# TD 98/D11 - Income tax: are joining fees or annual fees paid for a 'consumer loyalty program' an allowable deduction?

This cover sheet is provided for information only. It does not form part of *TD 98/D11 - Income tax: are joining fees or annual fees paid for a 'consumer loyalty program' an allowable deduction?*This document has been finalised by <u>TD 1999/35</u>.



## Taxation Determination TD 98/D11

FOI Status: draft only - for comment

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

## **Draft Taxation Determination**

# Income tax: are joining fees or annual fees paid for a 'consumer loyalty program' an allowable deduction?

- 1. No, except when paid by an employer as a cost of employing a person, as there is no nexus between the expenditure and the derivation of assessable income.
- 2. A 'consumer loyalty program' is defined in Taxation Ruling TR 98/D9 'Income tax and fringe benefits tax: flight rewards received under frequent flyer and other similar consumer loyalty programs'.

#### Your comments

3. If you wish to comment on this draft Determination, please send your comments by 21 August 1998 to:

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### **Commissioner of Taxation**

8 July 1998

FOI INDEX DETAIL: Reference No.
Related Determinations: TD 98/D10
Related Rulings: TR 97/D15; TR 98/D9

Subject Ref: deductions and expenses; frequent flyer benefits; non cash benefits

Legislative Ref: ITAA97 8-1

Case Ref:

ATO Ref: NAT 98/6907-7; BO 97/5833-0

ISSN 1038 - 8982