TD 2000/21 - Fringe benefits tax: for the purposes of Division 7 of the Fringe Benefits Tax Assessment Act 1986 (FBTAA), what amount represents a reasonable food component of a living-away-from-home allowance for expatriate employees for the fringe benefits tax year commencing on 1 April 2000?

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This document has changed over time. This is a consolidated version of the ruling which was published on 10 May 2000

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Taxation Determination

Fringe benefits tax: for the purposes of Division 7 of the *Fringe Benefits Tax Assessment Act 1986* (FBTAA), what amount represents a reasonable food component of a living-away-fromhome allowance for expatriate employees for the fringe benefits tax year commencing on 1 April 2000?

Preamble

The number, subject heading, date of effect and paragraphs 1 and 2 of this Taxation Determination are a 'public ruling' for the purposes of Part IVAAA of the Taxation Administration Act 1953 and are legally binding on the Commissioner. The remainder of the Determination is administratively binding on the Commissioner. Taxation Rulings TR 92/1 and TR 97/16 together explain how a Determination is legally or administratively binding.

Date of Effect

This Determination applies to years commencing both before and after its date of issue. However, this Determination does not apply to taxpayers to the extent that it conflicts with the terms of settlement of a dispute agreed to before the date of the Determination (see paragraphs 21 and 22 of Taxation Ruling TR 92/20).

1. The reasonable food component for the fringe benefits tax year commencing on 1 April 2000, as shown below, is the result of indexation to reflect movements in the food subgroup of the Consumer Price Index:

	per week
One adult	\$146
Two adults	\$235
Three adults	\$264
Two adults and one or two children	\$264
Two adults and three children	\$307
Three adults and one child	\$307
Three adults and two children	\$351
Four adults	\$351

('Adults' for this purpose are persons aged 12 years or more).

2. In relation to larger family groupings, we accept a food component based on the above figures plus \$87 for each additional adult and \$43 for each additional child.

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- 3. This Determination is intended to be read in conjunction with Taxation Ruling MT 2040. MT 2040 sets out the amounts that represent a reasonable food component of living-away-from-home allowances received by expatriate employees during their term of employment in Australia for the FBT years ended 31 March 1987 and 1988. Indexed amounts for subsequent years are provided in MT 2043, MT 2045, MT 2047, MT 2051, TD 93/41, TD 94/23, TD 95/55, TD 96/25, TD 97/9, TD 98/7 and TD 1999/3.
- 4. While this Determination will apply to the majority of cases, it will be open, of course, to any individual expatriate employee to establish a higher level of spending by reference to receipts or detailed records maintained for such period, e.g. 12 weeks, as would be sufficient to reflect a long-term expenditure pattern.

Example

5. Bob and his wife and five children (all under 12 years of age) are temporarily living in Australia while Bob is working on a project for his employer (an overseas company). Bob is in receipt of a living-away-from-home allowance. The amount that is considered to be a reasonable food component of the allowance for the year commencing 1 April 2000 is \$393 per week (i.e., \$307 plus \$86).

Commissioner of Taxation

10 May 2000

Previous draft:

Not previously issued in draft form.

Related Rulings/Determinations:

MT 2030; MT 2040; MT 2043; MT 2045; MT 2047; MT 2051; TD 93/41; TD 93/230; TD 94/23; TD 95/55; TD 96/25; TD 97/9; TD 98/7; TD 1999/3

Subject references:

- fringe benefits tax;
- living-away-from-home allowance

Legislative references:

- FBTAA Pt III Div 7;
- FBTAA 136

ATO references:

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