# Full expensing of depreciating assets

Correct as of 15 October 2020

All legislative references are to the Income Tax Assessment Act 1997 unless otherwise stated

Reference is also made to the Income Tax (Transitional Provisions) Act 1997 (ITTPA)

TABLE 2: Low pool value

End of income year

2014–15 to 2017–18

2020-21 and 2021-22

From 2022-23

2013-14

2019–20

Must deduct low

pool value if:

Less than \$1,000

Less than \$20,000

Less than \$30,000

Less than \$150,000

More than \$08

Less than \$1,0009

The full expensing of depreciating assets (FEDA) measure is contained in new Subdiv 40-BB of the ITTPA

TABLE 1: Existing instant asset write off (IAWO) and new full expensing of depreciating assets (FEDA)

Aggregated turnover <sup>1</sup>	Date asset acquired (IAWO) or first held (FEDA)	Date asset first used or installed ready for use	Asset threshold (cost²)
IAWO: Small business	Before 7:30pm on 12 May 2015	Before 7:30pm on 12 May 2015	< \$1,000
entity (SBE) <sup>3</sup> Less than \$10 million	Acquired from 7:30pm on 12 May 2015 to 31 December 2020	From 7:30pm on 12 May 2015 to before 29 January 2019 29 January 2019 to before 7:30pm on 2 April 2019 From 7:30pm on 2 April 2019 to before 12 March 2020 12 March 2020 to 30 June 2021	< \$20,000 < \$25,000 < \$30,000 < \$150,000
	Acquired from 1 January 2021	Practically, not relevant until after 30 June 2022	< \$1,000
IAWO: Medium sized business <sup>4</sup> \$10 million to less than \$50 million	Acquired from 7:30pm on 2 April 2019 to 31 December 2020	From 7:30pm on 2 April 2019 to before 12 March 2020 12 March 2020 to 30 June 2021	< \$30,000 < \$150,000

See s 328-180 for entitlement of small business entity to claim the IAWO. See also s 328-180 of the ITTPA. See s 40-82(4) for entitlement of medium sized business to claim the IAWO.

Includes annual turnovers of entities connected with, and affiliates of, the entity — see s 328-125 and s 328-130. Cost excludes any GST credits to which the entity is entitled, and is subject to the car limit (\$59,136 in 2020-21).

### continued Date asset first used or Asset threshold Aggregated Date asset acquired

TABLE 1: Existing instant asset write off (IAWO) and new full expensing of depreciating assets (FEDA)

turnover <sup>1</sup>	(IAWO) or first held (FEDA)	installed ready for use	(cost²)
IAWO: Large business <sup>5</sup> \$50 million to less than \$500 million	Acquired from 7:30pm on 2 April 2019 to 31 December 2020	12 March 2020 to 30 June 2021	< \$150,000
FEDA: All businesses Less than \$5 billion <sup>6</sup>	First held from 7:30pm on 6 October 2020 to 30 June 2022	By 30 June 2022	No limit

### end of the income year.

General small business pools — Low pool value<sup>7</sup>

Calculation of low pool value — s 328-210(2) Opening balance of general small business pool for the income year

SBEs must deduct the low pool value if it meets the conditions set out in Table 2 at the

STEP 2

Add: Taxable purpose proportion of cost of additions to the pool during the year (acquisitions) Less: Taxable purpose proportion of termination values of assets for which a balancing STEP 3

adjustment event occurred during the year (disposals) Result = Low pool value STEP 4

■ Disregard decline in value in this calculation.

See s 328-210.

Note:

- Writing off the low pool value when it meets the conditions set out in Table 2 is not optional.
- See s 40-82(4A) for entitlement of large business entity to claim the IAWO.
- Subject to any future legislative amendments.

See s 328-181(5) of the ITTPA.

See new Subdiv 40-BB of the ITTPA.

TABLE 3:

### Exclusion of assets from full expensing under new Subdiv 40-BB of the ITTPA

Assets excluded from FEDA	Aggregated turnover: < \$50 million	Aggregated turnover: \$50 million to < \$5 billion	Aggregated turnover: \$5 billion or more
Asset mentioned in s 40-45:10			_
<ul> <li>Eligible work related items under s 58X of the <i>Fringe Benefits Tax Assessment Act 1986</i> where the benefit is provided as an expense payment benefit or a property benefit</li> <li>Div 43 capital works</li> </ul>	×	×	×
Certain film assets		•••••	•••••
Asset not used or located in Australia 11	X	×	X
Asset 12:	•••••	• • • • • • • • • • • • • • • • • • • •	••••••
<ul> <li>allocated to a low-value pool or software development pool covered by Subdiv 40-E</li> <li>for which the taxpayer has deducted, or can deduct, amounts under Subdiv 40-F (certain primary production assets<sup>13</sup>)</li> </ul>	×	×	×
Eligible new asset	······	······································	<b>X</b>
Eligible second hand asset <sup>14</sup>	<b>~</b>	×	×
Cost of improving existing asset	<b>~</b>	<b>~</b>	×
Subject to exclusion for pre-existing commitments (before 7:30pm on 6 October 2020) <sup>15</sup>	<b>~</b>	×	×
			X Cannot fully expense

Asset first held from

New FEDA rules in Subdiv 40-BB apply

the asset is an excluded type: see Table 3)

- asset is fully expensed (unless the aggregated turnover is \$5 billion or more or

7:30pm on 6 October 2020

Can fully expense

TABLE 4:

See s 40-150(2) of the ITTPA. See s 40-150(3) of the ITTPA. See s 40-150(4) of the ITTPA.

See s 40-165(7)-(9) of the ITTPA. See s 40-165(2)–(6) of the ITTPA

A water facility, horticultural plant, fodder storage asset or fencing asset.

Interaction of FEDA with Backing business investment — accelerated depreciation measure<sup>16</sup> (aggregated turnover must be less than \$500 million)

### Cost of the asset

Less than \$150,000 Eligible for instant asset write off

■ If asset is allocated to a general small business pool — the low pool

Asset first held from 12 March 2020

to before 7:30pm on 6 October 2020

\$150,000 or more

on 30 June 2020 if less than \$150,000; or otherwise on 30 June 2021. If asset is not allocated to a general small business pool — claim under Div 40 (50% in the year of first use or installation, then balance spread

12 March 2020, and assets covered by Subdiv 40-E, Subdiv 40-F and Subdiv 40-K.

value must be fully deducted:

over the effective life including the first year's decline in value)

Subdiv 40-BB of the ITTPA

TABLE 5: Meaning of terms Legislative reference

Asset cannot be an excluded asset, such as second hand assets, buildings, Div 43 capital works, assets held under a commitment entered into before Asset not eligible for accelerated depreciation under s 40-120 of the ITTPA if the decline in value of the asset has already been deducted under s 40-82.

s 40-300

An adjustment to the pool balance is

required under s 328-225

Legislative reference

## Term

Note:

- Adjustable value s 40-85 IAWO: Small business entity s 328-110 s 40-295 IAWO: Medium sized business Balancing adjustment event
- Car limit s 40-230 IAWO: Large business s 40-82(4A) Low pool value s 328-210 Cost Subdiv 40-C Depreciating asset lease s 40-25(2) Non-taxable use

Termination value

The taxable purpose proportion

of the asset's termination value

(i.e. market value) is subtracted from

the pool balance under Step 2(a) of

the method statement in s 328-200

Hold a depreciating asset	s 40-40
<sup>16</sup> See s 40-120 in Subdiv 40-BA of the I	TTPA.

TABLE 6: Rules on asset disposals, terminations, and changes in extent of taxable use A balancing adjustment Taxable use of an asset subsequently A balancing adjustment event changes (to a lesser proportion or starts event happens to an asset happens to an asset - ceases disposal case to be used for any purpose to be used for a wholly private purpose)

Asset added to the general The taxable purpose proportion small business pool under of the asset's termination value is Subdiv 328-D subtracted from the pool balance

Full expensing of depreciating assets (FEDA)

### Asset deducted under IAMO The taxable nurnose proportion The taxable nurnose proportion

under Step 2(a) of the method

statement in s 328-200

under s 328-180 (SBEs only)	of the asset's termination value is included in the entity's assessable income under s 328-215(4)	of the asset's termination value (i.e. market value) is included in the entity's assessable income under s 328-215(4)	adjustment to the amount of the deduction claimed under the IAWO (all eligible entities) or FEDA where the proportion of taxable use subsequently changes.
Asset eligible for:  IAWO under s 40-82 (non-SBEs); or FEDA under Subdiv 40-BB	Where an asset has been deducted in full under s 40-82 (IAWO for entities other than SBEs) or Subdiv 40-BB (FEDA), and the asset is disposed of, a balancing adjustment event happens.  The termination value, adjusted for any non-taxable use, is included in the entity's assessable income due to the operation of s 40-285(1) and s 40-85 (which reduces the adjustable value of the asset to nil where it is fully expensed).  There is no equivalent of s 328-215(4) for non-SBEs, or where the asset is fully expensed under	Where an asset has been deducted in full under s 40-82 (IAWO for entities other than SBEs) or Subdiv 40-BB (FEDA), and the asset ceases to be used for any purpose, a balancing adjustment event happens. The termination value, adjusted for any non-taxable use, is the market value of the asset at that time.  The termination value is included in the entity's assessable income due to the operation of s 40-285(1) and s 40-85 (which reduces the adjustable value of the asset to nil where it is fully expensed).  There is no equivalent of	This is because no balancing adjustment event happens under s 40-295 where the asset is used for a lesser taxable purpose or begins to be used for a wholly private purpose after the asset is fully expensed.  However, Part IVA of the ITAA 1936 could apply if a scheme is entered into with the sole or dominant purpose of fully expensing an asset, with an intent that the taxable use of the asset would subsequently be reduced or be used for a wholly private purpose.

s 40-82 or Subdiv 40-BB.

s 328-215(4) for non-SBEs or where the asset is fully expensed under

eligible depreciating assets (where the conditions in Subdiv 40-BB are met).

s 40-82 or Subdiv 40-BB.

Points to note 1. Australian businesses with a domestic turnover of less than \$5 billion may be ineligible for FEDA if their aggregated turnover is \$5 billion or more as a result of foreign interests held in the Australian entity of 40% or more or affiliates (due to the operation of s 328-115, s 328-125 and s 328-130). 2. The requirement to fully expense the asset may result in some entities making a loss. This may not be desirable in a trust or where the taxpayer would prefer

to spread the deduction for the decline in value over multiple income years. However, the taxpayer does not have a choice not to apply FEDA in respect of

work out the decline in value if, for example, they did not wish to apply the IAWO and generate a loss. However, under the new rules, while an SBE can still

3. The five-year opt out restriction in s 328-175(10) is suspended until 30 June 2022. Previously a SBE could choose to opt out of using Subdiv 328-D to

4. When an SBE adds an asset to the general small business pool, the taxable purpose proportion of the asset's cost is added to the pool so the decline in value calculation is already adjusted for non-taxable use. In contrast, a deduction under Div 40 must be reduced by that part of the asset's decline in value that is attributable to the use of the asset (or having it installed ready for use) for a purpose other than a taxable purpose. So, under Div 40, the decline in

5. Subject to further legislative amendments, after 30 June 2022, an asset's decline in value is worked out under the normal rules in Div 40, or Subdiv 328-D

choose to opt out of Subdiv 328-D, this will not prevent the entity from having to deduct eligible assets in full under Subdiv 40-BB. Working out the decline in value

### for SBEs that choose to apply the simplified depreciation rules. 6. An SBE cannot deduct amounts for an asset under Subdiv 328-D if:

exclusion for these assets under FEDA.

- the asset is let predominantly on a depreciating asset lease; the asset is allocated to a low-value pool or software development pool covered by Subdiv 40-E;
- the entity is entitled under s 355-100 to an R&D tax offset for the asset.

value is calculated before reduction for any non-taxable use.

- 7. While R&D assets cannot be deducted under Subdiv 328-D where a tax offset is available under s 355-100 for a deduction under s 355-305 for the asset, there is no similar exclusion under FEDA.
- 8. If the SBE is a primary producer and can deduct amounts for the asset under Subdiv 40-F or Subdiv 40-G, the entity can choose whether to deduct an amount under Subdiv 40-F or Subdiv 40-G, or Subdiv 328-D. 9. If the asset is let predominantly on a depreciating asset lease, amounts cannot be deducted for the asset under Subdiv 328-D. However, there is no
- Further information ■ Treasurer's media release 6 October 2020

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Treasury Laws Amendment (A Tax Plan for the COVID-19 Economic Recovery) Act 2020