents.

You may be entitled to a tax offset on this income.

Tax offsets reduce the amount of tax you have to pay.

We work out your tax offset entitlement based on:

• the tax offset code letter you print at item 1 on page 2 of your tax return

AND

• the veteran code letter you print at item 1 on page 2 of your tax return

if you or your spouse is a veteran, war widow or war widower.
AND

• the Senior Australians tax offset code letter you print at item 20 on page 3 of your tax return if you are eligible for the Senior Australians tax offset (see pages 53–4).

If you do not print the correct code letter(s) on your tax return, you may not receive your correct entitlement.

STEP 3

Work through the **Tax offset code letters** table below and find the tax offset code letter that applies to your circumstances.

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**Tax offset code letters**

If at any time during 2002–03 while you were receiving a Commonwealth of Australia government pension or allowance listed at this question:

• you were single, widowed or separated  
  

S

• you and your spouse—married or de facto—lived together  
  

P

• you and your spouse—married or de facto—had to live apart due to illness or either of you was in a nursing home  
  

I

Where more than one code letter applies

• If both S and I apply to you, select J*.
• If both S and P apply to you, select Q*.
• If both P and I apply to you, select I.
• If S, P and I all apply to you, select J*.

*Tax offset codes J and Q are used to calculate correct entitlements in certain situations where more than one tax offset code applies.

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STEP 4

Print your tax offset code letter in the **TAX OFFSET CODE** box ☐ at the right of B item 1 on your tax return.

STEP 5

If you or your spouse is a veteran, war widow or war widower (see definition in the note on page 53), read on. Otherwise go to step 7.

From the following list, select the veteran code that applies to your circumstances:

• you are a veteran, war widow or war widower  
  

V

• your spouse is a veteran, war widow or war widower  
  

W

• if both V and W apply to you  
  

X

STEP 6

Print your veteran code in the **VETERAN CODE** box ☐ at Y item 1 on your tax return.
STEP 7
If you have used tax offset code (not veteran code) letter S, go to step 8.

If your tax offset code letter is P, Q, I or J you must complete Spouse details—married or de facto on page 5 of your tax return. Provide relevant details including:

- your spouse’s date of birth at K
- your spouse’s taxable income at O—if this amount is zero, write ‘0’
- your spouse’s share of trust income on which the trustee is assessed under section 98, if it is not already included in your spouse’s taxable income, at T—if this amount is zero, write ‘0’
- your spouse’s government pensions, shown at this item, at P—if this amount is zero, write ‘0’, and
- your spouse’s exempt pension at Q—if this amount is zero, write ‘0’.

You must also complete Your spouse’s name on page 1 of your tax return.

If both you and your spouse—married or de facto—are eligible for the Senior Australians tax offset or pensioner tax offset and either of you do not fully use your tax offset any unused tax offset may be available for transfer to the other person. By using the amounts you write on the spouse details section of your tax return, we will work out if you are entitled to have the unused portion of your spouse’s tax offset transferred to you. If an unused amount is available, we will make sure it is taken into account in working out your tax offset.

STEP 8
Attach your letter and/or your ‘Payee’s Tax Return Copy’ of your payment summary to page 3 of your tax return.

Example

Stan is a veteran and lives with his wife who is not a veteran. Stan receives a service pension in addition to other income. In 2002–03 Stan received a pension of $6,200—he did not have any tax withheld.

Stan fills in item 1 on his tax return like this:

<table>
<thead>
<tr>
<th>Commonwealth of Australia government pensions and allowances</th>
</tr>
</thead>
<tbody>
<tr>
<td>If you had a spouse during 2002–03 complete Spouse details—married or de facto on page 5 of your tax return.</td>
</tr>
<tr>
<td>You may be able to get a tax offset if you have income at item 1. To get a tax offset, write your correct tax offset code letter here.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item 1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax withheld—do not show cents</td>
</tr>
<tr>
<td>Income—do not show cents</td>
</tr>
<tr>
<td>TAX OFFSET</td>
</tr>
<tr>
<td>VETERAN CODE</td>
</tr>
</tbody>
</table>

Question
Do you want to work out your tax offset?

Answer
You do not have to work out your tax offset. We will work it out for you from your taxable income details and your tax offset code letter and your veteran code letter (if applicable). Make sure you print your code letter(s) as set out in step 2.

If you do want to work out your tax offset, go to pages 92–4.
ARE YOU ON A LOW INCOME?
FREE HELP WITH YOUR TAX RETURN

If you want to complete your own tax return or your application for a refund of imputation/franking credits—and you are a low income earner—but think you may need some assistance, then Tax Help may be the answer.

Our network of community volunteers are trained and supported by the Australian Taxation Office to help you.

Tax Help is a free and confidential service. Many low income earners who use Tax Help are seniors, people from non-English speaking backgrounds, people with a disability, Aboriginal people, Torres Strait Islander people, and students.

Volunteers can explain your tax obligations and help you prepare your tax return accurately. They can help people with income from Australian and overseas pensions, salary or wages, interest, dividends and government allowances and benefits. Volunteers cannot help with your more complex tax affairs such as rental properties and business income.

There are Tax Help centres throughout Australia. If you want to visit one of the trained volunteers you need to make an appointment first. You need to bring a Retirees TaxPack 2003 and all relevant papers with you when you visit.

For more information, or to find out where your nearest Tax Help centre is, phone the Personal Tax Infoline on 13 28 61—press 1.
QUESTION 2 OTHER AUSTRALIAN PENSIONS OR ANNUITIES

Did you receive any income from an Australian annuity or from a superannuation or other pension not listed at question 1?

[NO] Go to question 3.  [YES] Read below.

**Australian pensions and annuities include:**
- superannuation and similar pensions and annuities paid to you by an Australian superannuation fund, retirement savings account (RSA) provider, registered organisation or life assurance company, and
- pensions paid by a fund established for the benefit of Commonwealth, State or Territory employees and their dependants—for example, funds managed by ComSuper, Qsuper, VicSuper and other equivalent State superannuation funds.

The company, superannuation fund or RSA provider that pays your pension will give you a PAYG payment summary—individual non business or statement showing how much you were paid and the tax withheld.

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

**NOTE**
Superannuation funds and RSA providers can use tax file numbers (TFNs) to keep track of superannuation benefits. If you have not given your TFN to your fund or RSA provider, a greater rate of tax may be withheld from your benefit. You can phone or write to your fund or RSA provider and quote your TFN.

**Completing this item**

**STEP 1** Print the type of pension or annuity—for example, ‘superannuation pension’ or ‘annuity’—in the **Type** box at item 2 on your tax return. If you received more than one type, print the type that gave you the largest amount of income.

**STEP 2** Add up all the tax withheld amounts as shown on your payment summaries and statements and write the total amount at the left of **J** item 2. Do not include amounts already shown at item 1.

**STEP 3** Add up all the gross amounts shown on your payment summaries and statements and write the total amount at **J** item 2. Do not show cents.

**STEP 4** Attach all statements and/or your ‘Payee’s Tax Return Copy’ of all payment summaries to page 3 of your tax return.
Example

Roberta received a yearly pension of $15,000 from the Sold Rock pension scheme. Sold Rock withheld $1,402.00 in tax from Roberta’s pension.

Roberta fills in item 2 on her tax return like this:

<table>
<thead>
<tr>
<th>Type</th>
<th>Undeducted purchase price</th>
<th>Tax withheld—do not show cents</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUPERANNUATION PENSION</td>
<td>1402</td>
<td>15000</td>
</tr>
</tbody>
</table>

**INFORMATION**

**Undeduced purchase price**
If your pension or annuity has an undeducted purchase price, you may be able to claim the deductible amount of your undeducted purchase price at item 14 on your tax return. Read pages 41–3 for more information.

**Senior Australians tax offset**
You may be entitled to a Senior Australians tax offset. Read pages 53–4 to find out more about this tax offset.

**Superannuation annuity and pension tax offset**
You may be entitled to a tax offset for your pension or annuity. Read question 21 on pages 58–60 to find out more about this tax offset.
Did you receive income from a foreign pension or annuity?
If you received in 2002–03:
• any foreign income other than a foreign pension or annuity
• a foreign pension or annuity from which tax has been taken and for which you want to claim a foreign tax credit
• a foreign pension or annuity in relation to which you have incurred interest or other debt deductions for which you wish to claim a deduction, or
• a lump sum foreign pension payment for an earlier year

NO Go to question 4. YES Read below.

Most foreign pensions and annuities are taxable in Australia, even if tax has been taken from your payment by the country that paid you. If you are unsure whether your pension or annuity is taxable in Australia, or whether your pension or annuity is subject to an agreement, phone the Personal Tax Infoline on the inside back cover.

Question Do you need to convert your foreign pension or annuity to Australian dollars?

Answer All of your foreign pension or annuity income must be converted to Australian dollars. The easiest way to do this is to add up all the converted payments shown in your passbook or bank statement.

If you are unable to do this, you can use either of the following methods to convert your pension or annuity amount into Australian dollars:
• use the average exchange rate for the year the pension or annuity was paid, or
• use the exchange rate that applied at the time you received each payment. To find out the correct exchange rates, phone the Personal Tax Infoline on the inside back cover.

Completing this item

STEP 1 You must add back the amount of foreign tax paid, if any, to the amount of pension or annuity you received. Write this gross amount of foreign pension or annuity you received at item 3 on your tax return. Do not show cents.

STEP 2 Take away the amount of any deductible expenses (other than interest or debt deductions) you incurred in relation to your gross foreign pension or annuity. The amount remaining is called your net taxable foreign pension or annuity.

Do not take away any deductible amount of undeducted purchase price (UPP). If your pension or annuity has a deductible amount of UPP, you may be able
to reduce the amount of pension or annuity that you will pay tax on. Read pages 41–3 and question 15 on pages 45–6 for further information.

If your pension or annuity never had a UPP, go to step 3. If your pension or annuity has or had a UPP, go to step 4.

Net foreign pension or annuity WITHOUT an undeducted purchase price

STEP 3

Write the amount of your net taxable foreign pension or annuity without a UPP at item 3. Do not show cents. Your tax return will already have the correct code printed in the CODE box at item 3.

Example 1

Lucy receives a foreign pension. She had no deductible expenses in relation to this pension and her pension has no UPP entitlement. Each month’s payments were converted into Australian dollars and paid into her bank account. To work out how much overseas pension she received, Lucy adds up the amounts paid in each month and finds they total $5,675.

Lucy fills in item 3 on her tax return like this:

```
3 Foreign source pension or annuity income
Assessable foreign source income E 5 6 7 5
Net foreign pension or annuity income WITHOUT an undeducted purchase price L 5 6 7 5

P
```

Net foreign pension or annuity WITH an undeducted purchase price

STEP 4

Write the amount of your net taxable foreign pension or annuity with a UPP at item 3. Do not show cents.

Example 2

Gino receives an Italian pension and incurred no deductible expenses. He has converted his pension income into Australian dollars, which totals $6,730. Gino is also entitled to claim a UPP deduction at item 15.

Gino fills in item 3 on his tax return like this:

```
3 Foreign source pension or annuity income
Assessable foreign source income E 6 7 3 0
Net foreign pension or annuity income WITHOUT an undeducted purchase price L

P
```
QUESTION 4  SALARY, WAGES, ALLOWANCES, EARNINGS ETC

Did you receive any income from working—whether or not it is shown on a PAYG payment summary—individual non business—such as:
• payments for salary, wages, commissions, bonuses etc, including income earned from part-time and casual jobs
• allowances
• tips, gratuities and payments for your services
• consultation fees and payments for voluntary services?

Do not show amounts on any payment summary other than the PAYG payment summary—individual non business. You will need to use TaxPack 2003 if you receive other payment summaries.


NO  Go to question 5.
YES  Read below.

Question
Was tax withheld from your payments of salary or wages, allowances or other earnings?

Answer
If you had tax withheld from your payments of salary or wages, allowances or other earnings during 2002–03 your payer will send you a payment summary which shows you how much income you earned and the amount of tax you had withheld from your earnings.

Late, lost or wrong payment summaries
If your payer has not sent your payment summary to you, if the details on it are wrong or you have lost it, contact the payer and ask them for the original documents, a signed copy or a letter showing the correct details.

If your payer is unable to provide you with these documents, you will need to complete the statutory declaration which is available from the Australian Taxation Office and attach it to page 3 of your tax return. You will need a separate statutory declaration for each payer from whom you have no documents.

This statutory declaration identifies the categories of information you need to show on your tax return such as the period or periods of employment covered by your missing documents, the amounts of tax withheld and the amount of gross payments of salary or wages you earned.

To find out how to get this statutory declaration, see the inside back cover.

NOTE
If you lodge your tax return without a payment summary, signed copy, letter or statement from your payer, or statutory declaration showing the correct details, we may send your tax return back to you to lodge it again with the necessary documents attached.
Completing this item

STEP 1 Write the total amount of tax withheld from payments of salary or wages, allowances or other earnings at the left of C item 4 on your tax return. Do not include any amounts already shown on your tax return.

STEP 2 Add up all your gross payments of salary or wages, allowances or other earnings. Do not include amounts already shown on your tax return. Include all allowances and earnings you received, whether or not they are shown on a payment summary.

STEP 3 Write the total at C item 4. Do not show cents.

STEP 4 Attach to page 3 of your tax return the ‘Payee’s Tax Return Copy’ of all your payment summaries, statutory declarations, letters or statements from your payers.

Example

Ling worked part time in her daughter’s clothing shop, earned $1,200 and had $300 tax withheld. She also volunteered to do the books of her grandson’s pre-school for $150, based on $15 per hour. No tax was withheld from this payment.

Ling fills in her tax return like this:

4 Salary, wages, allowances, earnings etc. 30000 C 135000
**Completing this item**

Add up all the amounts in the tax withheld boxes at items 1, 2 and 4 on your tax return.

Write the total amount at $ **item 5 TOTAL TAX WITHHELD** on your tax return. Go to question 6.

<table>
<thead>
<tr>
<th>5</th>
<th>TOTAL TAX WITHHELD</th>
<th>$</th>
<th>0</th>
<th>0</th>
</tr>
</thead>
</table>

**NOTE**  
**Do not include pay as you go (PAYG) instalment payments**

If you were required to pay instalments of tax under the PAYG instalments system towards your end-of-year income tax liability, you do not need to show them anywhere on your tax return. Your PAYG instalments will be automatically credited to your income tax assessment by the Australian Taxation Office to determine whether you are entitled to a refund of tax paid, or required to pay an additional amount of tax.

To ensure you receive the correct amount of credit in your assessment make sure you lodge all of your activity statements before you lodge your tax return. You should lodge any outstanding activity statements even if you have paid your instalments, or had nothing to pay.
Do you have a reportable fringe benefits amount shown on a PAYG payment summary—individual non business?

**NO** Go to question 7.

**YES** Read below.

You need to complete this item if you and/or an associate received certain fringe benefits from an employer and any payment summaries provided by your employer showed a reportable fringe benefits amount under that heading.

Your employer has to keep records of the value of any fringe benefits given to you and/or your associate, but only needs to show the fringe benefits on your payment summary if their taxable value exceeds $1,000 in the fringe benefits tax (FBT) year (1 April 2002 to 31 March 2003).

However, your employer has to gross-up the taxable value of the fringe benefits for reporting purposes to ensure their value is consistent with other forms of income on your payment summary. As you do not pay income tax on fringe benefits, the grossed-up taxable value of a benefit reflects the gross salary that would have to be earned to purchase the benefit from after tax dollars. The highest marginal rate of income tax plus Medicare levy is used, so that a fringe benefit having a taxable value of $1,001 becomes a reportable fringe benefits amount of $1,943.

Therefore, if you have a reportable fringe benefits amount shown on your payment summary which is less than $1,943, you will need to check with your employer about the amount or the method of calculating the amount.

The total reportable fringe benefits amounts you show on your tax return are not included in your total income or loss amount and you do not pay income tax or Medicare levy on them.

However, they will be used in determining your entitlement to or liability for:
- Medicare levy surcharge
- superannuation contributions surcharge
- termination payments surcharge
- Higher Education Contribution Scheme repayments, and
- certain government benefits.

**Completing this item**

**STEP 1** Add up the reportable fringe benefits amounts shown on your payment summaries.

**STEP 2** Write the total at **W** item 6 on your tax return. Do not show cents.

**NOTE**

You can also find more information in the fact sheets Reportable fringe benefits—facts for employees (NAT 2836—4.2003) and Reportable fringe benefits—impacts on income tests for employees (NAT 3031—4.2003). These publications are available on the Australian Taxation Office website at www.ato.gov.au Or to find out how to get a printed copy, see the inside back cover.
QUESTION 7    GROSS INTEREST

Did you receive, or were you credited with, interest from any source within Australia?

If you received, or are entitled to receive, distributions or interest from a partnership or trust—including a cash management trust, money market trust, mortgage trust, property trust, unit trust or any similar trust investment product—use TaxPack 2003 and TaxPack 2003 supplement. You cannot complete your tax return using Retirees TaxPack 2003.

NO  Go to question 8.  YES  Read below.

You need to include all the interest you received from:
• interest bearing accounts with banks, credit unions and building societies, such as savings and passbook accounts and cheque accounts, and
• term deposits or fixed deposits.

Include any interest you received from, or were credited with, by the Australian Taxation Office (ATO).

Deemed interest
The ATO is only concerned with the interest you actually received or were credited with, not what Centrelink or the Department of Veterans’ Affairs deems you to have received from your investments.

Children’s and grandchildren’s accounts
If you open or operate an account for a child or grandchild and the funds in that account belong to you, or you spend or use the funds in the account as if they belong to you, you must include any interest from the account at this item. Taxation Ruling IT 2486—Income tax: children’s savings accounts has more details. This publication is available on the ATO website at www.ato.gov.au Or to find out how to get a printed copy, see the inside back cover.

Completing this item

STEP 1  Using your records, add up all the amounts of gross interest received by or credited to you. You do not have to show an amount if the total gross interest you earned from all accounts during the year was less than $1.

Remember to show only your share of any interest from joint accounts. Joint account interest is generally split equally between account holders. If it is not, keep a record to show how you worked out your share.

The gross interest amount you show at this item must include any tax file number (TFN) amounts. These are amounts of tax withheld by the financial institution because you did not quote your TFN to the institution. They will be shown in your passbook, statements or other financial records as Commonwealth tax or TFN withholding tax.

Do not deduct account keeping fees and charges from your gross interest amount. You may be able to claim these at item 12 Interest and dividend deductions.

STEP 2  Write your gross interest at item 7 on your tax return. Do not show cents.
STEP 3  Add up all the tax file number (TFN) amounts withheld from gross interest shown on your statement and take away any TFN amounts already refunded to you—these will also be shown on your statements or passbooks from banks or other financial institutions.

STEP 4  Write the answer from step 3 at M item 7. **Remember to show cents.** This amount will be credited to you on your notice of assessment.

**Example**

John’s account was credited with $260 interest from the XYZ Bank. John and his wife, Helen, have a joint account at the STU Bank which credited the account with $130 interest. John has to show only half of this on his tax return.

John also opened an account at the Piggy Bank for his granddaughter, Jessica. This account was credited with $35 interest. John often uses the money in Jessica’s account to help pay unexpected expenses. Because John is using the money in Jessica’s account as if it belongs to him, he must include the interest from Jessica’s account on his tax return.

John has given his TFN to each of the banks.

John calculates his bank interest like this:

<table>
<thead>
<tr>
<th>Bank</th>
<th>Interest credited</th>
</tr>
</thead>
<tbody>
<tr>
<td>XYZ</td>
<td>$260</td>
</tr>
<tr>
<td>STU</td>
<td>$65—half of the interest credited to the joint account</td>
</tr>
<tr>
<td>Piggy</td>
<td>$35</td>
</tr>
<tr>
<td>Total interest</td>
<td>$360</td>
</tr>
</tbody>
</table>

John fills in item 7 on his tax return like this:

<table>
<thead>
<tr>
<th>7 Gross interest</th>
<th>360</th>
<th>Gross interest</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax file number amounts withheld from gross interest</td>
<td>L3</td>
<td>00</td>
</tr>
</tbody>
</table>
QUESTION 8  DIVIDENDS

Did an Australian company (including a listed investment company), corporate unit trust or public trading trust pay or credit you with any dividends or distributions?

If you:
- received, or are entitled to receive, dividends that are part of a distribution from a partnership or trust—including a cash management trust, money market trust, mortgage trust, unit trust or managed fund such as a property trust, share trust, equity trust, growth trust, imputation trust, balanced trust or similar trust investment product
- received distributions from a corporate limited partnership
- received deemed dividends from a private company, or
- received dividends from a foreign company

NO  Go to question 9.  YES  Read below.

WHAT DO YOU NEED TO SHOW AT THIS ITEM?
You need to show at this item all your assessable dividends including:
- those directly paid to you
- dividends applied under a dividend reinvestment plan
- dividends which are otherwise dealt with on your behalf
- bonus shares which qualify as dividends, and
- dividends paid to you by a listed investment company.

A dividend is assessable income in the year it was paid or credited to you. Your dividend statement should have the relevant date—generally referred to as the payment date or date paid.

Example 1
Jill received a dividend statement notifying her of a final dividend for the year ended 30 June 2002. The payment date shown on the dividend statement was 30 September 2002. Jill must include the amount of the dividend as well as any imputation/franking credits as part of her assessable income for the year ended 30 June 2003—on her 2002–03 tax return.

Dividends paid under a demerger are generally not assessable dividends. Do not show demerger dividends at this item unless you are advised by the company that it is an assessable dividend. You can find out more about demergers in the publication You and your shares (NAT 2632—6.2003). This publication is available on the Australian Taxation Office website www.ato.gov.au or to find out how to get a printed copy, see the inside back cover.

Imputation system
Dividends paid to shareholders by Australian resident companies are taxed under a system known as imputation. It is called an imputation system because the payment of company tax is imputed, or attributed, to the shareholders. The tax paid by the company is allocated to shareholders by way of imputation/franking credits attached to the dividends they receive.
An amount equal to the imputation/franking credits attached to the dividends is included in the assessable income of the shareholder, who is then entitled to a franking tax offset equal to the amount included in their income. The franking tax offset will cover, or partly cover, the tax payable on the dividends.

If the tax offset is more than the tax payable on the dividends, the excess tax offset will be applied to cover, or partly cover, any tax payable on other taxable income received.

If any excess tax offset amount is left over after that, the Australian Taxation Office will refund that amount to the shareholder.

Some situations are not covered by the imputation system and the tax paid by the company is not allocated to shareholders by way of imputation/franking credits. Imputation/franking credits do not attach to:

- that part of the dividend where the shareholder has engaged in franking credit trading and failed to satisfy the holding period rule or the related payments rule
- dividends to the extent that a franking tax offset is denied because the shareholder has exceeded the small shareholder franking tax offset ceiling contained in the franking credit trading rules, or
- demerger dividends.

**Franking credit trading—qualified persons**

Measures have been introduced to curb the unintended use of franking tax offsets by persons who do not effectively own the shares or who only briefly own the shares. These measures, known as the holding period rule and the related payments rule, provide that taxpayers must satisfy certain criteria before they qualify for franking tax offsets. In other words, only qualified persons are able to have the benefit of the imputation/franking credits attached to their dividends. These measures address the issue of franking credit trading.

The holding period rule could affect you if you have bought shares on or after 1 July 1997 and sold the shares or entered into a risk diminution arrangement, such as a derivative transaction, within 45 days—90 days for certain preference shares—of buying your shares. The related payments rule could affect you if you were under an obligation to make a related payment with respect to a dividend under an arrangement entered into after 7.30pm on 13 May 1997 and you did not hold your shares 'at risk' during a specified qualifying period.

If you have failed the holding period rule and the related payments rule does not apply to you, you may still be entitled to a franking tax offset if you qualify for the small shareholder exemption. The small shareholder exemption imposes a maximum franking tax offset ceiling of $5,000 on all of your franking tax offset entitlements in a given year, whether received directly, or indirectly, through a trust or partnership—phone the Personal Tax Infoline on the inside back cover for more information.

If any of these measures are likely to affect you, read the publication *You and your shares*.

**Question**

**What are unfranked dividends?**

Unfranked dividends are paid by an Australian resident company that has not already paid Australian company tax. If the dividend is unfranked, you are not entitled to a franking tax offset. The unfranked dividend is taxed in the same way as your other income and must be included in your assessable income at item 8 on your tax return.
**Question**

What are franked dividends?

**Answer**

Franked dividends are said to carry imputation/franking credits, a credit for the tax paid by the company. Franked dividends can be either fully franked, meaning that the whole amount of the dividend carries imputation/franking credit, or partly franked, meaning that only part of the amount of the dividend carries imputation/franking credit.

If you received a franked dividend from a resident company you must include the dividend amount in your assessable income at **T** item 8.

You must also include any imputation/franking credit in your assessable income at **U** item 8, so the correct amount of tax and Medicare levy can be calculated. The imputation/franking credit will be automatically allowed as a tax offset to reduce your tax or refunded to you where your franking tax offset entitlement exceeds your tax liability. However, you do not include any imputation/franking credit at **U** item 8 if you are not a qualified person because of the application of the holding period rule or the related payments rule or a breach of the small shareholder exemption.

For more information, read the publication *You and your shares*.

**Question**

What if you have not quoted your tax file number (TFN) to the investment body and you receive an unfranked dividend?

**Answer**

If you did not quote your TFN to your investment body for shares or units held, tax may have been withheld from any unfranked dividends at the highest rate plus the Medicare levy, a total of 48.5%.

If you had TFN amounts withheld from your unfranked dividends, these will be shown on your dividend statement. You can claim a credit for any TFN amounts withheld at **V** item 8.

If you have received a refund of some or all of the TFN amounts withheld, you cannot claim a credit for these amounts.

The company, corporate unit trust or public trading trust that paid you the dividends or made the distributions will provide you with a statement. The statement will show:

- the amount of unfranked and franked dividends you received
- the amount of imputation/franking credit—which the company has already worked out and allocated to the dividend or distribution, and
- the amount of tax withheld—called TFN amounts withheld—from unfranked dividends.

If you have not received your dividend or distribution statements, contact the company, corporate unit trust or public trading trust that paid or credited you with the dividends or distributions.

### Completing this item

**STEP 1**
Add up all unfranked dividend amounts—including any TFN amounts withheld—on your statements. Write the total amount at **S** item 8 on your tax return. Do not show cents.

**STEP 2**
Add up all franked dividend amounts on your statements. Write the total amount at **T** item 8. Do not show cents.

**NOTE**

If your statement does not show the franked and unfranked portions of the dividend, include the total dividend amount at **T** item 8.
**Example 2**

Yuan received dividends from MPG Ltd. His dividend statement showed $70 fully franked dividend and $30 imputation/franking credit.

Yuan also received dividends from HYY Ltd. His dividend statement showed $120 unfranked dividend.

Yuan also received dividends from HPT Ltd. He did not give the company his tax file number (TFN) and so his entitlement of $100 unfranked dividend had $48.50 in TFN amounts withheld.

On his working papers, Yuan adds up his income like this:

<table>
<thead>
<tr>
<th>Company</th>
<th>Unfranked</th>
<th>Franked</th>
<th>Imputation/franking credit</th>
<th>TFN amounts withheld from dividends</th>
</tr>
</thead>
<tbody>
<tr>
<td>MPG Ltd</td>
<td>$70</td>
<td>$30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HYY Ltd</td>
<td>$120</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HPT Ltd</td>
<td>$100</td>
<td></td>
<td></td>
<td>$48.50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$220</strong></td>
<td><strong>$70</strong></td>
<td><strong>$30</strong></td>
<td><strong>$48.50</strong></td>
</tr>
</tbody>
</table>

Yuan fills in item 8 on his tax return like this:

8 **Dividends**

<table>
<thead>
<tr>
<th>Unfranked amount</th>
<th>Franked amount</th>
<th>Imputation credit</th>
<th>Tax file number amounts withheld from dividends</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>$220</strong></td>
<td><strong>$70</strong></td>
<td></td>
<td><strong>$48.50</strong></td>
</tr>
</tbody>
</table>

**DON’T LEAVE IT TOO LATE!**

Did you:

- purchase or inherit any shares
- receive any shares as part of a divorce settlement or as a gift or donation, or
- receive ownership interests under a demerger?

If your answer is yes, start keeping or updating your records now. Incomplete records could mean paying more tax when you dispose of your shares. If you need more information on record keeping and the assets that attract capital gains tax, these are explained in the *Guide to capital gains tax*. This publication is available on the Australian Taxation Office website at [www.ato.gov.au](http://www.ato.gov.au) Or to find out how to get a printed copy, see the inside back cover.
A Did you make a capital gain or capital loss during the year?

You may have made a capital gain or capital loss if what is called a ‘CGT event’ happened to you in 2002–03. ‘CGT’ stands for capital gains tax.

If you were a beneficiary or had money invested in a trust or managed investment fund in 2002–03 and the trust or fund made a capital gain during the year, use TaxPack 2003 and TaxPack 2003 supplement. You cannot complete your tax return using Retirees TaxPack 2003.

There is a wide range of CGT events. The most common CGT event happens if you sell or give away an asset. Some typical assets are:
• land and buildings—for example, a holiday home
• shares
• collectables—for example, jewellery, and
• personal use assets.

Examples of other CGT events:
• An asset you own was lost or destroyed.
• You received an amount for entering into an agreement—for example, you agreed not to work in a particular industry for a set period of time.
• You entered into a conservation covenant over land that you own.
• You received a non-assessable payment from a company.

If you are unsure whether a CGT event happened to you in 2002–03, refer to Summary of CGT events in the Guide to capital gains tax.

For most CGT events you have made a capital gain if the amount of money and property you received—or were entitled to receive—from the CGT event was more than the ‘cost base’ of your asset. You may have to pay tax on your capital gain.

For most CGT events you have made a capital loss if the amount of money and property you received—or were entitled to receive—from a CGT event was less than the ‘reduced cost base’ of your asset. You cannot deduct a capital loss from your income, but in most cases it can be used to reduce any capital gain you made in 2002–03—see the note in Completing this item at step 3 on page 34.

Some capital gains and capital losses are disregarded—see Exceptions and exemptions on the next page.

Remember, e-tax has a calculator that may help you to work out the amount of any capital gain or capital loss you may have made. See page 9 for more information on e-tax.

NO Print X in the NO box at item 9 on your tax return if:
• you did not have a capital gain or capital loss, or
• all of your capital gains or capital losses were disregarded. Read on as you may have to show net capital losses from prior years.

YES Print X in the YES box at item 9 on your tax return if you had either a capital gain or a capital loss that was not disregarded. Read on to work out your net capital gain or net capital loss.
B  Did you have a net capital loss before 2002–03 that you have not yet applied to reduce a capital gain?

Net capital losses from prior years can be applied against capital gains for this year. If you did not have a capital gain this year the net capital losses from prior years can be applied to reduce capital gains in later income years.

If you answered NO to questions A and B go to question 10. Otherwise read on.

YES  Read on to work out your net capital gain or capital loss for the year

YOU NEED TO KNOW

Exceptions and exemptions

Generally speaking, you disregard a capital gain or capital loss:

• on an asset you acquired before 20 September 1985
• on cars, motorcycles and similar vehicles
• on compensation you received for personal injury
• on disposing of your main residence. This can change depending on how you came to own the residence, whether the residence is on more than two hectares of land and what you have done with it—for example, if you have rented it out, you may be liable to some tax when you sell it
• on collectables—for example, an antique or jewellery—if you acquired it for $500 or less
• on a personal use asset—for example, items such as boats, furniture, electrical goods and household items used or kept mainly for personal use or enjoyment—if you acquired it for more than $10,000 you only disregard capital gains and capital losses—if you acquired it for $10,000 or less you disregard both capital gains and capital losses
• on the exchange of shares you own in a company that is taken over if certain conditions are met, and
• on shares in a company where there has been a demerger and certain conditions have been met.

WHAT YOU NEED

• documents showing the dates you acquired any asset to which a capital gains tax (CGT) event happened, the date of the CGT event and, the date and amounts of any expenditure you incurred that form part of the cost base of the asset or are taken into account in working out your capital gain or capital loss
• the publication Personal investors guide to capital gains tax if you have invested in shares, and
• the publication Guide to capital gains tax if you have more complex capital gains tax issues such as the sale of either a rental property, collectables (for example, jewellery), personal use assets (for example, a boat you use for recreation), shares or units acquired from settlement of a marriage breakdown.

These publications explain how to work out your capital gains and capital losses and are available on the Australian Taxation Office website at www.ato.gov.au Or to find out how to get a printed copy, see the inside back cover.
Completing this item

STEP 1  Read the publication that is relevant to your circumstances and work out the amount of your capital gain or capital loss for each capital gains tax (CGT) event that occurred for the 2002–03 income year.

STEP 2  Add up all your capital gains for the 2002–03 income year (except the ones that are disregarded) to work out your total current year capital gains. Do not apply capital losses or the CGT discount. Write this amount at H item 9 on your tax return.

NOTE  You still need to write an amount at either A or V.

STEP 3  Work out your net capital gain. This is the amount remaining after applying to your total current year capital gains whichever of the following items are relevant to you (in the order listed):

- capital losses from this year
- net capital losses from prior years, and
- the CGT discount.

Write this amount at A item 9 on your tax return and go to question 10. However if you have a negative amount, do not put anything at A—go to step 4.

STEP 4  You have net capital losses that are carried forward to later income years—write the amount at V item 9 on your tax return.

NOTE  Any capital gains or capital losses you may have made from foreign sources are shown at this item. However, if foreign tax was paid on the foreign capital gain, you cannot use Retirees TaxPack 2003. You must use TaxPack 2003 and TaxPack 2003 supplement to claim your foreign tax credits.

DON’T LEAVE IT TOO LATE!

Did you:
- purchase or inherit an asset
- receive an asset as part of a divorce settlement or as a gift or donation
- make improvements to a property
- receive ownership interests under a demerger?

If you answered yes, start keeping records now or start a CGT asset register. Incomplete records could mean paying more tax when you dispose of an asset. If you need more information on record keeping, this is explained in the Guide to capital gains tax and Taxation Ruling TR 2002/10—Income tax: capital gains tax: asset register.
You have now reached the end of the Income section.

Before adding up your amounts from items 1 to 9, please note the following.

- The more common types of exempt income are listed on page 5.
- You must have shown all of your income for tax purposes—the Taxpayer’s declaration on page 6 of your tax return will require you to sign that this is true. If you still have income that you have not included at any item and it is not exempt income, you will need to go back through the Income section and include it. If your type of income is not shown in Retirees TaxPack 2003 you may need to use TaxPack 2003.


- If you have not been able to complete one or more of items 1 to 9 because you do not have all the documents you need to work out the right amount, do not complete this section yet.

If you have not received your PAYG payment summary—individual non business, financial or dividend statement, if the details on it are wrong or you have lost it, contact the payer, financial institution, company, corporate unit trust or public trading trust and ask them for the original documents, a signed copy or a letter showing the correct details.

If you lodge your tax return late any tax will be payable 21 days after your tax return was due for lodgement. A general interest charge will accrue on any amount that is not paid by the due date. In addition a penalty for failure to lodge on time may be applied.

You should not lodge your tax return until it is complete. If you think you are likely to be missing information on 31 October, ask the Australian Taxation Office if you can lodge at a later date. Information on page 11 tells you how.

**Completing this item**

**STEP 1**  Add up all the income amounts in the right-hand column of items 1 to 9 on your tax return.

**STEP 2**  Write your answer from step 1 at item 10 TOTAL INCOME on your tax return. Do not show cents.
Did you have:
• expenses for subscriptions to associations representing pensioners or self-funded retirees
• expenses for subscriptions to trade, business or professional associations?

If you have any of the following work-related expenses: car, travel, clothing, laundry, self-education, books, journals and trade magazines, tools and equipment, computers and software, phone and home office expenses or other work-related expenses use TaxPack 2003. You cannot complete your tax return using Retirees TaxPack 2003.

NO  Go to question 12.  YES  Read below.

Subscriptions to associations
You can claim as a deduction the full payment you make for membership of a trade, business or professional association that is directly related to the earning of your assessable income. You can also claim in full any debits tax charged on the payment.

You can claim up to $42 per annum in respect of each subscription you make for membership of a trade, business or professional association that is not directly related to the earning of your assessable income.

Completing this item
STEP 1  Add up all the expenses that you can claim at this item.
STEP 2  Write the total amount at E item 11 on your tax return. Do not show cents.

Example
Jarrod is a retired nurse and receives income from a superannuation pension and investments. Jarrod pays an annual subscription of $55 to a retired nurses association. The association publishes a monthly newsletter to keep members up to date on changes to nursing standards and to tell them about other issues of interest. Because the subscription is not directly related to the earning of his assessable income, Jarrod can only claim a deduction of $42 for the subscription.

Jarrod fills in item 11 on his tax return like this:

<table>
<thead>
<tr>
<th>Subscriptions</th>
<th>E</th>
<th>4</th>
<th>2</th>
</tr>
</thead>
</table>
Did you have any expenses that you can claim as deductions against assessable interest and dividend income, such as:

- debits tax
- account keeping fees
- management fees
- interest charged on money borrowed to purchase shares

or did you have a ‘listed investment company (LIC) capital gain amount’ included in a dividend received from an LIC?

You can claim a deduction against assessable interest and dividend income if you are able to show that expenses and any debits tax were incurred in earning that income.

**NO** Go to question 13.  
**YES** Read below.

### Deductions you can claim against your assessable interest and dividends

#### Debits tax
State Governments charge debits tax for operating certain types of accounts held with financial institutions such as banks, building societies and credit unions. If debits tax was charged to your account, it will be shown on your statements or in your passbooks. You can claim that part of debits tax charged on payments from your account where the payments are for deductible expenses which can be claimed at this item.

#### Account keeping fees
Some financial institutions charge account keeping fees. You can claim for these fees where the account is held for investment purposes—for example, a cash management account. You will find these fees listed on your statements or in your passbooks.

**NOTE**

If you are not the sole holder of an account you can only claim your share of fees, charges or any debits tax on the account—for example, where you hold an equal share in an account with your spouse, you can only claim half of any allowable debits tax paid on that account.

#### Other deductions
You can claim for ongoing management fees, retainers, amounts paid for advice relating to changes in the mix of investment and interest incurred on money borrowed to purchase shares and other related investments. If the money borrowed is used for both private and income-producing purposes, then the interest must be apportioned between each purpose. Only that interest incurred for an income-producing purpose is deductible.
**Thin capitalisation**

If you have debt deductions, such as interest, your claims may be affected by the thin capitalisation rules. These rules may apply if you are an Australian resident and you (or any associate entities) have certain overseas interests, or you are a foreign resident, and your debt deductions (combined with those of your associate entities) for 2002–03 are more than $250,000. More information is available from the Australian Taxation Office website at www.ato.gov.au

**Deduction you can claim for 50% of a listed investment company (LIC) capital gain amount**

If you were an Australian resident when you were paid a dividend by an LIC, and the dividend includes an LIC capital gain amount, you can claim a deduction of 50% of the LIC capital gain amount. The LIC capital gain amount will be shown separately on your dividend statement.

**Completing this item**

**STEP 1** Add up all your interest and dividend deductions and 50% of any LIC capital gain amount.

**STEP 2** Write the total amount at item 12 on your tax return. Do not show cents.

**Example**

Matthew has three investment accounts with the ABC Bank. He checks his statements and adds up the debits tax he has been charged on debits made for a deductible purpose—such as amounts paid for advice relating to changes in the mix of investments. The debits tax adds up to $23.

Matthew fills in item 12 on his tax return like this:

```
12 Interest and dividend deductions
1 2 3 00
```
Did you:
• make a gift or donation of $2 or more to an eligible organisation which the Australian Taxation Office (ATO) has endorsed as a deductible gift recipient or which is listed by name in the tax laws as a deductible gift recipient, such as:
  – certain organisations or charities which gave help in Australia
  – an approved overseas aid fund
  – a school building fund
  – an approved environmental or cultural organisation
or did you:
• make an approved cultural bequest
• enter into a conservation covenant, or
• make a financial contribution of $2 or more to a registered political party?

NO ☐ Read the information on pages 41–3.

YES ☐ Read below.

What you can claim
• The total amount you can claim for contributions to registered political parties is $100.
• You can claim donations made to prescribed private funds.

Workplace-giving program
If you made donations during the year under a workplace-giving program with your employer, then the relevant amount shown on your payment summary or other form of advice from your employer needs to be included at this item. Your payment summary or other form of advice from your employer, showing the donated amount, is sufficient evidence to support your claim for the deduction. You do not need to have a receipt from the deductible gift recipient(s).

Gifts of property
• Under the general gift provisions you can claim a donation of property to an eligible organisation if the property was purchased during the 12 months before the gift was made. You claim the lesser of either the price you paid for it or the market value of the property at the time of the donation. This means that you cannot claim for the property if you did not purchase it—for example, you inherited or won the property.
• You can also claim donations of property to certain funds, authorities and institutions if they are valued at more than $5,000. You must get a valuation certificate from the Australian Valuation Office (AVO) for property you purchased more than 12 months before making the donation or for property you did not purchase—for example, where you inherited or won the property. However, if the property was purchased within 12 months before making the donation, the amount deductible is the lesser of the market value of the property at the time of the donation and the amount paid for the property.
• From 1 July 2002 you can elect to spread the deduction for a donation of property which is valued by the AVO at more than $5,000 over five income years or less. You need to make the election in writing before lodging your tax return, setting out the percentage of the deduction you will claim in each year. You may make the election using the form on the next page.

For more information about property valuations, phone the AVO on (02) 6229 3400, fax (02) 6230 5060 or email bryan.hurrell@avo.gov.au
Cultural and environmental gifts
- You can elect to spread the deduction for donations made under the Cultural Gifts Program and environmental and heritage gifts (valued by the Australian Valuation Office [AVO]) over five income years or less. The election must be lodged with the relevant department before you lodge your tax return.

For more information about the Cultural Gifts Program and the election, phone the Department of Communications, Information Technology and the Arts on (02) 6271 1643, email cgp.mail@dcita.gov.au or visit its website at www.dcita.gov.au/cgp

For more information about making donations to environmental and heritage organisations and the election, phone the Department of the Environment and Heritage on (02) 6274 1467 or email reo@ea.gov.au

- If you enter into a conservation covenant over land you own, on or after 1 July 2002, you may be entitled to claim a deduction if certain conditions are met. You can elect to spread the deduction over five years or less. The covenant needs to be approved by the Minister for the Environment and Heritage.

For more information, phone the Department of the Environment and Heritage on (02) 6274 1111 and ask to speak to the relevant officer in the Natural Resource Management Branch.

- If you are an executor or administrator of an estate, you can claim a deduction in the donor’s final individual tax return for a cultural bequest that was made under the Cultural Bequests Program. If the value of the bequest reduces the donor’s taxable income to nil, any excess value can be claimed on the first tax return of the estate. You need a certificate of approval issued to the donor during the 1998, 1999 or 2000 income years, by the Minister for Communications, Information Technology and the Arts.

Completing this item

STEP 1 Add up the amounts of your eligible gifts and donations.

STEP 2 Write the total at J item 13 on your tax return. Do not show cents.

Example
Siva donated $5 to the Red Cross and was given a receipt. He gave $10 to the Royal Blind Society and in return received a pocket diary. Siva can claim only the $5 donation to the Red Cross.

Siva fills in item 13 on his tax return like this:

13 Gifts or donations J $5.00

Spreading of a deduction for a gift of property, under the general gift provisions, valued by the AVO at more than $5,000

You do not need to fill in the election if you wish to claim the full deduction amount in the year of the donation.

Where you elect to spread your deduction you give up the right to claim the full deduction amount in the year the donation was made.

If you make a donation in conjunction with other donors, and you elect to spread your share of the deduction, you must complete your own separate election and advise us of your percentage share in the donation.

An election can be varied at any time, but you can only vary the percentage that you can deduct in respect of income years for which an income tax return has not yet been lodged.

The election must:
- be made in writing, signed and dated
- be made before you lodge your tax return for the income year in which the donation of property was made
- state the percentage of the deduction you will claim in the income year the donation was made and for each year up to five years—the total of which cannot exceed 100% of the original deduction
- be kept with your tax records for five years from the date you lodge your tax return with the claim for your last apportionment—do not attach it to your tax return or send it to us.

Election to spread deduction for a gift of property

Does not cover cultural, environmental or heritage gifts

Name of donor:

Recipient fund, authority or institution:

Reference number from certificate of valuation:

Percentage ownership share (if given in conjunction with other individuals):

Date of donation:

Apportionment election/variation

<table>
<thead>
<tr>
<th>Year 1</th>
<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
<th>Year 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>%</td>
<td>%</td>
<td>%</td>
<td>%</td>
<td>%</td>
</tr>
</tbody>
</table>

(Note: Ensure that your apportionment totals 100%.)

This is my first election for this gift (or donation).

This is a variation to a previous election.

(Tick the appropriate box.)

Signature: Date:
Did you show income at item 2 or item 3 on your tax return?

**NO** Go to question 16.  
**YES** Read below.

If you showed income at item 2 or item 3 on your tax return, you may be able to reduce the amount of pension or annuity income on which you must pay tax. If your pension or annuity has a deductible amount of undeducted purchase price (UPP), you can claim the deductible amount at item 14 or item 15.

### Question

**What does UPP mean?**

The UPP is the amount you contributed towards the purchase price of your pension or annuity for which you did not and were not eligible to claim a tax deduction under Australian taxation law. Each year, that part of your pension or annuity income that represents a return to you of your own personal contributions can be deducted from your taxable pension or annuity income. This tax-free part of your pension or annuity income is called the deductible amount of the UPP, and it is calculated by dividing the UPP of your pension by a life expectancy factor that applies to you, according to life expectancy statistics.

Your pension or annuity may have a UPP if:

- you receive a superannuation pension and you could not claim a tax deduction for some or all of the personal contributions you made to your superannuation fund or retirement savings account provider in previous years
- you receive a pension or annuity that reverted to you on the death of another person, or
- you receive a pension or annuity that you bought with your own capital.

If you know the deductible amount of your Australian pension or annuity, and provided you have not commuted any part of your pension, complete item 14. Where you have partly or fully commuted your pension to a lump sum then you will need to have your UPP recalculated.

If you do not know the deductible amount, go to **What if you do not know the undeducted purchase price (UPP) of your Australian pension or annuity?** on the next page.

If you know the deductible amount of your foreign pension or annuity, and provided you have not commuted any part of your pension, complete item 15. Where you have partly or fully commuted your pension to a lump sum then you will need to have your UPP recalculated. If you have a category A or category B widows pension from the British National Insurance Scheme; an old age, widows, widowers or orphans pension paid from the Sociale Verzekeringbank (SVB) under the Netherlands social insurance system; an Italian pension; or an age, premature age, invalid, disability, widowed persons or orphans pension paid from an Austrian superannuation insurance fund under one of the Austrian social insurance Acts—Allgemeines Sozialversicherungsgesetz (ASVG), Gewerbliches Sozialversicherungsgesetz (GSVG) or Bauern-Sozialversicherungsgesetz (BSVG)—complete item 15.
If you do not know the deductible amount of your foreign pension, phone the Superannuation Infoline on 13 10 20.

**Question**

What if you do not know the undeducted purchase price (UPP) of your Australian pension or annuity?

**Answer**

Usually, when you start to receive a pension, the pension provider will give you a copy of the details regarding your pension. In addition, each year your pension provider must give you a payment summary for the year, and most pension providers also give additional information with the payment summary. You may find the answers to many of the following questions in that additional information.

If you have not received these documents, cannot find them or your deductible amount is not shown, contact your pension provider. If they are unable to help you, the Australian Taxation Office (ATO) will work it out for you.

All you need to do is sign and attach a SCHEDULE OF ADDITIONAL INFORMATION statement to page 3 of your tax return. Print X in the YES box at Taxpayer’s declaration on page 6 of your tax return. Leave item 14 blank.

### Completing a schedule of additional information

Print SCHEDULE OF ADDITIONAL INFORMATION—QUESTION 14 on the top of a separate piece of paper and tell us your name, address, tax file number and the answers to the following questions.

1. What is your date of birth?
2. On what date did your pension or annuity first become payable? This is the first day of the first payment period of the pension or annuity. (Your pension provider can give you this information if you do not already have it.)
3. What is the name of the provider or company paying your pension or annuity?
4. If you are receiving a superannuation pension:
   (a) What amount did you personally contribute to your superannuation provider after 30 June 1983? Ask your superannuation provider for this figure.
   (b) For what part of this amount did you not get a tax deduction?
   (c) Have you rolled over any capital gains tax (CGT) exempt amounts to your superannuation provider? What is the amount?
5. If you are receiving a superannuation pension from a provider which has not paid tax on contributions received—such as some government funds—or your superannuation pension commenced before 1 July 1994, what amounts did you contribute towards your superannuation before 1 July 1983, for which you did not claim, and were not entitled to claim, a tax deduction or rebate? The ATO will insert this figure from information held if you do not have it.
6. If you are receiving an annuity or superannuation pension that you bought with one or more eligible termination payments (ETPs):
   (a) What amounts of each component of the ETP did you roll over into the annuity or superannuation pension? Examples are: undeducted contributions, CGT exempt amounts, concessional components, invalidity components, pre-July 1983 or post-June 1983 components. (Your pension or annuity provider can give you this information.)
(b) Did you buy the superannuation pension or annuity you are now receiving with funds received solely from rolling over a previous superannuation pension or annuity? If so, when did you first start to receive payments under the previous superannuation pension or annuity?

7 If you are receiving an annuity that you bought with money other than as described in question 6 above, how much did you pay for the annuity?

8 Is the period for which you will be receiving the pension or annuity fixed?
   (a) If your answer is yes, how long is the period?
   (b) If your answer is no:
      • What are the conditions under which the payments are made?
      • Does your pension or annuity have a reversionary beneficiary—this is someone who will be entitled to receive all or part of your pension or annuity payments if you die? If so, what is the name and date of birth of this person?
      • If you are receiving your pension or annuity because it reverted to you upon the death of someone else, what is the name, date of birth and tax file number of the person who died?
      • On what date did the deceased person first receive the pension?
        Your pension provider may be able to provide you with this information.

9 If someone else is now entitled to a share of your pension or annuity, what is the percentage to which they are entitled?

10 When the pension or annuity stops, will an agreed lump sum—often called the residual capital value—become payable? If so, how much is this lump sum?

   If you have fully or partially commuted your pension to a lump sum during the year, the answers to the above questions and the information in the ETP payment summary will be used to recalculate the deductible amount.
Are you able to claim a deductible amount of undeducted purchase price (UPP) of your Australian pension or annuity?

NO  Go to question 15.

YES  Read below.

Before completing this item you must read the information on pages 41–3.

If you showed income from an Australian pension or annuity at item 2 on your tax return, you may be able to reduce the taxable amount of your pension or annuity income if it has a UPP.

Completing this item

Write the deductible amount of your UPP at item 14 on your tax return. Do not show cents. This cannot be more than the pension or annuity to which it relates that you showed at item 2.

If you had more than one Australian pension, write the total of all the deductible amounts of your UPP at item 14.

Example

Pina receives a lifelong State superannuation pension. Last year she sent in a SCHEDULE OF ADDITIONAL INFORMATION with her tax return. The Australian Taxation Office advised her that the deductible amount of her UPP for a whole year was $732. Provided she receives a pension for the whole year and no part of the pension has been commuted to a lump sum, she can claim this amount every year as a UPP deduction.

Pina fills in item 14 on her tax return like this:

14  Deductible amount of undeducted purchase price of an Australian pension or annuity  

L  7 3 2 00
QUESTION 15  DEDUCTIBLE AMOUNT OF UPP OF A FOREIGN PENSION OR ANNUITY

Did you receive a foreign pension or annuity which has a deductible amount of undeducted purchase price (UPP)?

**NOTE**
If you are claiming a deduction at this item, check that you have shown your foreign source pension or annuity income at item 3 on your tax return.

**NO**  Go to question 16.  **YES**  Read below.

Before completing this item you must read the information on pages 41–3.

If you showed income from a foreign pension or annuity at item 3 on your tax return, you may be able to reduce the taxable amount of your pension or annuity income if it has a UPP. Only some foreign pensions and annuities have a UPP.

**Question**  Can you claim a deduction for the UPP of your foreign pension?

**Answer**  You may be entitled to claim a deduction for the UPP of your foreign pension if you personally made payments into your superannuation scheme.

If you do not know the amount of UPP you are entitled to deduct, phone the Superannuation Infoline on 13 10 20.

**Question**  Did you receive a British pension?

**Answer**  If you received a category A or a category B widows pension from the British National Insurance Scheme (BNIS), you are entitled to a UPP deduction. One method of calculating your UPP deduction is to multiply your BNIS pension (in Australian dollars) by 8%. This method is accepted by the Commissioner of Taxation and generally results in the maximum deduction you are entitled to.

However, there is another method—the exact method. If you wish to find out about this method or you receive another type of British pension and you are not sure about a UPP entitlement, phone the Superannuation Infoline on 13 10 20.

**Question**  Did you receive an old age, widows, widowers or orphans pension paid from the Sociale Verzekeringbank (SVB) under the Netherlands social insurance system?

**Answer**  If you received one of these pensions, you can claim a UPP deduction. If you can get all the necessary information to determine your UPP, claim the amount you have worked out. If you cannot, you can claim an annual UPP deduction equal to 25% of your gross pension payment.

**Question**  Did you receive an Italian pension?

**Answer**  If you received an Italian pension and have made payments to the pension scheme, you can claim a UPP deduction.
Each calendar year, the Italian authorities will send you an Article 17 letter. This letter gives you an estimate of the amount of pension you will receive and the amount that you have contributed towards your pension.

If you are unable to work out your UPP deduction, attach a photocopy (front and back) of your 2002 and 2003 Article 17 letters to page 3 of your tax return and print X in the **YES** box at *Taxpayer's declaration* on page 6. We will work it out for you.

**Question** Did you receive an age, premature age, invalid, disability, widowed persons or orphans pension paid by one of the Austrian social insurance Acts—*Allgemeines Sozialversicherungsgesetz (ASVG), Gewerbliches Sozialversicherungsgesetz (GSVG)* or *Bauern-Sozialversicherungsgesetz (BSVG)*?

**Answer** If you received one of these pensions you can claim a UPP deduction. If you have evidence of actual contributions, actual monthly salary or have received from the Austrian superannuation insurance fund a list of your insurance periods, attach a photocopy of the evidence to page 3 of your return. Print X in the **YES** box at *Taxpayer's declaration* on page 6. The Australian Taxation Office will calculate your UPP deduction for you. If you are not sure about your UPP entitlement, phone the Superannuation Infoline on 13 10 20.

**Question** Did you receive a pension from another country?

**Answer** If you think you are entitled to claim a UPP deduction for a foreign pension, other than a British, Dutch, Italian or Austrian pension, phone the Superannuation Infoline on 13 10 20.

**Completing this item**

Write the deductible amount of your UPP at **Y** item 15 on your tax return.

Do not show cents.

**Example**

Elizabeth received a British National Insurance Scheme category A pension of $6,700. Elizabeth can work out how much UPP deduction she can claim by multiplying her pension by 8%.

\[
$6,700 \times \frac{8}{100} = $536
\]

Elizabeth fills in item 15 on her tax return like this:

15 Deductible amount of undeducted purchase price of a foreign pension or annuity **Y** 5 3 6
Did you have expenses:
- relating to managing your own tax affairs
- imposed by the Australian Taxation Office (ATO) as a general interest charge (GIC)
- for complying with your legal obligations relating to another person’s tax affairs?

**NO** Go to question 17.  
**YES** Read below.

**Question** What expenses can you claim?

**Answer** Expenses incurred in managing your own tax affairs include those relating to:
- preparing and lodging your tax return and activity statements—for example:
  - buying tax reference material
  - lodging your tax return through a registered tax agent or the **TAXPACKEXPRESS** service
  - getting tax advice from a recognised tax adviser or dealing with the ATO about your tax affairs
  - the cost of travel to the extent that it is associated with getting tax advice—for example, the travel costs of attending a meeting with a recognised tax adviser
- appealing to the Administrative Appeals Tribunal or courts, and
- getting a valuation needed for a deductible gift or donation of property or for a deduction for entering into a conservation covenant.

**Expenses incurred as a general interest charge**
The ATO imposes a GIC on late payments of taxes and penalties, and where an amendment to your assessment results in an increase in your tax liability. If you have to, or have had to, pay a GIC to the ATO in 2002–03, you can claim the expense at this item.

**Expenses for complying with your legal obligations relating to another person’s tax affairs include those relating to:**
- complying with the pay as you go withholding obligations—for example, where you need to withhold tax from a payment to a supplier because the supplier did not quote an Australian business number, and
- providing information requested by the ATO about another taxpayer.

**NOTE** A recognised tax adviser is a registered tax agent, barrister or solicitor.

**INFORMATION** You can only claim fees to a recognised tax adviser at this item if they were incurred in 2002–03. Generally, fees are incurred in the year in which they are paid.

**NOTE** Tax shortfall and other penalties for failing to meet your obligations are not deductible.
Completing this item

STEP 1  Add up the amounts of your expenses for managing your own tax affairs, any general interest charge you have incurred and any expenses for complying with your legal obligations relating to another person’s tax affairs.

STEP 2  Write the total amount at M item 16 on your tax return. Do not show cents.

Example

During 2002–03 Lester had a registered tax agent help him fill in his 2001–02 tax return. The tax agent charged $100. Lester can claim the tax agent’s fee at this item.

Lester fills in item 16 on his tax return like this:

| 16 | Cost of managing tax affairs | M | 100 |
**QUESTION 17**  TOTAL DEDUCTIONS

**Did you claim any deductions at items 11 to 16?**

- **NO**  Go to question 18.
- **YES**  Read below.

**Completing this item**

**STEP 1**  Add up all the amounts at items 11 to 16 on your tax return.

**STEP 2**  Write the total amount at item 17 **TOTAL DEDUCTIONS**. Do not show cents.  Go to question 18.

---

**QUESTION 18**  TAXABLE INCOME

**Completing this item**

**STEP 1**  If you did not have any deductions, transfer your total income amount from item 10 to item 18 on your tax return.

**STEP 2**  If you had deductions, take away your total deductions amount at item 17 from the total income amount at item 10. This will give you your taxable income.

**STEP 3**  Write your answer at item 18 **TAXABLE INCOME**. Do not show cents.

---

**Question**  Are you eligible for the low income tax offset?

**Answer**  If your taxable income is less than $24,450, you may get a tax offset.

The maximum tax offset of $150 applies if your taxable income is $20,700 or less. This amount is reduced by 4 cents for each dollar over $20,700.

You do not have to work out your tax offset. We will work it out for you from your taxable income details. The tax offset will be shown on your notice of assessment. If you want to work out your tax offset, go to page 92. **Do not write anything about this tax offset on your tax return.**
Did you have a spouse—married or de facto?

If you maintained a child or a student use TaxPack 2003—you cannot complete your tax return using Retirees TaxPack 2003.

NO  Go to question 20.  YES  Read below.

**Question**  Can you claim a dependent spouse tax offset?

**Answer** You can claim a dependent spouse tax offset if you and your spouse—married or de facto—were Australian residents for tax purposes and you maintained your spouse for all or part of the income year. ‘Maintained’ means that:
- you and your spouse lived together, or
- you helped your spouse to pay living, medical, food and clothing expenses.

If you had a spouse for the whole year and your spouse worked for part of the year, you are still considered to have maintained your spouse—as a dependant—for the whole year.

You are considered to have maintained your spouse even if you were temporarily separated—for example, due to holidays. You are still considered to have maintained your spouse if they were away from Australia for a short time.

The maximum spouse tax offset is $1,489. You can only claim the maximum spouse tax offset if your spouse’s separate net income (SNI) was $282 or less for the year.

The tax offset is reduced by $1 for every $4 of your spouse’s SNI over $282.

You cannot claim a spouse tax offset if you and your spouse lived together for the whole year and your spouse’s SNI was more than $6,237.

**Question**  What is separate net income (SNI)?

**Answer** SNI is income and other specified amounts earned or received in 2002–03 by your spouse while you maintained them. It includes salary or wages, interest and dividend income, pensions (including exempt pensions listed on page 5), Department of Veterans’ Affairs and most Centrelink payments and amounts included as assessable income under the capital gains tax provisions.

SNI also includes amounts on which tax is not payable. This includes some pensions, some scholarships and any maintenance payments your spouse received for their own support after divorce or separation.

SNI does not include:
- lump sum severance or retirement payments of a capital nature or as compensation payments for losing a job
• imputation/franking credits attached to franked dividends
• maintenance paid to your spouse for support of their dependent children
• amounts received under the incentive payments scheme relating to certain private health insurance policies
• the Japanese internment compensation payments made under the Compensation (Japanese Internments) Act 2001 or the Veterans’ Entitlements Act 1986, and
• compensation payments received under the German Forced Labour Compensation Programme (GFLCP).

Separate net income (SNI) earned by your spouse may reduce any tax offset you are entitled to claim.

Your spouse’s SNI can be reduced by:
• any work-related expenses your spouse incurred in 2002–03 even if they did not lodge a tax return
• any deductions your spouse could claim against interest and dividend income
• any amount your spouse could claim on their 2002–03 tax return for the deductible amount of the undeducted purchase price of their pension or annuity, or
• any expenses your spouse incurred in 2002–03 for travel to and from work (even if they could not claim the expenses as a deduction).

Your spouse does not need written evidence to formally prove expenses which reduce their SNI but they must be able to demonstrate that they actually incurred the relevant expenses.

Your spouse’s SNI cannot be reduced by amounts paid by them for gifts, donations, tax agents’ fees, tax withheld, superannuation contributions, or any tax losses brought forward from 2001–02 or earlier years.

Part-year tax offset
You may be entitled to claim a part-year tax offset if, during 2002–03, you and your spouse were Australian residents and:
• you married or entered into a de facto relationship
• you divorced or separated, or
• your spouse died.

Use the steps in the following example to work out your dependent spouse tax offset.

Example
Barry and Jenny are married and lived together for the whole year. Jenny received a part pension of $4,350.

Barry can claim a spouse tax offset for Jenny as her total SNI was not more than $6,237.
Barry used the following calculation to work out the amount of dependent spouse tax offset he can claim.

**How to work out your dependent spouse tax offset**

Barry

*Use these steps to work out your correct tax offset*

<table>
<thead>
<tr>
<th>STEP</th>
<th>Description</th>
<th>Amount</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Write your maximum allowable tax offset at (a). <strong>Note:</strong> If you had a spouse for only part of the year, multiply the number of days you had a spouse by $4.08 a day. Show this amount at (a).</td>
<td>(a) $1,489</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>If your spouse’s separate net income (SNI) was less than $286, write the amount from (a) at (f) step 6, then go to step 7. Otherwise go to step 3.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>If your spouse’s SNI was $286 or more, write the amount at (b).</td>
<td>(b) $4,350</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>SNI at which the tax offset begins to reduce</td>
<td>(c) $282</td>
<td>(c) $282</td>
</tr>
<tr>
<td></td>
<td>Take (c) away from (b).</td>
<td>(d) $4,068</td>
<td>(d) $</td>
</tr>
<tr>
<td>5</td>
<td>Divide (d) by 4. If your amount includes cents, write only the whole dollar amount at (e).</td>
<td>(e) $1,017</td>
<td>(e) $</td>
</tr>
<tr>
<td>6</td>
<td>Take (e) away from (a). This is your allowable tax offset. You cannot claim a tax offset if the amount at (f) is equal to or less than ‘0’.</td>
<td>(f) $472</td>
<td>(f) $</td>
</tr>
<tr>
<td>7</td>
<td>Write your allowable tax offset from (f) at P item 19 on your tax return.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Barry fills in item 19 on his tax return like this:

**19 Spouse—married or de facto**

To claim the spouse tax offset you must also complete Spouse details—married or de facto on page 5 of your tax return.

Barry also completes Spouse details—married or de facto on page 5 and Your spouse’s name on page 1 of his tax return.
Eligibility for the Senior Australians tax offset depends on certain conditions. These conditions relate to such factors as age, income and eligibility for Commonwealth of Australia government pensions and similar payments.

You must meet conditions **1, 2, 3 AND 4.**

**CONDITION 1**
On 30 June 2003 you were:

- a male aged 65 years or more, or a female aged 62 years or more
- OR
- a male veteran or war widower aged 60 years or more, or a female veteran or war widow aged 57 years or more.

**NOTE**
To meet the veteran pension age you must be a person who served in the Australian Defence Force, or the defence force of a Commonwealth or allied country, or an Australian or allied mariner and who is eligible for a pension, allowance or benefit under the Veterans’ Entitlements Act 1986. This includes a disability pension, service pension, or a white or gold Repatriation Health Card for treatment entitlements. To be a ‘war widow’ or ‘war widower’ you must be receiving a war widows or war widowers pension from the Department of Veterans’ Affairs (DVA) or receiving a foreign government pension of a similar nature to the Australian war widows or war widowers pension.

If you are unsure if you have eligibility under the Veterans’ Entitlements Act 1986 or you qualify for the veteran pension age, visit the DVA website at www.dva.gov.au or phone DVA on 13 32 54.

**CONDITION 2**
You received a Commonwealth of Australia government age pension or a pension or allowance from DVA at any time during the 2002–03 income year, OR you did not receive a Commonwealth of Australia government age pension because you did not make a claim, or because of the application of the income test or the assets test AND you satisfy one of the following conditions:

- you have been an Australian resident for age pension purposes for either 10 continuous years, or more than 10 years, of which five years were continuous
- you have a qualifying residence exemption (arrived as refugee or under a special humanitarian program)
- you are a woman who was widowed in Australia (at a time when both you and your late partner were Australian residents) and you have 104 weeks residence immediately prior to the claim for age pension
- you received a widow B pension, widow allowance, mature age allowance or partner allowance immediately before turning age pension age, or
- you would qualify under an International Social Security Agreement.

(If you need assistance in determining your eligibility for a social security or Centrelink pension only, phone Centrelink on 13 23 00; for all other enquiries relating to the Senior Australians tax offset, phone the Australian Taxation Office directly on 13 28 61—Press 7.)
OR

you are a veteran with eligible war service or a Commonwealth veteran, allied veteran or allied mariner with qualifying service who is eligible for, but not receiving, a payment from the Department of Veterans' Affairs (DVA) because you did not make a claim, or because of the application of the income test or the assets test. If you are not sure if you are eligible for a payment you can get further information from the DVA website or you can phone DVA.

CONDITION 3

You satisfy the income threshold that applies to you:

- You did not have a spouse—married or de facto—and your taxable income was less than $37,840.
- You did have a spouse—married or de facto—and the combined taxable income of you and your spouse was less than $58,244.
- You did have a spouse—married or de facto—and the combined taxable income of you and your spouse, where you ‘had to live apart due to illness’ or either of you was in a nursing home at any time in 2002–03, was less than $70,406.

The threshold amounts shown above relate to determining your eligibility for the Senior Australians tax offset—they are not tax-free thresholds.

NOTE

‘Had to live apart due to illness’ is a term used to describe a situation where the living expenses of you and your spouse—married or de facto—are increased because you are unable to live together in your home due to the indefinitely continuing illness or infirmity of either or both of you.

CONDITION 4

You were not in prison for the whole income year.

If you meet all the conditions 1, 2, 3 and 4 described above, you are eligible for the Senior Australians tax offset. Being ‘eligible’ does not mean you will be automatically entitled to get an amount of Senior Australians tax offset. Your own taxable income is used to work out the amount of your Senior Australians tax offset. The combined income amounts in condition 3 are used for eligibility purposes and not for working out the amount of your entitlement.

Now that you have read these conditions, return to Do you need to lodge? on page 2 or question 1 step 3 on page 15.

You must also read question 20 on pages 55–7 and complete item 20 on your tax return.
Are you eligible for the Senior Australians tax offset?

If you are unsure, pages 53–4 provide information on eligibility for this tax offset. If you have a spouse, you will also need to work out if your spouse is eligible.

NO Go to question 21. YES Read below.

Completing this item

STEP 1 Find the tax offset code letter that applies to your circumstances from the TAX OFFSET CODE LETTERS table below. This code letter tells us the amount of tax offset your entitlement will be based on.

**Tax offset code letters**

- **A** If at any time during 2002–03, you were single, separated or widowed
- **B** If you and your spouse—married or de facto—‘had to live apart due to illness’ or either of you was in a nursing home at any time in 2002–03 and you are both eligible for the Senior Australians tax offset
- **C** If you and your spouse—married or de facto—‘had to live apart due to illness’ or either of you was in a nursing home at any time in 2002–03 but your spouse is not eligible for the Senior Australians tax offset
- **D** If you and your spouse—married or de facto—were living together and you are both eligible for the Senior Australians tax offset
- **E** If you and your spouse—married or de facto—were living together but your spouse is not eligible for the Senior Australians tax offset

If more than one code letter applies to you, read on. Otherwise, go to step 2.

Select the letter that appears first in the following order: A, B, C, D, E. For example, if both B and D apply to you, select B.

Exceptions to this rule:

- If both A and B apply to you and your spouse’s taxable income was less than $16,883, select B as this gives you the correct tax offset. (Include in your spouse’s taxable income any net income of a trust estate to which your spouse is presently entitled and on which the trustee is assessed under section 98.)
- If both A and C apply to you, your spouse received a Commonwealth pension or allowance as listed at question 1 and your spouse’s taxable income was less than $14,677, select C as this gives you the correct tax offset.
- If both A and D apply to you and your spouse’s taxable income was less than $11,730, select D as this gives you the correct tax offset. (Include in your spouse’s taxable income any net income of a trust estate to which your spouse is presently entitled and on which the trustee is assessed under section 98.)
If both A and E apply to you, your spouse received a Commonwealth pension or allowance as listed at question 1 and your spouse’s taxable income was less than $10,095, select E as this gives you the correct tax offset.

**STEP 2**
Print your code letter from the table on page 55 in the **TAX OFFSET CODE** box □ at the right of N item 20 on page 3 of your tax return.

**NOTE**
If you do not print a code letter on your tax return or you print an incorrect code letter, you may not receive your correct entitlement.

**STEP 3**
If you or your spouse is a veteran, war widow or war widower (see definition in the note on page 53), read on. Otherwise go to step 4.

From the following list select the veteran code that applies to your circumstances:

- you are a veteran, war widow or war widower V
- your spouse is a veteran, war widow or war widower W
- if both V and W apply to you X

Print your veteran code in the **VETERAN CODE** box □ at Y item 1 on page 2 of your tax return.

**STEP 4**
Have you used **tax offset code** (not veteran code) B, C, D or E? If so, you must complete **Spouse details—married or de facto** on page 5 of your tax return. Provide relevant details including:

- your spouse’s date of birth at K
- your spouse’s taxable income at Q—if this amount is zero, write ‘0’
- your spouse’s share of trust income on which the trustee is assessed under section 98, if it is not already included in your spouse’s taxable income, at T—if this amount is zero, write ‘0’
- your spouse’s Commonwealth government pension income at P—if this amount is zero, write ‘0’, and
- your spouse’s exempt pension income at Q—if this amount is zero, write ‘0’.

Remember to complete **Your spouse’s name** on page 1 of your tax return. If you are eligible for the Senior Australians tax offset and your spouse is eligible for the Senior Australians or pensioner tax offset, and if either of you do not fully use your tax offset, any unused tax offset may be available for transfer to the other person. By using the amounts you write on the spouse details section of your tax return we will work out if you are entitled to have the unused portion of your spouse’s tax offset transferred to you. If an unused amount is available, we will make sure it is taken into account in working out your tax offset.
Example
Sonya is married to Russell and they have lived together for the whole income year. Russell—who is a veteran—has received a service pension. Sonya’s taxable income is $17,500 and Russell’s is $8,300. They are both over pension age and their combined taxable income is less than $58,244. They are both eligible for the Senior Australians tax offset.

Sonya writes tax offset code letter D at N item 20 on her tax return.
Sonya also writes veteran code letter W at Y item 1 on her tax return.

Sonya completes Spouse details—married or de facto on page 5 of her tax return, so any tax offset that Russell does not use will be automatically transferred to Sonya to be taken into account when her tax offset is calculated. She also completes Your spouse’s name on page 1 of her tax return.

CHECK THAT YOU HAVE...

☐ written your tax offset code letter at N item 20
☐ if required, written your veteran code at Y item 1
☐ written the relevant amounts at O, P, T and Q Spouse details—married or de facto on page 5 of your tax return
☐ written your date of birth and your spouse’s name on page 1 of your tax return.

Do you want to work out your tax offset?
You do not have to work out your tax offset. We will work it out for you from your taxable income details and your tax offset code letter. Make sure you print your tax offset code letter at the right of N item 20 on page 3 of your tax return.

If you do want to work out your tax offset, go to pages 93–4.

NOTE
A tax offset reduces the amount of tax you have to pay—see page 71.
Did you receive income from an Australian superannuation annuity or pension?


**NO**  Go to question 22.  
**YES**  Read below.

**Question**  How do you know if your annuity or pension qualifies for a tax offset?

**Answer**  Your superannuation annuity or pension statement or original superannuation fund documents will tell you if your annuity or pension qualifies for a tax offset. Your statement or documents will show you how much of your annuity or pension is eligible for the tax offset. If you cannot find your documents or are not sure whether you can claim a tax offset, contact your superannuation provider.

Before working out your Australian annuity or pension tax offset, you will need:

- to find out the rebatable proportion*. This will be one unless you are issued with a reasonable benefit limit (RBL) determination stating otherwise. Phone the Superannuation Infoline on 13 10 20 if you need assistance
- any deductible amount from item 14 on your tax return.

*The rebatable proportion is the part of your annuity or pension that may be eligible for the pension tax offset. It may be one, less than one, or zero and depends on the type and amount of annuity or pension. The rebatable proportion is determined by the Australian Taxation Office by measuring your pension or annuity against your RBL.

**How to work out your annuity or pension tax offset**

(a) Work through steps 1 to 4 on page 59 if:

- you were 55 years of age before 1 July 2002
- you turned 55 years of age on or after 1 July 2002 and your pension started on or after your 55th birthday, or
- you are receiving a death or disability pension at any age.

(b) Work through steps 1 to 9 on pages 59–60 if:

- you turned 55 years of age on or after 1 July 2002 and your pension started before your 55th birthday.
Completing this item

If you are in one of the categories described at (a) on the previous page work through the steps below.

STEP 1 Take away any deductible amount at item 14 from that part of your annuity or pension which is eligible for the tax offset.

STEP 2 Multiply the answer from step 1 by the rebatable proportion of your annuity or pension.

STEP 3 Work out 15% of the answer you got at step 2. This is your tax offset.

STEP 4 Write your annuity or pension tax offset at S item 21 on your tax return. Do not show cents. Your tax return will already have the correct code printed in the code box at item 21.

You have now completed this item. Go to question 22.

Example

Tom, who turned 55 years old on 28 March 2002, received a $17,300 annuity which had a deductible amount of $12,000 in 2002–03.

Tom used the following calculation to work out his tax offset:

<table>
<thead>
<tr>
<th>Amount of his annuity</th>
<th>$17,300</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less his deductible amount</td>
<td>$12,000</td>
</tr>
<tr>
<td>Equals</td>
<td>$5,300</td>
</tr>
<tr>
<td>Multiplied by the rebatable proportion—in Tom’s case, that is 1—equals</td>
<td>$5,300</td>
</tr>
<tr>
<td>Multiplied by 15% (15 ÷ 100)</td>
<td></td>
</tr>
<tr>
<td>Equals</td>
<td>$795</td>
</tr>
</tbody>
</table>

Tom fills in item 21 on his tax return like this:

21 Superannuation annuity and pension

If you are in category (b)—you turned 55 years of age on or after 1 July 2002 and your pension started before your 55th birthday work through the steps below.

STEP 1 Work out the amount of your annuity or pension that was paid to you on or after your 55th birthday.

STEP 2 Work out the number of days from your 55th birthday to 30 June 2003.

STEP 3 Work out the number of days from the day your annuity or pension started to 30 June 2003. If it started before 1 July 2002, use 365 days.
STEP 4  Divide the number of days at step 2 by the number of days at step 3.

STEP 5  Multiply any deductible amount from item 14 by the answer you got at step 4.

STEP 6  Take away the answer you got at step 5 from the answer at step 1.

STEP 7  Multiply the answer you got at step 6 by the rebatable proportion of your annuity or pension. This proportion will be one unless you are issued with a reasonable benefit limit determination stating otherwise.

STEP 8  Work out 15% of the answer you got at step 7. This is your annuity or pension tax offset.

STEP 9  Write your annuity or pension tax offset at item 21 on your tax return. Do not show cents. Your tax return will already have the correct code printed in the code box at item 21.
Did you pay the premium, or did your employer pay the premium for you, for an appropriate private health insurance policy?

An ‘appropriate private health insurance policy’ is one provided by a registered health fund for hospital, ancillary—also known as Extras—or combined hospital and ancillary cover where every person covered by the policy is a person who is eligible to claim benefits under the Medicare system. Not all health funds are registered. If you are not sure whether your health fund is registered, contact your health fund or visit the Private Health Insurance Administration Council website at www.phiac.gov.au

NO Go to question 23. YES Read below.

Did you receive your full entitlement to the 30% private health insurance rebate from your health fund or Medicare?

NO Read below. YES Go to question 23.

**Question** What is the 30% private health insurance rebate?

**Answer** The private health insurance rebate is 30% of the premium paid to a registered health fund for appropriate private health insurance cover. The rebate is not affected by your level of income.

The rebate can be claimed as:

- a reduction in your private health insurance premium through the health fund
- a cash or cheque rebate from Medicare
- a refundable tax offset at the end of the income year through your tax return, or
- a combination of all the options.

If you received your full entitlement from your health fund or Medicare you cannot claim the rebate on your tax return.

**Question** Are you eligible for the 30% private health insurance rebate?

**Answer** You are eligible to claim the rebate if you have paid, or your employer has paid for you, the premium for an appropriate private health insurance policy. If two people made payments for the same policy—for example, you made payments from a joint bank account—each person can claim 30% of the proportion they paid.

**Question** How does the rebate work?

**Answer** The rebate is on the premium you paid, or your employer has paid for you, for appropriate health insurance cover including payments made for cover for more than one income year—you work out your entitlement at 30% of the premium paid.
However, if the policy was one that was in existence during the 1998–99 income year and, before 1 January 1999, a person was eligible to apply for registration under the health insurance incentive scheme that operated until that date—the old incentive scheme—you may be able to claim more. You should compare the rebate that would have been available if the old incentive scheme was still operating, with that available under the present scheme and claim the higher amount at this item.

The eligibility tests that applied for registration under the old incentive scheme are explained on pages 66–7.

**Question**
Do you need a statement from your health fund to claim the rebate?

**Answer**
Your health fund should have sent you a statement showing the premium you have paid. If you have more than one policy and you paid a premium for more than one policy, you should have received a statement for each policy.

If you did not receive a statement for one or more of your policies you should contact your health fund or you may be able to work out your entitlement at step 2 on the next page.

**Completing this item**
If you have more than one policy you will need to work through the steps below for each policy.

To complete this item you may need:

- your private health insurance statement, and
- the amount of any cash or cheque rebate received from Medicare for your private health insurance. Go to step 1.

If you did not receive a statement you may also need:

- the amount of the premiums
- the number of days covered by private health insurance, and
- the amount of premium reduction received from your health fund.

Go to step 2.

**STEP 1**
Where you have a statement for your policy
If you have a statement and:

- no person was eligible to apply for registration under the old incentive scheme, you can claim the amount shown at G on your statement less any cash or cheque rebate you have received from Medicare for your private health insurance. Use WORKSHEET 1 on the next page to work out your entitlement
- a person was eligible to apply for registration under the old incentive scheme, you may have two amounts at G on your statement—30% of premiums paid, and the rebate that would have been available under the old incentive scheme. You can claim the higher amount less any cash or cheque rebate you have received from Medicare for your private health insurance. Use WORKSHEET 1 on the next page to work out your entitlement.
If you have one or more policies with a statement and the amount for each policy at (c) is ‘0’ or a negative amount you have already received your full entitlement.

If you have only one policy and the amount at (c) is positive, it is the tax offset that you are eligible to claim at G item 22 on your tax return. Do not include cents. Go to step 4 on page 65.

If you have more than one policy and you have statements for all of them, add up the amounts at (c). The total is the tax offset that you are eligible to claim. Do not include cents. Go to step 4 on page 65.

If you also have a policy for which you do not have a statement, go to step 2.

**STEP 2**

**Where you do NOT have a statement for your policy**

If you do not have a statement you need to use WORKSHEET 2 to help you calculate your tax offset entitlement. You should also use WORKSHEET 3 if a person was eligible to apply for registration under the old incentive scheme.

**WORKSHEET 1**

| Amount shown at G on your statement | (a) $ |
| Amount of any cash or cheque rebate you have received from Medicare for your private health insurance | (b) $ |
| Take (b) away from (a). | (c) $ |

**WORKSHEET 2—Calculating the 30% amount**

| Total premiums paid during the year for the policy* | (d) $ |
| Multiply (d) by 30. | (e) $ |
| Divide (e) by 100. | (f) $ |
| Your premium reduction amount from your health fund—if any | (g) $ |
| Take (g) away from (f). | (h) $ |
| Amount of any cash or cheque rebate you have received from Medicare for your private health insurance | (i) $ |
| Take (i) away from (h). | (j) $ |

* This is the total amount of premiums before any premium reduction or any cash or cheque rebate you have received from Medicare.

If no person was eligible to apply for registration under the old incentive scheme—as explained on pages 66–7—the amount at (j) is what you are entitled to claim. If (j) is ‘0’ or a negative amount you have already received your full entitlement for that policy. However, if you have additional policies without a statement repeat step 2 for each policy.
If you have more than one policy without a statement and no person was eligible to apply for registration under the old incentive scheme, add up the amounts at (j) (ignoring any negative amounts). The total is the tax offset you are eligible to claim. Do not include cents. Go to step 3. If (j) is ‘0’ you have already received your full entitlement.

If a person was eligible to apply for registration under the old incentive scheme you should use WORKSHEET 3 to find out if the rebate that would have been available under the old incentive scheme is higher than the amount at (j).

**WORKSHEET 3—Calculating the rebate under the old incentive scheme**

Use the table below to work out your maximum annual rebate under the old incentive scheme.

**Maximum annual rebate amount—old incentive scheme**

<table>
<thead>
<tr>
<th>Policy type</th>
<th>Hospital cover only</th>
<th>Ancillary cover only</th>
<th>Hospital and ancillary cover</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$100</td>
<td>$25</td>
<td>$125</td>
</tr>
<tr>
<td>Couple</td>
<td>$200</td>
<td>$50</td>
<td>$250</td>
</tr>
<tr>
<td>Family</td>
<td>$350</td>
<td>$100</td>
<td>$450</td>
</tr>
</tbody>
</table>

Where you had only one type of cover during the year, write the maximum annual rebate for the type of cover under the old incentive scheme from the table above. (k) $

Multiply (k) by the number of days the premium provided this type of cover.* (l) $

Divide (l) by 365. (m) $

If your type of cover changed during the year, repeat steps (k), (l) and (m) for each type of cover and add the answers together for a total figure at (m).

Take away from the total at (m) any amount at (g) in WORKSHEET 2. (n) $

Take away from (n) any amount at (i) in WORKSHEET 2. (o) $

*The number of days that you use here relates to the policy, not the calendar or income year.

The amount at (o) is the rebate that would have been available under the old incentive scheme. You are eligible to claim the amount at (j) in WORKSHEET 2 or the amount at (o) in WORKSHEET 3—whichever is the higher.

If you have only one policy the higher amount is the tax offset that you are eligible to claim on your tax return. Go to step 4.

If you have more than one policy without a statement work out the higher of the amount at (j) or amount at (o) (if applicable) for each policy. Add these amounts together. This is the amount of tax offset that you are eligible to claim.

If you only have policies for which you do not have a statement, go to step 4.

If you have a combination of policies with and without a statement, go to step 3.
STEP 3  Where you have policies with and without a statement
Add the amounts at (c) you have worked out in WORKSHEET 1 and the higher of the amount at (j) you have worked out in WORKSHEET 2 or the amount at (o) you have worked out in WORKSHEET 3 for each policy. This is the amount of tax offset that you are eligible to claim.

STEP 4  Write the amount of tax offset that you are eligible to claim at item 22 on your tax return. Do not show cents. Go to step 5.

STEP 5  Complete Private health insurance policy details on page 3 of your tax return—see pages 71–2 for how to complete these details.

The following are examples of how to work out your tax offset entitlement.

**Example 1**
Graham and Janet had a policy which provided combined hospital and ancillary cover. They paid the premium fortnightly from a joint account. They did not receive a statement from their private health fund.

Graham and Janet did not receive a reduced premium or any cash or cheque rebate from Medicare.

They did not have any private health insurance cover before 1 January 1999 and so were not eligible to apply for registration under the old incentive scheme.

Janet and Graham use WORKSHEET 2 to calculate their rebate. They do not use WORKSHEET 3 because they were not eligible to apply for registration under the old incentive scheme.

**Example 2**
Tony took out a couple policy for combined hospital and ancillary cover for himself and his wife, Maria, on 1 July 1998. The annual premium was $760. He renewed the policy on 1 July 2002. On 15 June 2003 Maria died. On 16 June 2003 Tony changed the policy to a single policy.

Tony satisfies all of the eligibility tests for the old incentive scheme. However, he did not register for the scheme or receive a reduced premium or any cash or cheque rebate from Medicare.

Tony uses WORKSHEET 2 to work out the 30% rebate that he can claim, which is $228—$760 multiplied by 30 then divided by 100.

Because he was eligible to apply for registration under the old incentive scheme he also needs to use WORKSHEET 3.

Using the Maximum annual rebate amount—old incentive scheme table, Tony worked out what his rebate entitlement would have been for the time that he had a couple policy—1 July 2002 to 15 June 2003 (350 days)—and when he had a single policy—16 June to 30 June 2003 (15 days).

During the time he had a couple policy, Tony’s rebate entitlement under the old incentive scheme would have been $239.73. For his single policy his rebate entitlement would have been $5.14. This gives Tony a total of $244.87. Tony would receive a greater benefit under the old incentive scheme compared to the 30% rebate.
Tony fills in item 22 on his tax return like this:

![Image of tax form]

Tony also completes Private health insurance policy details on page 3 of his tax return.

**The old incentive scheme**

If the private health insurance policy is one that was in existence during the 1998–99 income year and, before 1 January 1999, a person was registered or eligible to apply for registration under the private health insurance incentive scheme that operated until that date—the old incentive scheme—you may be entitled to a larger tax offset than one based on 30% of the premiums you paid this income year. If the policy qualifies, you are entitled to compare the rebate that would have been available if the old incentive scheme was still operating with the present tax offset based on 30% of premiums paid and claim the higher amount.

Any person covered by the policy could have registered, or been eligible to register, under the old incentive scheme if the private health insurance policy was one:

- that was in existence before 1 January 1999 and provided appropriate private health insurance cover for the 1998–99 income year
- where the annual premium for the 1998–99 income year was above the minimum premium threshold amount (see table below), and
- where certain income tests were satisfied for the 1998–99 income year.

A policy provided appropriate private health insurance cover if it provided hospital cover or ancillary cover or both and the health fund annual premium during the 1998–99 income year was not less than the relevant amount shown in the following table.

<table>
<thead>
<tr>
<th>Minimum premium</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Hospital cover</strong></td>
<td><strong>Ancillary cover</strong></td>
</tr>
<tr>
<td>1 person $250</td>
<td>1 person $125</td>
</tr>
<tr>
<td>2 or more persons $500</td>
<td>2 or more persons $250</td>
</tr>
</tbody>
</table>

**Income tests**

**Single policy income test**—A single policy covers one person only. If you had a single policy and you did not have a spouse at any time in 1998–99, the income test was satisfied if your 1998–99 taxable income was less than $35,000.

If you did have a spouse at any time in 1998–99, the income test was satisfied if your **combined taxable income** for 1998–99 was less than $70,000.

**Couple policy income test**—A couple policy covers two adults only. These adults may be related—for example, spouse or sibling—or unrelated. For a couple policy, the income test was satisfied if the **combined taxable income** for 1998–99 was less than $70,000.
Family policy income test—A family policy can be:
- cover for one or more adults—related or unrelated—and at least one dependent child. This includes single parent families. The income test was satisfied if the combined taxable income* for 1998–99 was less than $70,000 plus $3,000 for each dependent child after the first dependent child
- cover for three or more adults. The income test was satisfied if the combined taxable income* for 1998–99 was less than $70,000, or
- cover for two or more dependent children only. The income test was satisfied if the combined taxable income* for 1998–99 was less than $70,000 plus $3,000 for each dependent child after the first dependent child.

*Combined taxable income—used in the income tests—means:
- the sum of the taxable income of each adult covered by the policy and their spouse—married or de facto—if they had a spouse on 30 June 1999, or
- for a policy that covered only a dependent child or children, the sum of the taxable income of each parent or guardian and their spouse—married or de facto—if they had a spouse on 30 June 1999. This applies only to a parent or guardian who contributed to the payment of the premiums, or arranged for a third party, such as an employer, to contribute.

Taxable income of a person includes any share of net income of a trust estate to which the person was entitled, and on which a trustee of the trust estate is assessed under section 98 of the *Income Tax Assessment Act 1936*.

If you had a child who was not a dependent child—for example, an adult child, such as an employed 19-year-old who lived with you—AND that child was covered by the policy, then their 1998–99 income must also be included in the combined taxable income amount.

Income derived by any dependent children is not included in the combined taxable income amount.

Spouse
Spouse includes a de facto spouse but does not include a person from whom you are permanently separated.

Dependent child
A child was regarded as a dependant for the old incentive scheme if all of the following applied:
- the child was under the age of 18 years or a full-time student under the age of 25 years
- the child was covered by the policy and the health fund that issued the policy accepted the child as a dependent child for the purposes of the policy, and
- the child did not have a spouse—married or de facto.

If the above conditions were satisfied, the private health insurance policy is a policy under which a person was registered, or eligible to be registered, to receive the benefits of the old incentive scheme. In these circumstances you can compare the rebate that would have been available under the old incentive scheme if it was still operating—see WORKSHEET 3—with the present tax offset based on 30% of the premium you paid—see WORKSHEET 2—and claim the higher amount.
QUESTION 23 20% TAX OFFSET ON NET MEDICAL EXPENSES OVER THE THRESHOLD AMOUNT

Did you have net medical expenses over $1,250 in 2002–03?

The Parliament is presently considering changes to the law to increase the threshold amount for 2002–03 from $1,250 to $1,500. At the time of printing Retirees TaxPack 2003 this measure had not become law. You will still need to complete this item using a threshold amount of $1,250. If the measure is passed into law with effect for 2002–03, the Australian Taxation Office may need to adjust your assessment.

Medical expenses do not include contributions to a private health fund, travel or accommodation expenses associated with medical treatment or inoculations for overseas travel.


NO Go to question 24. YES Read below.

Question What are net medical expenses?

Answer Net medical expenses are medical expenses you have paid less any refunds you received, or are entitled to receive, from Medicare or a private health fund.

The medical expenses can be for:
• you, or
• your spouse—married or de facto—regardless of their income.

You and your spouse must be Australian residents for tax purposes.

What you can claim

You can claim a tax offset of 20%—20 cents in the dollar—of your net medical expenses over the threshold amount. There is no upper limit on the amount you can claim.

You can claim medical expenses paid while travelling overseas. You can claim expenses relating to an illness or operation paid to legally qualified doctors, nurses or chemists and public or private hospitals.

Medical expenses which qualify for the tax offset include payments for:
• dentists, orthodontists or registered dental mechanics
• opticians or optometrists, including the cost of prescription spectacles or contact lenses
• a carer who looks after a person who is blind or permanently confined to a bed or wheelchair
• therapeutic treatment at the direction of a doctor
• medical aids prescribed by a doctor
• artificial limbs or eyes and hearing aids
• keeping a trained working guide dog, and
• cosmetic surgery.
Expenses which do not qualify for the tax offset include payments made for:

- inoculations for overseas travel
- non-prescribed vitamins or health foods
- travel or accommodation expenses associated with medical treatment
- chemist-type items such as tablets for pain relief purchased at retail outlets or health food stores
- therapeutic treatment if the patient is not formally referred by a doctor—a mere suggestion or recommendation by a doctor to a patient is not enough; the patient must be referred to a particular person for specific treatment
- contributions to a private health fund
- purchases from a chemist that are not related to an illness or operation
- ambulance charges and subscriptions, and
- funeral expenses.

Nursing home (residential aged care facility) expenses
You can also claim some payments made to a nursing home or hostel—not a retirement home. Since 1 October 1997, payments made to an approved care provider for care received by an approved recipient of residential aged care qualify for the net medical expenses tax offset. When the care recipient has been assessed as needing care at levels 1 to 7, payments towards residential aged care qualify for the tax offset. If the care recipient does not meet this requirement, but is subsequently reassessed as satisfying it, they would be able to claim a tax offset for qualifying payments made from the date the new classification took effect.

If you are not sure which level of care you (or the care recipient you are claiming an expense for) have been assessed as requiring, please contact the nursing home or hostel.

The tax offset does not cover payments made for aged care by:

- people who were residents of a hostel before 1 October 1997 and who did not have a personal care subsidy or a respite care subsidy paid on their behalf at the personal care subsidy rate by the Commonwealth (unless they have subsequently been reassessed as requiring care at levels 1 to 7), or
- people entering aged care on and from 1 October 1997 who have been assessed as requiring level 8 care.

Residential aged care expenses which qualify for the tax offset include:

- daily fees
- income tested daily fees
- extra service fees, and
- accommodation charges, periodic payments of accommodation bonds or amounts drawn from accommodation bonds paid as a lump sum.

Payments which DO NOT qualify for the tax offset include:

- lump sum payments of accommodation bonds, and
- interest derived by care providers from the investment of accommodation bonds.
Completing this item

STEP 1 Add up all your allowable medical expenses. Take away from this total all of the refunds you have received or are entitled to receive. This will give you your net medical expenses amount.

STEP 2 Take $1,250 away from your net medical expenses and then divide the remaining amount by 5 (to get 20%). This is your medical expenses tax offset.

STEP 3 Write your medical expenses tax offset at item 23 on your tax return. Do not show cents.

Example

Tony had a lot of dental work done this year and also bought new prescription glasses. His total medical costs were $1,850 and he received $500 back from his health fund.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total medical expenses</td>
<td>$1,850</td>
</tr>
<tr>
<td>Less costs covered by health fund</td>
<td>$500</td>
</tr>
<tr>
<td>Net medical expenses</td>
<td>$1,350</td>
</tr>
<tr>
<td>Subtract $1,250</td>
<td>$1,250</td>
</tr>
<tr>
<td></td>
<td>$100</td>
</tr>
</tbody>
</table>

Tax offset equals 20 cents for every dollar over $1,250—divide $100 by 5

This is Tony’s medical expenses tax offset.

Tony fills in item 23 on his tax return like this:

23 20% tax offset on net medical expenses over the threshold amount  ☒ ☒ ☒ 2000
Did you claim any tax offsets at items 19 to 23?

**NO**  Go to question 25.  **YES**  Read below.

**Completing this item**

**STEP 1**  Add up all the tax offset amounts at items 19 to 23 on your tax return.

If you are claiming the Senior Australians tax offset at item 20 the Australian Taxation Office (ATO) will make sure your assessment includes your correct tax offset amount. Do not include this amount at item 24 TOTAL TAX OFFSETS.

**STEP 2**  Write the total amount at item 24 TOTAL TAX OFFSETS. Do not show cents.

**Low income tax offset**

If your taxable income is less than $24,450, you may get a tax offset.

The maximum tax offset of $150 applies if your taxable income is $20,700 or less. This amount is reduced by 4 cents for each dollar over $20,700.

The ATO will work out your tax offset and make sure it comes off your tax.

The tax offset will be shown on your notice of assessment. Do not write anything about this tax offset on your tax return.

**NOTE**

With the exception of the 30% private health insurance rebate and the franking tax offset (which applies to imputation/franking credits on dividends paid to you), tax offsets can only reduce the amount of tax you pay to zero. If your tax offsets—other than the 30% private health insurance rebate and the franking tax offset—exceed your tax payable, the excess does not become a refund.

**PRIVATE HEALTH INSURANCE POLICY DETAILS**

If question 22 or 26 asked you to complete this item because you paid, or your employer paid for you, a premium for an appropriate private health insurance policy to a registered fund, you must complete Private health insurance policy details on page 3 of your tax return.

If you received a statement from your registered health fund your private health insurance policy details will be shown on the statement. If you did not receive a statement because your employer paid the premium for you, contact your fund or speak to the person who paid the premium.

To check if your health fund is registered, visit the Private Health Insurance Administration Council website at www.phiac.gov.au

**Completing this item**

**STEP 1**  Print the identification (ID) code of your health fund at B Health fund ID on page 3 of your tax return.
STEP 2  Write your private health insurance membership number at Membership number.

STEP 3  In the Type of cover box print the code letter that describes the type of private health insurance cover you had.

<table>
<thead>
<tr>
<th>Type of cover</th>
<th>Code letter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ancillary cover—also known as Extras</td>
<td>A</td>
</tr>
<tr>
<td>Hospital cover</td>
<td>H</td>
</tr>
<tr>
<td>Combined hospital and ancillary cover</td>
<td>C</td>
</tr>
</tbody>
</table>

If you changed your type of cover during the year, print the code letter for the type of cover that gave you the highest level of cover. For example, if you had hospital cover and added ancillary cover during the year, use code letter C—for combined hospital and ancillary cover.

Question Did you have more than one policy during the year?

Answer If you had up to five policies during 2002–03 you will need to complete steps 1 to 3 for each policy. If you had more than five policies during 2002–03, complete steps 1 to 3 for the first five policies, then on a separate piece of paper, print SCHEDULE OF ADDITIONAL INFORMATION—PRIVATE HEALTH INSURANCE POLICY DETAILS. Tell us your name, address and tax file number, and list the ID code, membership number and type of cover for each of the other policies you held. Print X in the YES box at Taxpayer’s declaration on page 6 of your tax return. Sign and attach your schedule to page 3 of your tax return.

Example Kel had a policy with Credicare Health Fund (Health fund ID—CPS) which provided hospital cover. During the year he changed his policy to include ancillary cover. His membership number is 1234567.

Kel fills in Private health insurance policy details on his tax return like this:
Medicare is the scheme which gives Australian residents access to health care. To help fund the scheme, resident taxpayers are subject to a Medicare levy. Normally, your Medicare levy is calculated at 1.5% of your taxable income. A variation to this calculation may occur in certain circumstances.

Generally, tax offsets do not reduce your Medicare levy. Where you have excess refundable tax offsets available, these can be applied to reduce your tax, including Medicare levy.

Medicare levy reduction or exemption
In some cases you may be exempt from the levy or it may be reduced—this is the subject of question 25. However, you only need to complete this item if you belong to an exemption category or you are able to claim a reduction based on family income. Read pages 74–6 to work out if you are eligible for the exemption or the reduction based on family income.

Medicare levy surcharge
Individuals and families on higher incomes who do not have private patient hospital cover may have to pay the Medicare levy surcharge—this is the subject of question 26. This surcharge is in addition to the Medicare levy and is calculated at 1% of your taxable income (including your total reportable fringe benefits). You will need to read pages 77–81 to see if you have to pay the surcharge.

QUESTION 26 IS COMPULSORY FOR ALL TAXPAYERS. If you do not complete item 26 on your tax return you may be charged the full Medicare levy surcharge.
QUESTION 25  MEDICARE LEVY REDUCTION OR EXEMPTION

Were you a low income earner or in one of the Medicare levy reduction or exemption categories listed below and on the next page?

You cannot complete your tax return using Retirees TaxPack 2003 if you:
- were a resident of Norfolk Island, or
- have a certificate from the Levy Exemption Certification Unit of the Health Insurance Commission showing that you are not entitled to Medicare benefits.


**NO**  Go to question 26.  
**YES**  Read below.

Most Australians are liable to pay the Medicare levy.

The standard levy is 1.5% of your taxable income. However, this may vary according to your circumstances. Your taxable income is the amount you wrote at item 18 TAXABLE INCOME on your tax return.

**WHAT YOU NEED TO KNOW**

Low income earner and Medicare levy reduction categories

<table>
<thead>
<tr>
<th></th>
<th>Relevant threshold amount</th>
<th>Phase-in limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>If you are eligible for</td>
<td>$20,000</td>
<td>$21,621</td>
</tr>
<tr>
<td>the Senior Australians</td>
<td></td>
<td></td>
</tr>
<tr>
<td>tax offset (see pages 53–4)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>If you are eligible for</td>
<td>$17,164</td>
<td>$18,555</td>
</tr>
<tr>
<td>the pensioner tax offset</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(see pages 14–16)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>All other taxpayers</td>
<td>$15,062</td>
<td>$16,283</td>
</tr>
</tbody>
</table>

You do not need to complete this item if:
- your taxable income was equal to or less than the relevant threshold amount. 
  You do not have to pay the Medicare levy. Do not write anything at item 25 on your tax return. Go to question 26
- your taxable income was more than the relevant threshold amount but equal to or less than the phase-in limit. In either case, your Medicare levy is reduced—calculated at 20 cents for every dollar above the relevant threshold amount but at or below the phase-in limit. We will work this out for you. Go to Medicare levy exemption categories on the next page to see if you are entitled to an exemption, or
- you had a spouse—married or de facto—on 30 June 2003—or your spouse died during 2002–03—and the combined taxable income of you and your spouse was:
  - if you are eligible for the Senior Australians tax offset (see pages 53–4), more than $31,729 but less than $34,302 OR
  - if you are not eligible for the Senior Australians tax offset, more than $25,417 but less than $27,478.

NOTE

Some of the amounts on this page reflect proposed changes to Medicare levy thresholds for 2002–03. At the time of printing Retirees TaxPack 2003 these changes had not become law.

The Australian Taxation Office will work out your Medicare levy, including any Medicare levy reduction, from the information you provide on your tax return.

**NOTE**

Some of the amounts on this page reflect proposed changes to Medicare levy thresholds for 2002–03. At the time of printing Retirees TaxPack 2003 these changes had not become law.

The Australian Taxation Office will work out your Medicare levy, including any Medicare levy reduction, from the information you provide on your tax return.
Your Medicare levy is reduced. Complete Spouse details—married or de facto on page 5 of your tax return. Provide relevant details including your spouse’s taxable income at [0]. If your spouse had no taxable income write ‘0’. You must also complete Your spouse’s name on page 1 of your tax return. We will work out your reduced Medicare levy for you. Read on to see if you are also entitled to an exemption.

**NOTE**

Where the taxable income of your spouse includes any post-June 1983 elements of an eligible termination payment where the maximum rate is zero, this amount is not included in their taxable income for Medicare levy purposes—if you are unsure of the tax rate, phone the Superannuation Infoline on 13 10 20 for assistance. Print SCHEDULE OF ADDITIONAL INFORMATION—QUESTION 25 SPOUSE’S TAXABLE INCOME on a separate piece of paper and write this amount. Include your name, address and tax file number. Print X in the YES box at Taxpayer’s declaration on page 6 of your tax return. Sign and attach your schedule to page 3 of your tax return.

If the above points do not apply to you, read on.

**Medicare levy exemption categories**

If you:
- were entitled to full free medical treatment for all conditions under Defence Force arrangements or Veterans’ Affairs Repatriation Health Card (Gold Card) or repatriation arrangements, or
- are a blind pensioner or received the sickness allowance from Centrelink you may be exempt or partially exempt from paying the Medicare levy. Read on for more information.

The Department of Veterans’ Affairs or Centrelink will provide you with a statement or PAYG payment summary—individual non business that shows you the number of days you were in a Medicare levy exemption category.

**Completing this item**

**STEP 1**

You qualify for a full levy exemption if you were in one of the Medicare levy exemption categories above and either you did not have a spouse or your spouse was also in an exemption category, or your spouse had to pay the Medicare levy. If this is the case, go to step 2. Otherwise, go to step 3.

**STEP 2**

Write the total number of days that you were in the full Medicare levy exemption category at V item 25 on your tax return. If the number of days you wrote at V is less than 365, and you were in one of the exemption categories above, you may qualify for a half levy exemption. Go to step 3.

**Example 1**

Rupert receives a Department of Veterans’ Affairs part pension. His PAYG payment summary—individual non business shows that he was in a Medicare levy exemption category for the full year—365 days. Rupert does not have a spouse.
Rupert fills in item 25 on his tax return like this:

### Medicare levy reduction or exemption

**NOTE**
Only certain taxpayers are entitled to a Medicare levy reduction or exemption. Read question 25 in Retirees TaxPack 2003 to work out if you are eligible to claim.

#### Exemption categories

- Full 1.5% levy exemption—number of days **365**
- Half 1.5% levy exemption—number of days **310**

#### STEP 3
You qualify for a half levy exemption if you were in one of the Medicare levy exemption categories on the previous page and you had a spouse who was not in an exemption category and who did not have to pay the Medicare levy because of the low income earner threshold. If this is the case, go to step 4. Otherwise, go to step 5.

#### STEP 4
Write the total number of days that you are entitled to a half levy exemption from paying the Medicare levy at **W** item 25. Go to step 5.

#### Example 2
Dulcie is blind and receives an age pension. With her payment summary she received a statement showing that she was in a Medicare levy exemption category for 310 days. Dulcie’s husband who is eligible for the Senior Australians tax offset did not have to pay the Medicare levy because his taxable income was below $20,000.

Dulcie fills in item 25 on her tax return like this:

### Medicare levy reduction or exemption

**NOTE**
Only certain taxpayers are entitled to a Medicare levy reduction or exemption. Read question 25 in Retirees TaxPack 2003 to work out if you are eligible to claim.

#### Exemption categories

- Full 1.5% levy exemption—number of days **365**
- Half 1.5% levy exemption—number of days **310**

#### STEP 5
If you had a spouse at any time during 2002–03, complete Spouse details—married or de facto on page 5 of your tax return. Write your spouse’s taxable income at **Q**. If your spouse had no taxable income write ‘0’. You must also complete Your spouse’s name on page 1 of your tax return.
QUESTION 26  MEDICARE LEVY SURCHARGE

STOP
THIS QUESTION IS COMPULSORY FOR ALL TAXPAYERS.

For the WHOLE of 2002–03 did you and your spouse—married or de facto (if you had one)—have private patient hospital cover?

NO  Print X in the NO box at the right of E item 26 on your tax return. Read below.

YES  Print X in the YES box at the right of E item 26 on your tax return. Make sure you have completed Private health insurance policy details—see pages 71–2 for assistance. Go to Check that your tax return is complete on page 82.

For the WHOLE of 2002–03 were you:
• a single person and your taxable income for Medicare levy surcharge (MLS) purposes was $50,000 or less OR
• married—including a de facto relationship—and the combined taxable income for MLS purposes of you and your spouse was $100,000 or less?

NO  You may have to pay the surcharge. Print X in the relevant NO box at item 26 on your tax return. Read below.

YES  You do not have to pay the surcharge for any of the 365 days during the year. Print X in the relevant YES box at item 26 on your tax return. Go to Completing this item on page 80.

If you maintained a child under 16 years of age or a full-time student under 25 years or if you have received an amount on which family trust distribution tax has been paid, use TaxPack 2003. You cannot complete your tax return using Retirees TaxPack 2003.

Question  What is the Medicare levy surcharge?
Answer  Individuals and couples on higher incomes who do not have private patient hospital cover pay the MLS based on an extra 1% of their taxable income for any period during 2002–03 that they did not have such cover.

The MLS is in addition to the 1.5% Medicare levy.

Question  What is private patient hospital cover?
Answer  Generally, private patient hospital cover is cover provided by an insurance policy issued by a registered fund for some or all hospital treatment provided in an Australian hospital or day hospital facility. However, if you take out an insurance policy for hospital cover after 24 May 2000 that contains an annual front-end deductible or excess of $501 or more in the case of a single contributor and $1,001 or more for all other contributors, you will not be considered to have private patient hospital cover. The same applies to insurance policies for hospital cover with those annual front-end deductibles or excess taken out before 24 May 2000 that cease to provide continuous cover after that date. If you make a payment to cover a shortfall in the cost of hospital treatment, other than the excess agreed in your policy, this is not
a front-end deductible or excess. Your health fund should include details of the level of front-end deductible or excess that applies to your policy in the private health insurance statement that it sends you.

Travel insurance is not private patient hospital cover for Medicare levy surcharge (MLS) purposes. Private patient hospital cover does not include cover provided by an overseas or unregistered fund. If you want to check if your health fund is registered, visit the Private Health Insurance Administration Council website at www.phiac.gov.au

**Question** What is ancillary cover?

**Answer** Ancillary cover is commonly known as ‘Extras’. Ancillary cover is NOT private patient hospital cover. It covers items such as optical, dental, physiotherapy or chiropractic treatment.

**Question** What is your taxable income for MLS purposes?

**Answer** Your taxable income for MLS purposes is the total of:
- your taxable income, shown at item 18 on your tax return AND
- your total reportable fringe benefits amounts at W item 6 on your tax return.

**Question** When do you have a spouse?

**Answer** A spouse is a person to whom you are legally married or with whom you are in a de facto relationship. You are treated as not being married if you are living separately and apart from that person.

**Question** What is your spouse’s taxable income for MLS purposes?

**Answer** The taxable income of your spouse for MLS purposes is the total of:
- your spouse’s taxable income AND
- your spouse’s total reportable fringe benefits amounts AND
- any share in the net income of a trust estate to which your spouse is presently entitled and on which the trustee of the trust is assessed under section 98 of the *Income Tax Assessment Act 1936* and which has not been included in your spouse’s taxable income AND
- the net amount on which family trust distribution tax has been paid which your spouse would have had to show as assessable income if that tax had not been paid LESS
- any post-June 1983 elements of an eligible termination payment where the maximum tax rate is zero. If you are unsure of the tax rate, you can phone the Superannuation Infoline on 13 10 20 for assistance.

**Question** Will you have to pay the surcharge?

**Answer** You will have to pay the surcharge for any period during 2002–03 that you or your spouse—if you had one for the whole year—did NOT have private patient hospital cover AND you were:
- single with a taxable income for MLS purposes greater than $50,000, or
- married and the combined taxable income for MLS purposes of you and your spouse was above $100,000.

If the combined taxable income for MLS purposes of you and your spouse was above $100,000 but your own taxable income was $15,062* or less you are not liable for the surcharge. However, your spouse may still be liable.

* This amount reflects a proposed change to the law for 2002–03 which, at the time of printing Retirees TaxPack 2003 had not become law—this amount should be used in working out whether you have to pay the surcharge.
It is possible that both the single and married surcharge thresholds will apply to you at different periods during 2002–03.

If only one of the thresholds—single or married—applied to you for the whole of 2002–03 and your taxable income or combined taxable income for Medicare levy surcharge (MLS) purposes did not exceed this threshold—you are not liable for the surcharge, for any of the 365 days of the year. Go to Completing this item on page 81. Otherwise read on.

If:
- only one of the thresholds—single or married—applied to you for the whole of 2002–03 and your taxable income or combined taxable income for MLS purposes did exceed this threshold AND
- for the whole of 2002–03 you or your spouse (if you had one):
  - did not have private patient hospital cover AND
  - were not in one of the Medicare levy exemption categories on page 75
you will have to pay the surcharge for the whole of 2002–03. Go to Completing this item on page 81. Otherwise, read on.

You will not be liable for the surcharge for any period during 2002–03 that you and your spouse (if you had one) either had private patient hospital cover or were in a Medicare levy exemption category. Read on.

**Question** Which income threshold do you use if you had a new spouse or you separated from your spouse during the year?

**Answer** Only read this section if you married or separated from your spouse during 2002–03.

To work out if you are liable for the surcharge during any period during 2002–03 you were single apply the single surcharge threshold—$50,000— to your own taxable income for MLS purposes.

To work out if you are liable for the surcharge during any period during 2002–03 you had a spouse, apply the married threshold—$100,000—to your own taxable income for MLS purposes.

**Example 1**

Roma separated from Roy on 12 October 2002 and both stayed single. For 2002–03, Roy’s taxable income for MLS purposes was $16,000 and Roma’s taxable income for MLS purposes was $55,000. Roma and Roy did not have private patient hospital cover at any time during 2002–03. Roma and Roy are not in a Medicare levy exemption category.

As they were married for the period 1 July 2002 to 12 October 2002—104 days—they are each entitled to a surcharge threshold of $100,000 for this period. For the period 1 July 2002 to 12 October 2002, Roma is not liable for the surcharge as her taxable income for MLS purposes of $55,000 was below this surcharge threshold. Roy is also not liable for the surcharge for this period as his taxable income for MLS purposes of $16,000 was also below this surcharge threshold.

For the period 13 October 2002 to 30 June 2003—261 days—the single person surcharge threshold of $50,000 applies to both of them. For this period, Roy is not liable for the surcharge because he had a taxable income for MLS purposes of $16,000.
Roy writes ‘365’ at A item 26 on his tax return. Roma is liable to pay the surcharge for the period 13 October 2002 to 30 June 2003—261 days—because her taxable income for MLS purposes was $55,000. Roma writes the number of days in 2002–03 that she is NOT liable for the surcharge—‘104’—at A item 26.

Roma completes Spouse details—married or de facto on page 5 of her tax return.

**Example 2**

Lance is not married and has a taxable income for MLS purposes of $59,000. He was not in a Medicare levy exemption category at any time during the year. Lance took out private patient hospital cover on 15 December 2002. Because Lance’s taxable income is above the single surcharge threshold of $50,000 and he did not have private patient hospital cover for the full year he will have to pay the MLS for the part of the year that he did not have private patient hospital cover.

Lance will NOT have to pay the surcharge for the number of days he had private patient hospital cover—15 December 2002 to 30 June 2003—198 days.

Lance writes the number of days in 2002–03 that he is NOT liable for the surcharge—‘198’—at A item 26 on his tax return and completes Private health insurance policy details.
Completing this item

STEP 1  Write the number of days during 2002–03 that you do NOT have to pay the surcharge at A item 26.
• If you have to pay the surcharge for the whole period 1 July 2002 to 30 June 2003 write ‘0’ at A.
• If for the whole period 1 July 2002 to 30 June 2003 you do NOT have to pay the surcharge write ‘365’ at A.
• If you have to pay the surcharge for part of the period 1 July 2002 to 30 June 2003 write the number of days you do NOT have to pay the surcharge at A.

STEP 2  If you had a spouse during 2002–03 and you and your spouse were not covered by private patient hospital cover for the full year, complete Spouse details—married or de facto on page 5 of your tax return.

If you had a spouse for all of 2002–03 include:
• your spouse’s taxable income at O*
• your spouse’s share of trust income on which the trustee is assessed under section 98 and which has not been included in your spouse’s taxable income at T*
• the net amount of any distributions to your spouse on which family trust distribution tax has been paid which your spouse would have had to show as assessable income if that tax had not been paid at U*
• your spouse’s total reportable fringe benefits amounts at S*.

You must also complete Your spouse’s name on page 1 of your tax return.

*If you cannot find out the exact amount of any component of your spouse’s taxable income for Medicare levy surcharge (MLS) purposes, you may make a reasonable estimate.

STEP 3  If you had private patient hospital cover at any time during the year you must complete Private health insurance policy details on page 3 of your tax return, see page 71.

You have now completed this item. Go to Check that your tax return is complete on the next page.

Do you want to work out your surcharge?
You do not have to work out your MLS. We will work it out based on the information you provide. If you would like to work it out for your records, see page 96.
Use this checklist to make sure your tax return is complete before you lodge it with the Australian Taxation Office (ATO). Please use the pre-addressed envelope provided with your *Retirees TaxPack 2003* to lodge your tax return. If you don’t have a pre-addressed envelope see the next page for the address to use.

**CHECK THAT YOU HAVE . . .**

- Tick each box to confirm that you can use *Retirees TaxPack 2003*
- Written your tax file number
- Filled in all your personal details—including your spouse’s name (if you had a spouse)
- Filled in the appropriate details for electronic funds transfer if you want to have your refund paid directly into a financial institution account
- Written totals at items 5, 10, 17, 18 and 24
- Filled in the code boxes at items 1 and 20 (if applicable)
- Attached to page 3 of your tax return copies of:
  - All PAYG payment summaries—individual non business—for example, from Centrelink, superannuation pension funds, other payers
  - All letters or statements from your payers that detail income and tax withheld
  - Any statutory declarations required
  - Other attachments as instructed by any section or question
- Completed item 26 of your tax return—this item is compulsory for all taxpayers
- Completed *Spouse details—married or de facto* (if applicable)
- Read *Self-assessment—it’s your responsibility* on page 10
- Read, completed, signed and dated the *Taxpayer’s declaration* on page 6 of your tax return, and
- Kept copies of your tax return, all attachments and relevant papers for your own records. Unless you are subject to a shorter period of review (see page 10) you are required to keep written evidence for five years after the end of the income year.

If you are subject to a shorter period of review you need to keep these records:
- For two years after the due date for payment if you had a taxable notice of assessment, or
- For two years from the 30th day after you received your notice of assessment advising you that no tax is payable.

**When can you expect your notice of assessment?**

Our current standard for processing tax returns is six weeks. To allow for time in the mail, please wait seven weeks. After that time you can use the automated self-help service on 13 28 65 which is available 24 hours a day, every day to check the progress of your tax return. Using your telephone keypad, you will need to key in your tax file number.
What happens after you lodge your tax return?

After we process your tax return, we will send you a notice of assessment. Your notice of assessment is an itemised account of the amount of income tax you owe on your taxable income, taking into account any tax offsets you are entitled to. Your notice also contains other details which are not part of the assessment such as the amount of credit for tax you have already paid through the year.

When you receive your notice of assessment check it to make sure that everything appears correct.

Unless you are using electronic funds transfer, the bottom section of your notice of assessment will be either your refund cheque or, if you owe tax, your payment advice.
What if you made a mistake on your tax return?

If you realise that you did not include something on your tax return that you should have, or there is some other error on your tax return, you need to correct it as soon as possible by requesting an amendment.

To request an amendment, write a letter to the Australian Taxation Office. To find out what information you need to include in your letter, read What do you need to include in your amendment request or objection letter? on page 87.

Is there any time limit for you to request an amendment or lodge an objection?

Your amendment request must be lodged within four years of the due date for payment (or two years if you meet the shorter period of review requirements).

For 2002–03, if a due date for payment is not specified on your notice of assessment and

- you lodge your tax return by 31 October 2003, the amendment request must be lodged within four years (or two years if you meet the shorter period of review requirements) of the later of 21 November 2003 or 21 days after you receive your notice of assessment, or
- you do not lodge your tax return by 31 October 2003, the amendment request must be lodged within four years of 21 November 2003 (or two years if you meet the shorter period of review requirements).

Will you have to pay a penalty?

If, after lodging your tax return, you voluntarily tell us that you made a mistake and the amendment will result in your paying more tax, then the amount of penalty that may otherwise have been imposed will, in most cases, be reduced.

However, if you have used Retirees TaxPack 2003 properly, as explained on the inside front cover, and have made an honest mistake, you will not be charged a penalty, although you may have to pay a general interest charge (GIC) on any shortfall of tax. Our decision will be based on your particular circumstances that you explain in your letter.

If you made the mistake because something in Retirees TaxPack 2003 was misleading, you will not be charged any penalty or GIC on any shortfall of tax.

It is very important that your letter provides an explanation of why you made the mistake so that we can assess any penalties or GIC correctly.

Where do you send your amendment request?

Post your letter and attachments to the tax office that sent your notice of assessment. Keep a copy of your letter for your records. Do not send in another tax return unless we ask you to.
If you have an enquiry about your tax assessment or other tax affairs, you can contact us. Please note that if you are asked below to provide your tax file number (TFN) to the Australian Taxation Office (ATO), this is not compulsory. However, if you do not provide your TFN you will need to provide other personal details to confirm your identity.

**It’s easier by phone**

When you phone we will ask you to provide information to prove your identity—for example, details from a recent notice of assessment.

If you want a representative to phone on your behalf, you must provide written authorisation beforehand to the ATO. Your representative will need to quote this authorisation and also provide information to prove their identity.

This requirement is to protect your privacy.

**Phone tips**

If you are phoning the ATO, the following tips will help you to get quicker and more efficient service.

- See the inside back cover for the correct phone number to use.
- Avoid phoning during the busy times. The busiest times are Mondays, the days after public holidays and between 10.00am and 2.00pm each day.
- Your call will be placed in a queue and answered by the first available operator—do not hang up. If you hang up and redial, you will be placed at the end of the queue.
- Have near the phone *Retirees TaxPack 2003* and any taxation documents you want to talk about. Have a pen and paper handy so you can take down any relevant information.
- Check that it is the ATO that you need to contact. The ATO logo—shown at left—will be prominently displayed on any official documents or letters you receive.

**If you write**

Provide your full name and your address. Please provide your phone number if it is convenient. You could include your TFN, but it is not compulsory. Remember to sign the letter.

**If you visit**

If you prefer to make your enquiry in person, we request that you make an appointment by phone. The number to phone for an appointment is 13 28 61. Bring along your most recent notice of assessment. If you do not have a notice of assessment, you may quote your TFN (but this is not compulsory) or bring a letter from the ATO, and bring some identification that has your photograph, such as your drivers licence or passport.

If you want a representative to visit on your behalf, they must show a letter of authorisation and provide proof of their identity.
How do you know how much you have to pay?
Your notice of assessment will tell you how much tax you have to pay, if any, and when you must pay to avoid a general interest charge (GIC) for late payment.

When do you pay your tax debt?
You must lodge your income tax return by 31 October 2003, unless you have been given a deferral of time to lodge, or it is being prepared by a registered tax agent.

If you lodge your tax return on time, any tax payable will be due either:
• 21 days after you receive your notice of assessment, or
• 21 days after your tax return was due to be lodged which ever is the later.

If you prepare your own tax return and it is lodged by 31 October 2003, any tax payable will be due no earlier than 21 November 2003.

If you have contacted the Australian Taxation Office (ATO) and been given a deferral of time to lodge your tax return, any tax payable will be due no earlier than 21 days after the deferred date for lodgment.

If you do not lodge your tax return on time, the law treats your tax as being payable 21 days after your tax return was due for lodgment, irrespective of the date you are advised of the debt.

A GIC will accrue on any amount that is not paid by the due date for payment.

If you need more information, phone the payments hotline on FREECALL 1800 815 886.

If you cannot pay your debt on time, you should phone the account management infoline on 13 11 42 and explain your reasons. You may need to provide written details of your finances, including a statement of your assets and liabilities and details of your income and expenditure. The ATO will want to know what steps you have taken to obtain funds to pay your debt and what steps you are taking to make sure you meet future tax debts. You may be given extra time, depending on your circumstances.

If you are allowed extra time to pay, you are required to pay GIC which is tax deductible in the income year it was incurred. The law provides remission of the GIC in limited circumstances. This means that the Commissioner of Taxation may excuse you from all or part of the GIC. For further information, phone the account management infoline on 13 11 42.

What if payment will cause you serious hardship?
Serious hardship exists when you are unable to provide food, accommodation, clothing, medical treatment, education or other necessities for you or your family or other people for whom you are responsible.

You can apply for a release from payment of your tax debt. The ATO can give you further information and an application—phone the account management infoline on 13 11 42.
WHAT CAN YOU DO IF YOU THINK YOUR ASSESSMENT IS WRONG?

You can have your assessment checked. The quickest way to do this is to phone the Personal Tax Infoline on the inside back cover. Make sure you have carefully checked all the details on your notice of assessment. Remember to have your notice of assessment and, if possible, a copy of your tax return with you.

What if you disagree with a decision relating to your assessment?

You can write to the Australian Taxation Office (ATO) and request an amendment—see What if you made a mistake on your tax return? on page 84—or you can object to your assessment. If you object to your assessment, you have a formal right to appeal against our decision on your objection if you disagree with it. If you request an amendment, you do not have any formal right to appeal. If your objection or request for an amendment is successful you have a right to receive interest on any overpaid tax. You cannot use the TAXPACKEXPRESS service or e-tax 2003 to lodge your objection.

What do you need to include in your amendment request or objection letter?

Make sure you:

- include your tax file number and the year of the assessment
- include your name, address and, if convenient, give your daytime phone number so we can contact you to talk about your letter if necessary
- include full details of the amendment or objection including the tax return item number and description affected by the change, the amounts to be added or changed and details of the claim type (that is, tax offset code, deduction claim type etc)—if applicable
- include an explanation of the error if it occurred because you made a mistake on your tax return so that we can assess any penalties or general interest charge correctly
- use the word object if you are objecting and give full details of what you think is wrong
- if you believe the error was made by the ATO, use the words ATO error in your letter
- include a copy of your notice of assessment and copies of any relevant papers or documents such as receipts
- include the following declaration in your objection letter: ‘I declare that all the information I have given in this letter, including any attachments, is true and correct.’
- sign and date the declaration
- keep a copy of your amendment request or objection letter for your records
- post your amendment request to the tax office that sent your notice of assessment, and
- post your objection letter to:
  Deputy Commissioner of Taxation
  Australian Taxation Office
  PO Box 47
  Albury NSW 2640.

How will you know what the ATO decides?

The ATO will either write to you or send you a notice of amended assessment, or both. If your amendment or objection is successful, you are entitled to interest on any tax you have overpaid.

What if you still disagree with your assessment?

If you are not satisfied with our decision on your objection, you have the right to apply to the Administrative Appeals Tribunal, which incorporates the Small Taxation Claims Tribunal, for a review of the decision; or you can appeal to the Federal Court.

The Small Taxation Claims Tribunal is an inexpensive process for resolving disputes about objections. Details about whether this tribunal is an option for you will be attached to our decision about your objection. Some decisions are not reviewable as outlined. If this applies to you, we will let you know and provide details of any alternative review rights.
The Taxation Acts have secrecy provisions that prohibit any officer of the Australian Taxation Office (ATO) or any other government agency from accessing, recording or disclosing anyone’s tax information, except in performing their duties. A person can be fined up to $10,000 and sentenced to two years in prison for breaking these provisions.

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

Who else can be given your tax information?

The ATO can give your information to some other government agencies which are named in law, such as Centrelink. This is usually to check eligibility for government benefits, for law enforcement purposes or for collecting statistics.

Any further use of your information by these agencies is also controlled by law. ATO officers can also disclose your information to these and other agencies in performing their duties.

Otherwise, the ATO can give personal information only to you or to someone who can show that they have your permission to act for you.

Who can ask you for your TFN?

Only certain people and organisations can ask you for your TFN. These include employers, some federal government agencies, trustees for superannuation funds, higher education institutions and investment bodies such as banks.

You do not have to give your TFN but there may be consequences if you do not. For example, if you are applying for a pension and you do not give your TFN, you may not be paid the pension.

If you need more information about how the tax laws protect your personal information, or have any concerns about how the ATO has handled your personal information, phone the Personal Tax Infoline on the inside back cover.

Freedom of information

The Freedom of Information (FOI) Act 1982 gives you the right to see your tax return and other documents—for example, public rulings and determinations, payment summaries and notices of assessment. In some circumstances this information may be provided free of charge, but usually there is a charge to cover the time and expense involved in getting the information for you. We suggest you phone before you ask for information under the FOI Act. Phone the Personal Tax Infoline on the inside back cover.

Please keep copies of your tax returns, as a request for a copy from the ATO may involve a charge.
It is important that you are aware of your rights and obligations when dealing with the Australian Taxation Office (ATO).

When we make a decision about your tax affairs, we will tell you about your rights and obligations in relation to that decision. We will also give you contact details in case you have any queries or need more information.

There is information under ‘Your rights’ on the ATO website at www.ato.gov.au. Or to find out how to get a printed copy of the Taxpayers’ Charter—what you need to know (NAT 2548), see the inside back cover.

If you are dissatisfied with a particular decision, service or action of the Australian Taxation Office (ATO), you have the right to complain.

The ATO recommends that you:

• first, try to sort it out with the tax officer you have been dealing with (or phone the contact number you have been given)
• if you are not satisfied, talk to the tax officer’s manager, and
• if you are still not satisfied, phone the ATO’s complaints line on 13 28 70.

You can also make a complaint by writing to Complaints, Australian Taxation Office, Locked Bag 3120, Melbourne 3001 or send a FREEFAX on 1800 060 063.

The Commonwealth Ombudsman

If you are not satisfied with the ATO’s decisions or actions, you can raise the matter with the Commonwealth Ombudsman’s Special Tax Adviser. Before looking into a matter, the Special Tax Adviser may request that a complainant approach the ATO’s complaints areas.

The Commonwealth Ombudsman’s office can investigate most complaints relating to tax administration and may recommend that the ATO provides a solution or remedy to your problem. Investigations are independent, private, informal and free of charge.

Phone the Commonwealth Ombudsman’s office on the National Complaints Line 1300 362 072 or visit your nearest Commonwealth Ombudsman’s office (located in all Australian capital cities). You can also visit the Commonwealth Ombudsman’s website at www.ombudsman.gov.au or write to:

The Special Tax Adviser
Commonwealth Ombudsman
GPO Box 442
Canberra ACT 2601

The Privacy Commissioner

The Privacy Commissioner receives complaints under the Privacy Act 1988 and tax file number guidelines. You can contact the Privacy Commissioner by phoning the privacy hotline on 1300 363 992 or by writing to the Privacy Commissioner, GPO Box 5218, Sydney 1042.
INCOME

less

ALLOWABLE DEDUCTIONS

equals

TAXABLE INCOME

You show this amount at item 10 TOTAL INCOME on your tax return.

You show this amount at item 17 TOTAL DEDUCTIONS on your tax return.

You show this amount at item 18 TAXABLE INCOME on your tax return.

We use this total to work out TAX ON TAXABLE INCOME. If you want to work it out, see the next page.

TAX ON TAXABLE INCOME

less

TAX OFFSETS

equals

NET TAX PAYABLE

plus

HECS AND SFSS LIABILITY

plus

MEDICARE LEVY AND SURCHARGE

less

TAX CREDITS AND REFUNDABLE TAX OFFSETS

equals

REFUND OR AMOUNT OWING

If you have a Higher Education Contribution Scheme (HECS) debt or Student Financial Supplement Scheme (SFSS) debt, we work out your repayment.

We work these out from items 25 and 26 on your tax return. If you want to work them out, see pages 95–6.

We work these out from any amounts of tax you paid during the year (which have not been credited or refunded) and any refundable tax offsets such as any imputation/franking credit from item 8 or any amount shown at item 22.

We show this on your notice of assessment. Your entitlement to a refund may be affected by any outstanding liabilities to the Australian Taxation Office. These amounts will appear on your notice of assessment as ‘Other amounts payable’.
You do not have to work out your tax refund or tax debt. We will work it out from the information you provide on your tax return and advise you of the result on your notice of assessment.

If you do want to work out your tax refund or tax debt for your own purposes, we show you how on the following pages.

There are some situations, however, where we cannot show you how to work out your tax refund or tax debt because the nature of the calculation is too complex to explain in Retirees TaxPack 2003.

These are situations where you:

- are entitled to have your spouse’s unused pensioner or Senior Australians tax offset transferred to you
- are entitled to a Medicare levy reduction because the combined taxable income of you and your spouse is more than $31,729 but less than $34,302 if you are eligible for the Senior Australians tax offset—see pages 53–4—or more than $25,417 but less than $27,478 if you are NOT eligible for the Senior Australians tax offset
- have a Higher Education Contribution Scheme debt, or
- have a Student Financial Supplement Scheme debt.

Working out your tax refund or tax debt

To do this you need to work out:

- the tax on your taxable income—part A
- your low income tax offset, if any—part B
- your pensioner or Senior Australians tax offset, if any—part C
- your Medicare levy amount, if any—part D
- your Medicare levy surcharge amount, if any—part E.

→ **Tax-free threshold**

To work out the tax on your taxable income you need to know your tax-free threshold. This is the amount of income you can earn before tax must be paid.

For most people the tax-free threshold is $6,000.

---

**PART A  Tax on taxable income**

To work out the tax on your taxable income use the table below.

<table>
<thead>
<tr>
<th>Taxable income</th>
<th>Tax on this income</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1–$6,000</td>
<td>Nil</td>
</tr>
<tr>
<td>$6,001–$20,000</td>
<td>17 cents for each $1 over $6,000</td>
</tr>
<tr>
<td>$20,001–$50,000</td>
<td>$2,380 + 30 cents for each $1 over $20,000</td>
</tr>
<tr>
<td>$50,001–$60,000</td>
<td>$11,380 + 42 cents for each $1 over $50,000</td>
</tr>
<tr>
<td>$60,001 and over</td>
<td>$15,580 + 47 cents for each $1 over $60,000</td>
</tr>
</tbody>
</table>

Note: To work out your tax, identify the income amount less than but nearest your taxable income and the tax on that income, and use at (b) and (c).

**Example**

Copy taxable income from item 18 TAXABLE INCOME on your tax return

Amount in Taxable income column less than but nearest your taxable income

Tax on (b)

Take (b) away from (a)

Tax rate applied to (d)

Multiply (d) by (e)

Tax on your taxable income

Go to WORKING OUT YOUR TAX.

---

**Working out your tax**

Calculate your tax here

Copy taxable income from item 18 TAXABLE INCOME on your tax return

Amount in Taxable income column less than but nearest your taxable income

Tax on (b)

Take (b) away from (a)

Tax rate applied to (d)

Multiply (d) by (e)

Tax on your taxable income

Go to WORKING OUT YOUR TAX.
PART B Low income tax offset

If your taxable income is $24,450 or more, you are not entitled to the low income tax offset. Go to part C.

If your taxable income is $20,700 or less, you are entitled to the maximum low income tax offset of $150. The tax offset reduces by 4 cents for each dollar of taxable income over $20,700.

Use the worksheet to work out your low income tax offset if your taxable income is more than $20,700 but less than $24,450.

WORKSHEET

<table>
<thead>
<tr>
<th></th>
<th>(a)</th>
<th>(b)</th>
<th>(c)</th>
<th>(d)</th>
<th>(e)</th>
<th>(f)</th>
<th>(g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum low income tax offset</td>
<td>$150</td>
<td>$</td>
<td>$20,700</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Write your taxable income here.</td>
<td></td>
<td>$</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Threshold at which low income tax offset reduces</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Take (c) away from (b).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Divide (d) by 100.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Multiply (e) by 4.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Take (f) away from (a).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The amount at (g) if it is more than zero, is the low income tax offset you are entitled to. You can use the amount at (g) when you work out your tax refund or tax debt on page 97.

Do not write the amount at (g) anywhere on your tax return. We will work out your low income tax offset and make sure it reduces your tax.
PART C  Senior Australians or pensioner tax offset (from item 20 or 1)

If you want to work out your Senior Australians or pensioner tax offset, you need to know your taxable income. This is the amount you showed at item 18 TAXABLE INCOME on page 3 of your tax return.

There are two tax offset thresholds tables—table A below applies to the Senior Australians tax offset and table B on the next page applies to the pensioner tax offset.

If you have a spouse who is eligible for the Senior Australians or pensioner tax offset and your taxable income is more than the relevant amounts in COLUMN 2 of table A or table B—whichever applies to you—you may still get a tax offset because of a transfer of the unused portion of your spouse’s Senior Australians or pensioner tax offset.

If you are eligible for a pensioner tax offset you will not be able to work out your tax offset if:
- you used tax offset code letter S, Q, I or J and you received more than $11,195 pension income
- you used tax offset code letter P and you received more than $9,344 pension income.

Refer to note 2 in table B on the next page for more information.

Do not write your tax offset amount anywhere on your tax return.

STEP 1  Find the tax offset code letter that applies to you in the relevant tax offset thresholds table (A or B). This is the code letter you showed at either item 20 or item 1 on your tax return.

STEP 2  You may get up to the full tax offset shown in COLUMN 3 if your taxable income is equal to or less than the amount in COLUMN 1 for your tax offset code letter. If your taxable income is more than the amount in COLUMN 1 and less than the amount in COLUMN 2, use the HOW TO WORK OUT YOUR TAX OFFSET table on the next page.

<table>
<thead>
<tr>
<th>Your Senior Australians code letter</th>
<th>COLUMN 1</th>
<th>COLUMN 2</th>
<th>COLUMN 3</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>You may get up to the full tax offset if your taxable income is equal to or less than this amount</td>
<td>You will not get a tax offset if your taxable income is equal to or more than this amount¹</td>
<td>Maximum tax offset</td>
</tr>
<tr>
<td>A</td>
<td>$20,000</td>
<td>$37,840</td>
<td>$2,230</td>
</tr>
<tr>
<td>B*, C*</td>
<td>$18,883</td>
<td>$35,203</td>
<td>$2,040</td>
</tr>
<tr>
<td>D*, E*</td>
<td>$16,306</td>
<td>$29,122</td>
<td>$1,602</td>
</tr>
</tbody>
</table>

¹For the code letters with an asterisk (*) you may still get a tax offset because of a transfer of the unused portion of your spouse’s Senior Australians or pensioner tax offset. We will work it out for you.
### TABLE B—Pensioner tax offset thresholds

<table>
<thead>
<tr>
<th>Your pensioner code letter</th>
<th>COLUMN 1: You may get up to the full tax offset if your taxable income is equal to or less than this amount</th>
<th>COLUMN 2: You will not get a tax offset if your taxable income is equal to or more than this amount</th>
<th>COLUMN 3: Maximum tax offset</th>
</tr>
</thead>
<tbody>
<tr>
<td>S*, Q*, J*</td>
<td>$16,653</td>
<td>$31,141</td>
<td>$1,811</td>
</tr>
<tr>
<td>I*</td>
<td>$15,795</td>
<td>$29,115</td>
<td>$1,665</td>
</tr>
<tr>
<td>P*</td>
<td>$13,789</td>
<td>$24,381</td>
<td>$1,324</td>
</tr>
</tbody>
</table>

1 For the code letters with an asterisk (*) you may still get a tax offset because of a transfer of the unused portion of your spouse’s Senior Australians or pensioner tax offset. We will work it out for you.

2 If:
- you used S, Q, I or J and your pension is more than $11,195, or
- you used P and your pension is more than $9,344
your maximum tax offset may be higher than the amount in COLUMN 3, and you may still get a tax offset if your taxable income is more than the amount in COLUMN 2. We will work it out for you.

### How to work out your tax offset

1. Your taxable income (a) $  
2. Income amount from COLUMN 1 (b) $  
3. Take (b) away from (a). (c) $  
4. Your maximum tax offset from COLUMN 3 (d) $  
5. Divide (c) by 8. (e) $  
6. Take (e) away from (d). $  

**If the amount is more than zero, this is your tax offset.**

The tax offset you work out here will not include any unused portion of your spouse’s Senior Australians or pensioner tax offset that we may transfer to you.

Do not write your tax offset amount anywhere on your tax return.
PART D  Medicare levy

If you want to work out your Medicare levy before you receive your notice of assessment, you can follow the steps below.

How to work out your basic levy

STEP 1
• If you are eligible for a Senior Australians tax offset—see pages 53–4—and your taxable income is $20,001 or more but less than $21,622, your levy is 20 cents for every dollar above $20,000. If it is more than $21,621, your levy is 1.5% of your taxable income. You do not pay any Medicare levy if your taxable income is $20,000 or less.
• If you are eligible for the pensioner tax offset—see pages 14–16—and your taxable income is $17,165 or more but less than $18,556, your levy is 20 cents for every dollar above $17,164. If it is more than $18,555, your levy is 1.5% of your taxable income. You do not pay any Medicare levy if your taxable income is $17,164 or less.
• If in all other circumstances, your taxable income is $15,063 or more but less than $16,284, your levy is 20 cents for every dollar above $15,062. If it is more than $16,283, your levy is 1.5% of your taxable income. You do not pay any Medicare levy if your taxable income is $15,062 or less.

STEP 2 Did you claim an exemption at item 25? If not, your Medicare levy is the amount you worked out at step 1. If you are claiming an exemption, read on.

STEP 3 How much of your basic levy at step 1 do you pay?

Example
• If you are eligible for a Senior Australians tax offset, the levy you pay on a taxable income of $21,000 is $200.

\[(21,000 - 20,000) \times \frac{20}{100} = 200\]

• If you are eligible for the pensioner tax offset, the levy you pay on a taxable income of $19,000 is $285.

\[19,000 \times \frac{1.5}{100} = 285\]

<table>
<thead>
<tr>
<th>Full exemption</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of days at item 25 on your tax return, if any</td>
</tr>
<tr>
<td>Basic levy at step 1</td>
</tr>
<tr>
<td>Multiply (a) by (b).</td>
</tr>
<tr>
<td>Divide (c) by 365.</td>
</tr>
</tbody>
</table>
The amount of Medicare levy you pay, if any, is your basic levy at step 1 less any exemption amount at (j).

**PART E Medicare levy surcharge**

You do not have to work out the amount of Medicare levy surcharge you will pay. We will work it out from the information you provide on your tax return. We will tell you the result on your notice of assessment. If you do want to work it out before you receive your notice of assessment, follow the steps below.

### Working out your Medicare levy surcharge

Your taxable income from item 18

\[ \text{TAXABLE INCOME on your tax return} \]  

\[ (a) \quad $ \]

Add to (a) any total reportable fringe benefits amounts shown at item 6 on your tax return.

\[ (b) \quad $ \]

Divide (b) by 100 to get 1%.

\[ (c) \quad $ \]

If you have to pay the surcharge for the WHOLE year, the amount you have to pay is (c). If you have to pay the surcharge for PART of the year, continue with the steps below.

Number of days at item 26 on your tax return

\[ (d) \]

Take (d) away from 365.

\[ (e) \quad $ \]

Multiply (c) by (e).

\[ (f) \quad $ \]

Divide (f) by 365.

\[ (g) \quad $ \]

The amount of Medicare levy surcharge you have to pay is (g).
## Working Out Your Refund or Tax Debt—Final Worksheet

The following steps will show you how to work out your refund or how much tax you will have to pay. But before you begin to complete this worksheet, read pages 91–6 to work out your components.

### STEP 1
First, transfer the amount of tax you worked out in part A on page 91.  
**Tax on your taxable income**  
$[A]$

### STEP 2
Next, work out the tax offsets available to you.

- **Total tax offsets claimed on page 3 of your tax return**—do not include your 30% private health insurance tax offset—this is shown at step 6.  
$[B]$

- **Low income tax offset**—from part B on page 92  
$[C]$

- **Senior Australians or pensioner tax offset**—from part C on pages 93–4  
$[D]$

Add up all your tax offsets.  
$[E]$

### STEP 3
Now work out your tax payable.

- **Tax payable**—take the total amount of tax offsets at B away from the tax on taxable income at A. If the result is less than zero write ‘0’ here.  
$[F]$

### STEP 4
Transfer any Medicare levy or Medicare levy surcharge amounts that are payable.

- **Medicare levy**—from part D on pages 95–6  
$[G]$

- **Medicare levy surcharge**—from part E on page 96  
$[H]$

Add up your Medicare levy related amounts.  
$[I]$

### STEP 5
Now work out the total tax payable for the year.

- **Total tax payable**—add C and D.  
$[J]$

### STEP 6
Add up all the credits and the refundable tax offsets available to you.

- **Pay as you go instalments**  
$[K]$

- **Total credits from payment summaries**—amount at:  
$[L]$

- **Credits from tax file number amounts withheld**—amounts at:  

  - **M** item 7 on your tax return  
  $[M]$

  - **V** item 8 on your tax return  
  $[N]$

- **30% private health insurance tax offset**—amount at:  
  $[O]$

- **Franking tax offset (imputation credit)**—amount at:  
  $[P]$

Add up your credits and refundable tax offsets.  
$[Q]$

### STEP 7
Work out the refund/tax payable.

- **Refund/tax payable**—take F away from E.  
$[R]$

If G is **negative**—less than zero—this is the amount of refund due to you—excluding any other tax debts.

If G is **positive**—more than zero—this is the amount of tax you have to pay.
Below are our street addresses, and mailing addresses for correspondence. Please send correspondence to the office shown on your last notice of assessment, if you have one; otherwise send it to the nearest tax office.

If you have an enquiry, we can usually assist you faster by phone. Alternatively, you could visit the Australian Taxation Office (ATO) website at www.ato.gov.au See the inside back cover for a list of our phone infoline services.

If you prefer to make your enquiry in person, we request that you make an appointment by phone. The number to phone for an appointment is 13 28 61.

**NOTE** The ATO cannot accept payments at ATOaccess sites. The methods for payment of tax debts are set out on the back of your notice of assessment.

### ATOaccess sites

#### Victoria
- **Casselden Place**
  - 2 Lonsdale Street Melbourne
  - PO Box 9990 Moonee Ponds 3039
- **Cheltenham**
  - 4A, 4–10 Jamieson Street Cheltenham
  - PO Box 9990 Dandenong 3175
- **Dandenong**
  - 14 Mason Street Dandenong
  - PO Box 9990 Dandenong 3175
- **Geelong**
  - 92–100 Brougham Street Geelong
  - PO Box 9990 Geelong 3220

#### Western Australia
- **Northbridge**
  - 45 Francis Street Northbridge
  - GPO Box 9990 Perth 6848

#### Northern Territory
- **Alice Springs**
  - Jock Nelson Centre
  - 16 Hartley Street Alice Springs
  - GPO Box 800 Adelaide 5001
- **Darwin**
  - Cnr Mitchell & Briggs Streets Darwin
  - GPO Box 800 Adelaide 5001

#### Tasmania
- **Hobart**
  - 200 Collins Street Hobart
  - GPO Box 9990 Hobart 7001

#### Australian Capital Territory
- **Canberra**
  - Ground floor Ethos House
  - 28–36 Ainslie Avenue Canberra
  - GPO Box 9990 Canberra 2601

#### Queensland
- **Brisbane**
  - 280 Adelaide Street Brisbane
  - GPO Box 9990 Brisbane 4001
- **Townsville**
  - Stanley Place
  - 235 Stanley Street Townsville
  - PO Box 9990 Townsville 4810

#### Upper Mt Gravatt
- **NEXUS Building**
  - 96 Mt Gravatt—Capalaba Road
  - Upper Mt Gravatt 4122
  - PO Box 9990 Upper Mt Gravatt 4122
  - This is a new address. Please phone 13 28 61 to confirm opening date.

#### South Australia
- **Adelaide**
  - 91 Waymouth Street Adelaide
  - GPO Box 800 Adelaide 5001

#### New South Wales
- **Albury**
  - 567 Smollett Street Albury
  - PO Box 9990 Albury 2640
- **Chatswood**
  - Shop 43 Lemon Grove Shopping Centre
  - 441 Victoria Avenue Chatswood
  - GPO Box 9990 Sydney 2001

#### Hurstville
- 1st floor MacMahon Plaza
- 14–16 Woodville Street Hurstville
- PO Box 9990 Hurstville 2220

#### Newcastle
- 266 King Street Newcastle
- PO Box 9990 Newcastle 2300

#### Sydney
- 100 Market Street Sydney
- GPO Box 9990 Sydney 2001

#### Parramatta
- Commonwealth Offices
  - Ground floor
  - 2–12 Macquarie Street Parramatta
  - PO Box 422 Parramatta 2123

#### Wollongong
- 93–99 Burelli Street Wollongong
- PO Box 9990 Wollongong 2500

### Other ATO mailing addresses

- **Box Hill ATO**
  - PO Box 9990 Box Hill 3128

- **Chermside ATO**
  - PO Box 9990 Chermside 4032

- **Moonee Ponds ATO**
  - PO Box 9990 Moonee Ponds 3039

- **Penrith ATO**
  - PO Box 1400 Penrith 2740
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