


IT 2409 - Income Tax : deductions allowable to civil marriage celebrants

 This cover sheet is provided for information only. It does not form part of *IT 2409 - Income Tax : deductions allowable to civil marriage celebrants*

There is an Addendum notice for this document.

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TAXATION RULING NO. IT 2409

INCOME TAX : DEDUCTIONS ALLOWABLE TO CIVIL MARRIAGE
CELEBRANTS

F.O.I. EMBARGO: May be released

REF

N.O. REF: 87/2786-4

DATE OF EFFECT:

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REFERENCE NO:	SUBJECT REFS:	LEGISLAT. REFS:
I 1218549	CIVIL MARRIAGE CELEBRANTS ALLOWABLE DEDUCTIONS	51(1)

PREAMBLE

This Office recently had occasion to consider the extent to which civil marriage celebrants are entitled to income tax deductions for expenses they incur in the course of carrying out their duties.

2. Civil marriage celebrants are appointed by the Attorney-General of Australia to act in an official capacity to perform marriage ceremonies. They are not employed by the Government or any other body but conduct their activities in a manner similar to that of a person carrying on a business. Their base of activity is usually their home.

3. In the normal course of events a couple who intend to marry will arrange an appointment with a celebrant to complete legal and administrative matters. The necessary documents are prepared by the celebrant who lodges them with the Registrar of Births, Deaths & Marriages.

4. The ceremony may be conducted at the celebrant's home or at other locations. They could include such diverse locations as a private home, a park or more formally at a restaurant, hall, reception lounge, hotel, floating restaurant or ferry.

5. A celebrant may attend a number of weddings on the same day. An effort is made by the celebrants to ensure that their clothing blends with that of the wedding party and is suitable to the formality of the occasion. It is said that celebrants change their outfits several times a day depending upon the number of weddings.

6. It is recognised that civil marriage celebrants incur a wide variety of expenses in carrying out their duties and performing marriage ceremonies.

7. Whether or not expenses incurred are allowable as income tax deductions depends largely on whether, in terms of sub-section 51(1) of the Income Tax Assessment Act, they can be said to be losses or outgoings incurred in gaining or producing assessable income and are not losses or outgoings of a capital, private or domestic nature. Where expenses are incurred in the acquisition of items of plant income tax deductions are allowable by way of depreciation.

8. While it is not practicable to provide an exhaustive list of all expenses which may be allowable as income tax deductions the following list illustrates the sorts of deduction which may be allowed.

- (a) Advertising in newspapers and magazines, business listing in a telephone directory, business cards, etc.
- (b) Telephone costs, including answering service, for business purposes. Where the equipment is owned by a celebrant an appropriate portion of depreciation may be allowed as a deduction.
- (c) Sickness and accident insurance premiums where the policy provides for the payment of periodic benefits which are of an income nature.
- (d) The costs of a brief or attache case up to \$100. Where the cost exceeds \$100 deduction will be by way of depreciation.
- (e) Bank charges on any account operated for business purposes.
- (f) Where a camera is used for business purposes a deduction for depreciation of the camera and for repairs, film and processing and albums may be allowed to the extent of business use.
- (g) Where part of a celebrant's home is used solely as an office for civil marriage purposes, a deduction may be allowed for the portion of mortgage interest, rent, electricity, gas, cleaning and insurance which relates to the home office. Depreciation of any furniture or carpet which is in the home office may also be allowed as a deduction.
- (h) Where a celebrant uses a computer for business purposes a deduction will be allowed, limited to the extent of business use of the computer, for depreciation (or where applicable lease payments), software, repairs and insurance.
- (i) Expenses incurred in attending conferences or seminars directly related to the celebrant's business.
- (j) Small gifts to the marrying couple.
- (k) Hire of microphone, amplifier and furniture necessary to perform the marriage ceremony and also the cost of instructions in the use of a microphone.
- (l) Public liability insurance premiums.
- (m) Where a professional library is maintained a deduction will be allowed for depreciation of the library.
- (n) Magazines and journals purchased for use in a waiting room.

- (o) Membership fees of the Association of Civil Marriage Celebrants of Australia (Inc.).
 - (p) Parking fees incurred while travelling for business purposes.
 - (q) Printing, stationery, photocopying, secretarial services.
 - (r) Motor vehicle expenses incurred while travelling for business purposes including travel to and from the celebrant's home. Where the travel involved is less than 5000 kilometres in an income year a deduction may be claimed using a set rate per kilometre. Otherwise full details of the claim are required. Details of the set rate per kilometre for various types of motor vehicles are available from local branches of the Australian Taxation Office.
 - (s) Where a celebrant uses a typewriter for business purposes a deduction will be allowed for depreciation limited to the extent of business use (or where applicable lease payments) and for ribbons and repairs.
9. Rates of depreciation are available from local branches of the Australian Taxation Office.
10. Civil marriage celebrants are not considered to be entitled to income tax deductions for the following items:-
- (a) Expenditure incurred on clothing, footwear, dry cleaning, hairdressing, grooming and make-up. Expenditure on these items is considered to be of a private or domestic nature. It is a long established principle of income tax law that income tax deductions are not allowable for expenditure on conventional clothing or footwear or for cleaning and maintenance of such clothing unless there are peculiar or unavoidable conditions directly attributable to the activities which produce the assessable income that require an abnormal number or variety of garments. It is considered that the performance of the duties of office of a civil marriage celebrant does not require an abnormal number or variety of garments - essentially it is a matter of personal choice. For the same reasons expenditure on hairdressing is considered to be a personal matter.
 - (b) Expenditure on gardening maintenance at a celebrant's home is not regarded as an allowable deduction because there is insufficient connection between the incurring of the expense and the derivation of assessable income.

COMMISSIONER OF TAXATION
18 June 1987