Introduction

We’ve written this guide to help employers with their fringe benefit tax (FBT) requirements.

If, after reading this guide, you have any questions, or need help with your FBT, call us on 0800 377 772.

Introducing "Audis on Anglesey"

Throughout this guide we’ll be following one company, giving examples of options for working out FBT. We’ll also show a completed FBT return and schedules for the quarter ending 31 March 2020.

Audis on Anglesey Ltd has been operating for 15 years and has two shareholders, Allan and Karyn. The principal activity of the company is selling and servicing new and used Audi cars.

There are 15 employees. Here’s a list of some of the employees’ responsibilities within the company:

• Michael and Zac are the two new motor vehicle salespersons.
• Bailey is the used motor vehicle salesperson at a subsidiary yard owned by the company.
• Nicole is the administrative manager responsible for all tasks in the office.
• George is the service manager and is responsible for Mark, James and Flynn (mechanics), and Sarah (car groomer).

The information in this guide is based on current tax laws at the time of printing.
www.ird.govt.nz

Go to our website for information and to use our services and tools.

- **Log in or register for a myIR** to manage your tax and entitlements online.
- **Demonstrations** - learn about our services by watching short videos.
- **Get it done online** - complete forms and returns, make payments, give us feedback.
- **Work it out** - use our calculators, worksheets and tools, for example, to check your tax code, find filing and payment dates, calculate your student loan repayment.
- **Forms and guides** - download our guides and forms.

**How to get our forms and guides**

You can get copies of all our forms and guides by going to [www.ird.govt.nz](http://www.ird.govt.nz) and selecting “All forms and guides” from the right-hand menu, or by entering the shoulder number in the search box. You can also order copies by calling 0800 257 773.

myIR

A myIR account lets you manage all your Inland Revenue matters securely online. You can update your address, phone, email or bank account details, check your eDocuments, work out your income tax filing options and check your KiwiSaver account.

Register for a myIR account today to:

- check if you’re due a refund
- file an *Employment information* (IR348), IR3 tax return or GST return
- see payments to or from Inland Revenue (including child support and student loans)
- manage your alert email settings
- apply for/manage your Working for Families Tax Credits.

myIR is available 24 hours a day, seven days a week. Go to [www.ird.govt.nz/myIR](http://www.ird.govt.nz/myIR) to find out more.

**Forgotten your user ID or password?**

Request these online and we’ll send them to the email address we hold for you.
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How to use this guide

Part 1 - Fringe benefits overview
Explains what fringe benefits are and who is liable to pay FBT.

Part 2 - Returning FBT
Explains when and how to return FBT and tells you what to do when you stop employing.

Part 3 - Motor vehicles
Deals with FBT and motor vehicles. It explains when vehicles are liable for FBT and the exemptions.

Part 4 - Free, subsidised or discounted goods and services
Shows you how to deal with these fringe benefits. It also explains how entertainment expenses fit in with the FBT rules.

Part 5 - Low-interest loans
FBT is charged on low-interest loans made to employees. We show you how to complete the return for these loans.

Part 6 - Employer contributions to funds, insurance and superannuation schemes
If you make contributions to your employees' funds, such as superannuation schemes and specified insurance policies, this part shows you how to complete the return for these fringe benefits.

Part 7 - Completing FBT returns
Gives a step-by-step guide to completing FBT returns. It also explains your filing requirements.

Part 8 - GST and income tax
Explains how fringe benefits affect other taxes.

Part 9 - Services you may need
Lists Inland Revenue services, contacts and useful publications.
Part 1 - Fringe benefits overview

Registering for FBT

You need to register for FBT when you first start giving your employees a fringe benefit. You can choose to register for FBT when you register as an employer using our online service or when completing the Employer registration form (IR334).

You can file your FBT return online in myIR or send us a paper return.

If you file online:
- your personal details are already complete and other information is tailored to your situation so you only complete sections relevant to you
- the system will do most of the calculations for you, making it easier and more accurate
- you get a confirmation receipt as soon as we receive your return
- you can amend the return after you've sent it to us.

If you use paper, we’ll send you returns regularly. These returns will be pre-printed with:
- your name, address and IRD number
- the period the return covers
- the date the return and any payment are due.

Fringe benefits

Most benefits given to employees other than their salary or wages are fringe benefits.

There are four main groups of taxable fringe benefits:
- motor vehicles available for private use
- free, subsidised or discounted goods and services
- low-interest loans
- employer contributions to sickness, accident or death benefit funds, superannuation schemes and specified insurance policies.

If these benefits are enjoyed or received by employees as a result of their employment, the benefits are liable for FBT. Employers pay tax on benefits provided to employees or shareholder-employees. You'll have to file an FBT return either quarterly or annually, depending on the election made, and make any payments due.

Cash benefits

Cash benefits are treated as normal salary and wages, taxable in the employee’s hands, and aren’t subject to FBT. Usually, you must deduct some form of tax (e.g., PAYE) from any cash benefits. Any personal expenditure incurred by an employee but paid for by the employer is also a cash benefit. If an employee pays for an employer’s expenditure and is reimbursed the same amount, there's no FBT liability.

Benefits provided instead of a cash allowance

Employers can pay cash allowances to employees for work-related costs. FBT isn’t payable on any non-cash benefits provided by an employer in place of that allowance.

Example

Audis on Anglesey Ltd provides James and Flynn with tools for use at work rather than an equivalent cash allowance for the tools. If James and Flynn had purchased the tools, any cash reimbursement from Audis on Anglesey Ltd would not be taxable. So, the value of the tools isn’t subject to income tax or FBT.

If you're unsure whether an equivalent cash allowance is tax free, call us on 0800 377 772.

FBT terms you’ll need to know

A fringe benefit is a non-cash benefit provided to an employee or an associate of an employee. Most benefits given to employees other than their salary or wages are fringe benefits.

Associated person

For FBT purposes an associated person is someone associated with the employer or the employee by:
- within two degrees of blood relationship or one person is within two degrees of blood relationship to the other person’s spouse, civil union partner, or de facto partner*
- marriage, civil union or de facto relationship
- business partnership, or
- shareholding interest.

The association rules are complex, therefore it’s important you seek professional advice if you think there’s any possibility of an association applying to you.

* For example, one degree is your parent or child, and two degrees is your grandparent, grandchild or sibling.

Note

Fringe benefits provided to an associate of an employee are to be taxed as though they were given to the employee, rather than the associate.
Attributed fringe benefits
See page 33 for information on attributed benefits.

Attributed income
The definition of cash remuneration for FBT purposes includes any amount of income attributed under the attribution rule. The attribution rule ensures that the net income (income after expenses) of the entity is treated as the gross income of the service provider. For FBT purposes, when applying the alternate rate calculations to attributed benefits received from this entity, the cash remuneration includes the amount of any attributed income.

The rule for attributed income doesn't apply to income year filers (shareholder-employees) as the due date for this return is aligned with the end-of-year tax date of the employer, so all necessary income information would be known by this date.

For information on calculating attributed income, see page 39.

Cash remuneration
For FBT purposes, cash remuneration is:
• salary or wages
• lump sum bonuses
• schedular payments
• income attributed under the attribution rules
• payments to a specified office holder.

These include amounts from a related employer such as a division or branch. Some special conditions apply if you're a major shareholder - see page 6.

Non-major shareholder-employee
Cash remuneration covers the items in the list above but doesn't include cash allowances for work-related costs which, if paid by the employee would have been reimbursed by the employer, for example, tax-free allowances.

Major shareholders
Cash remuneration includes all the items applying to non-major shareholders, plus interest and dividends received from the employer.

Employers and employees
For FBT purposes, the definitions of employers and employees are wider than usual.
**Annual and income year filers**

Employers who file annual or income year FBT returns have the option to pay FBT using either:
- the flat rate of 49.25%, or
- the alternate rate calculation process.

**Alternate rate calculation process**

Two options are available when calculating FBT using this process.

1. **Full alternate rate**
   
   If you use this option, you’ll need separate calculations for each employee who receives attributed benefits. Non-attributed benefits are pooled and taxed at 42.86% (or 49.25% in the case of benefits provided to major shareholder-employees).

2. **Short form alternate rate**
   
   Under this option, a flat rate of 49.25% is applied to all attributed benefits. Non-attributed benefits are pooled and taxed at 42.86% (or 49.25% in the case of benefits provided to major shareholder-employees).

When deciding what rate to use you should consider your situation - see page 29.

**Major shareholder**

A major shareholder is a person who owns, has the power or control over, or has the right to acquire, 10% or more of the ordinary shares or voting rights of a close company. A close company has five or fewer natural persons who hold 50% or more of the total voting or market value interest in the company.

If you think this may affect you and you want more information, call us on 0800 377 772.

**Non-attributed fringe benefits**

Certain benefits don’t have to be attributed to the particular employees who receive them. These benefits are:
- subsidised transport of a taxable value of less than $1,000 per employee per year. There’s a special rule for this - see page 20
- employer contributions to superannuation, where ESCT (employer superannuation contribution tax) doesn’t apply, and insurance funds of less than $1,000 per employee per year
- benefits from loans on life insurance policies. A special rule applies - see page 27
- benefits that can’t be attributed to particular employees (eg, pooled vehicles)
- benefits provided to ex-employees
- contributions to a sickness, accident or death fund of less than $1,000 per employee per year
- any other benefit with a taxable value of less than $2,000 per employee per year.

**Pooled benefits**

A pooled benefit is a non-attributed benefit which no one employee has principally used or enjoyed during the quarter or relevant period of the income year.

**Shareholder-employees**

A shareholder-employee is a shareholder and an employee of a company that has no more than 25 shareholders. Any benefit they receive as an employee is a fringe benefit and FBT is payable. If you employ shareholder-employees, you may not have all the cash remuneration details for these employees to calculate the fringe benefit-inclusive cash remuneration. For example, the shareholder-employee’s salary and wages, where PAYE hasn’t been deducted, may not be available because this information is aligned with the income tax filing process.

For information on calculating FBT for shareholder employees see page 39.

**Note**

If a benefit in a category is attributed to one employee, all benefits of that category must be attributed. See page 33 for more information on non-attributed benefits.
Part 2 - Returning FBT

All employers and businesses who provide fringe benefits must file regular FBT returns. The return is to show the fringe benefits provided and to calculate the FBT payable.

FBT return forms

There are three types of FBT returns: quarterly (IR420), income year (IR421) and annual (IR422).

Calculation sheets are sent with your returns to help you work out the value of your fringe benefits.

You can file your FBT return online in myIR or send us a paper return. If you choose to paper file, we’ll automatically send you a return before the due date for filing. If you don’t receive your return, call us on 0800 377 772. However, it’s still your responsibility to file a return by the due date.

IR420 - Fringe benefit tax quarterly return

You are required to file FBT returns quarterly unless you meet the criteria outlined below and elect to file yearly returns. The return periods and due dates for quarterly returns and payments are:

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<tr>
<td>3</td>
<td>1 October to 31 December</td>
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<td>4</td>
<td>1 January to 31 March</td>
<td>31 May</td>
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IR421 - Fringe benefit tax income year return

This return is for companies that have shareholder-employees. It covers the same period as the company's accounting year. The due date for filing the return is the same as that for paying end-of-year income tax.

You can file an income year return if:
- you are a close company and your annual gross PAYE and ESCT deductions for the previous year are no more than $1,000,000, or
- you only provide motor vehicles for private use to shareholder-employees and that benefit is limited to two vehicles, or
- you were not an employer in the previous year.

IR422 - Fringe benefit tax annual return

This return is for employers who have elected to file annual returns for the year to 31 March. It’s due on 31 May.

You can file an annual return if your annual gross PAYE and ESCT deductions for the previous year are no more than $1,000,000 or you didn’t employ any employees in the previous year.

Note

If you want to change your filing frequency you can either:
- complete the fringe benefit election at www.ird.govt.nz “Get it done online”, or
- call us on 0800 377 772.

Due dates for elections

There are set dates by which you must make an election to file yearly returns. These depend on the type of return you want to file, and whether you’re a current or new employer. It’s important you make your election by the due date as we can’t accept late elections. If your election is late, we’ll notify you. You'll then have to continue filing quarterly returns until the following financial or income year.

Annual returns

If you’re a current employer, you must make your election by 30 June in the year for which the election first applies. For example, if you want to file your first annual return for the year ended 31 March 2020, you must make an election by 30 June 2019.

New employers must elect by the last day of the first quarter after starting to employ. For example, if you start employing on 31 October 2019, you have to make an election by 31 December 2019 to be able to file a first annual return to 31 March 2020.
Income year returns

Existing companies with shareholder-employees can elect to file income year returns by the last day of the first FBT quarter in the income year for which the election applies. For example, a company with a 30 September balance date would have to elect by 31 December 2019 to file a return for the year ending 30 September 2020.

Companies that are new employers must elect by the last day of the first quarter which they started employing in, within the income year the election applies for. For example, a company with a 30 June balance date starts employing on 31 July 2019. The company must make an election by 30 September 2019 to file its first income year return for the year ending 30 June 2020.

Change in status

If your situation changes in any of the following ways, you need to let us know.

You start providing fringe benefits

If you’ve previously told us that you don’t need to file FBT returns and you start providing or are going to provide fringe benefits, please call us on 0800 377 772 so we can register you and send you the returns you need to complete.

You stop providing fringe benefits but continue to employ staff

If you file quarterly returns and provided fringe benefits in quarters 1, 2 or 3, you’re required to continue filing quarterly returns up to, and including, the fourth quarter. When you’ve completed your fourth quarter return you can:

- write “final return” next to the circles where you’re asked to indicate if the return is for quarter 4 on the IR420, or
- complete the “not liable” section on the fringe benefit tax election at www.ird.govt.nz “Get it done online”, or
- call us on 0800 377 772 and let us know that you no longer provide fringe benefits.

You stop employing staff and providing fringe benefits

You’ll need to file a final FBT return to cover the period up to the date you stopped employing - see page 36.

You might stop employing but still provide benefits to past employees or shareholder-employees. In this case, you must file FBT returns until you stop providing benefits. The same rules apply if you cease business but still provide benefits - you must file FBT returns until you stop providing them.

For low-interest loans (see Part 5) you must file returns until the total loan is repaid.

Note

If you don’t provide, or don’t intend to provide fringe benefits throughout the year, you can apply for nil status. You can do this by:

- completing the fringe benefit tax election online at www.ird.govt.nz “Get it done online”, or
- calling 0800 377 772.

Deregistering a charity

A charity that is deregistered will no longer be eligible for the FBT exemption. FBT rules will apply from the date of deregistration.

A charity that has wound up voluntarily will lose their FBT exemption from the date it’s removed from the charities register and FBT will be applicable for the return period from this date.

A charity that didn’t comply with their constitution will lose their FBT exemption from the date of non-compliance and FBT will be applicable from the return period from this date.
Part 3 - Motor vehicles

In this part we explain when a motor vehicle fringe benefit arises. We also show how to complete the FBT taxable value calculation sheet that comes with your FBT return, and tell you what records to keep for motor vehicles.

The most important point to remember about FBT and vehicles is that as long as a vehicle is made available for private use by employees (including shareholder-employees) you’ll have to pay FBT, whether or not the vehicle is actually used.

For a fringe benefit to arise the person who makes the vehicle available to the employee does not have to be the employer. The person can be someone who:

- owns the vehicle
- leases or rents the vehicle
- has the right to use the vehicle under an agreement or arrangement with the employee, or a person associated with the employee.

If you’re a sole trader or partner in a partnership, you don’t pay FBT when a business vehicle is made available for private use. You need to account for the private use of the vehicle by making an adjustment in your income tax and GST returns.

As a sole trader or partner in a partnership you would use a logbook to keep track of your business use of the vehicle.

### If a vehicle belonging to...

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<td>an employee</td>
<td>FBT and GST</td>
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<tr>
<td>a sole trader</td>
<td>the sole trader</td>
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<td>a partnership</td>
<td>a partner</td>
<td>income tax and GST</td>
</tr>
<tr>
<td>a company</td>
<td>a shareholder-employee</td>
<td>FBT and GST</td>
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From the 2017-18 income year onwards, a close company can make an election to apply the rules for determining motor vehicle expenditure rather than FBT. To qualify, a close company must:

1. have only one or two motor vehicles made available for the private use of shareholder-employees, and
2. provide no other fringe benefits to any employees.

To find out more about the rules for motor vehicle expenditure and how to make adjustments for private use go to [www.ird.govt.nz](http://www.ird.govt.nz) (search keywords: business).

You can make an election by including a note that the company is opting out of the FBT rules with your income tax return covering the year for the year the motor vehicle is:

- acquired, or
- first used for business use.

An election is only valid if it is provided by the due date for filing the income tax return. Once the election is made you can’t return to using the FBT rules for that vehicle unless the vehicle is disposed of or the close company stops using the vehicle for business use.

As a general rule, as long as you have made a vehicle available for an employee to use privately, you’ll have to pay FBT whether or not your employee actually uses the vehicle privately.

### Exemptions from FBT on work-related vehicles

An FBT liability won’t arise on any day where a vehicle provided to an employee is classified as a work-related vehicle.

It’s important to note that not all business vehicles are work-related vehicles for FBT purposes. To qualify for the work-related vehicles exemption from FBT all four of the following requirements must be met.

1. The vehicle must be a motor vehicle, which is defined as:
   - a vehicle drawn or propelled by mechanical power, including a trailer, and
   - does not include vehicles with a gross laden weight of more than 3,500kg.

2. Business identification regularly used by the employer (or owner, if vehicle is rented) must be permanently and prominently displayed on the exterior of the vehicle. This may include a name, logo acronym or other business identification. Magnetic or removable signs aren’t enough, and neither is signwriting on a removable part of a vehicle (such as a pick-up’s removable canopy or a spare wheel cover).

3. The exclusive design of the vehicle must be to carry goods, or goods and passengers equally. If the vehicle is designed mainly to carry passengers, it won’t meet this requirement.

Vehicles that may qualify:

- Utes (including extra cabs and double cabs).
- Light pick-up trucks.
- Vehicles with rear doors that are permanently without rear seats such as vans, station-wagons, hatchbacks, panel vans and four-wheel drives. This also applies if the rear seats have been welded down or made unusable because of a permanent fixture, such as shelving, covering the entire rear seat area.
- Taxis, including sedans and station-wagons (the rear seat requirement stated above doesn’t apply to taxis).

4. You must notify employees in writing that the vehicle isn’t available for private use, except for:
   - travel between home and work that is necessary in (and a condition of) their employment
   - travel incidental to business travel (eg, passing by the bank on the way home from work).

We suggest you give employees a separate letter explaining this restriction rather than simply mentioning it as another clause in an employment contract.

An example of a letter you could give your employees is on the following page.

### Note

While vehicles with a gross laden weight of more than 3,500kg aren’t subject to the motor vehicle FBT rules, an unclassified benefit may arise where the vehicle has been used for private transportation.

You should also conduct and record quarterly checks on each vehicle the exemption is claimed for, to ensure the restriction is being followed. These checks could involve, for example, reviewing petrol purchases and logbooks. Involving your employees in the checks could serve as reminders of the restriction on private use.
James, the chief mechanic, is given an Audi A4 station-wagon as a work-related vehicle. The A4 has permanent signs, the rear seats have been removed and cabinetry built to carry essential tools if he’s called out. He’s received a letter (see below) advising him the Audi isn’t available for private use.

**Partial exemption**

If a vehicle meets the four conditions listed, it will be a work-related vehicle. However, if you decide to allow some private use on certain days, such as Saturdays, Sundays and statutory holidays, you can have a partial exemption. This means the vehicle is not a work-related vehicle on those days and you would pay FBT on those days in each quarter. This would be particularly useful for employees who are on call and need their vehicles with them for emergency callouts.

**Emergency calls**

The whole of any day on which the vehicle is used to attend an emergency call is exempted if:

- the employee makes the visit from their home while working, and
- the purpose of the visit is to provide emergency services.

These services must meet the following conditions.

- The services must be relating to the health or safety of any person or essential services for one of the following:
  - plant or machinery operation of the employer, their client or customer
  - maintenance of services provided by a local or public authority or
  - the carrying on of a business which provides energy or fuel supply to the public.

- The services must be requested by a member of the public, the employer or their client or customer.
- If the visit is on a normal working day (not a Saturday, Sundays or statutory holiday) it must take place between 6pm and 6am. If the visit relates to health or safety, there are no time restrictions.

**Business travel**

An exemption from FBT may apply when an employee is required to travel on a regular basis with a vehicle, and the following conditions are met:

- The length of the trip is more than 24 hours.
- Use of the vehicle is required for the employee to perform their duties.
- The employee must be absent from home with the vehicle for the exemption to apply.

Mark has an Audi A4 station-wagon that is available for unlimited private use. Mark regularly travels outside of Wellington to perform specialist repairs on clients’ vehicles. He is often away from home overnight when visiting multiple clients or making difficult repairs. Days where Mark is absent from home with the vehicle for more than 24 hours while working, will qualify for a business travel exemption.

1 January 2019

Audis on Anglesey Ltd
563 Goodyear Street
WELLINGTON

Vehicle private use restriction

Dear James

As you know you’ve been provided with the Audi A4 station-wagon, registration number CFK917, as required in your role with us. However, this vehicle is for business use and isn’t available for private use during the week or the weekend, unless you:

- are travelling between home and work, or
- have any incidental travel while using the station-wagon on Audis on Anglesey Ltd business.

We have to ask you to do this for fringe benefit tax reasons. We will also conduct checks at least once a quarter to ensure that you’re observing this restriction.

Thank you for your co-operation.

Allan
Vehicles parked at airport carparks

If an employee parks a vehicle at an airport while they travel by plane to another destination, the business travel exemption won't apply, as the employee is not “with” the vehicle. Whether any FBT is payable will depend on whether you have made the vehicle available for private use.

The day of departure and the day of return will be subject to FBT unless the employee has been restricted from using the vehicle for private travel.

Any days between the employee’s departure and return will be exempt from FBT, as you have removed the employee’s access to the vehicle by requiring them to fly on business.

Records

You must keep adequate records to support the exemptions claimed. See page 17 or go to www.ird.govt.nz (key words: FBT motor vehicles).

Other days not liable

From time to time vehicles will be unavailable to the employee, eg, if the vehicle has broken down or is being repaired. The vehicle must be unavailable to the employee, or any of their associates, for at least one complete 24-hour period before you can claim an exemption. These days will qualify for an exemption as long as there’s a valid reason recorded for the vehicle’s unavailability.

Election of the commencement of a 24-hour period

You can elect the start time for an FBT day to reflect your business needs.

This removes the anomaly where two days’ FBT could be incurred when a vehicle was taken home overnight.

If you elect a start time other than midnight you’ll need to apply it to all vehicles owned or leased, and the election will normally last two years.

To make an election, write the start time elected on your next FBT return. The election will become effective from the start of the quarter, income year, or tax year which we receive notification in.

This provision will particularly benefit you if you occasionally allow employees to take vehicles home overnight.

You may apply to amend the start time of the 24-hour period if your circumstances have changed in a way that:

• is more than minor, and
• the starting time is no longer relevant to the business.

To amend the start time, write the new elected start time on your next FBT return.

Three-month test period

Using a three-month test period means that instead of recording every exemption a vehicle qualifies for over its whole life, you can keep these full records for just three months.

You can then use the result of the test to calculate your FBT for that vehicle for a three-year application period, after which you’ll have to run another test period. The records you must keep are outlined on page 17.

Remember, you’ll have to pay FBT as long as the vehicle is available for private use, whether or not it’s actually used.

The table below shows when you must run your test period, and when the three-year application starts.

<table>
<thead>
<tr>
<th>Filer</th>
<th>Test covers</th>
<th>Three-year period starts</th>
</tr>
</thead>
<tbody>
<tr>
<td>quarterly</td>
<td>one full quarter</td>
<td>first day of that quarter</td>
</tr>
<tr>
<td>annual</td>
<td>one full quarter</td>
<td>1 April of the year the test is in</td>
</tr>
<tr>
<td>income year</td>
<td>any three consecutive months in the income year</td>
<td>first day of the income year the test is in</td>
</tr>
</tbody>
</table>

The test period must fairly represent when you expect the vehicle will be available for private use by your employee over the three-year period. If the actual number of exempt days in any quarter, year or income year is 20% higher than the test period result, the application period will end on the last day of that quarter, year or income year. If we consider the test period result isn’t representative of the exempt days, we may reject it. You’ll then have to run another test period.

Example

Flynn can use an Audis on Anglesey Ltd’s vehicle for private use on Saturdays, Sundays and statutory holidays. The vehicle qualifies for the work-related vehicle exemption on other days. Audis on Anglesey decided to run a test period in the September quarter. In that quarter Flynn had six callouts that qualified for the emergency call exemption. Flynn also had to spend a weekend out of town for a conference (leaving on Friday and returning on Monday). This travel qualified for the business travel exemption. These are Audis on Anglesey’s records.

| Number of days in the quarter | 92 |
| Number of liable days (Saturdays, Sundays etc) | 26 |
| Number of callouts on liable days that qualified for the emergency call exemption | 6 |
| Number of callouts on weekdays | 3 |
| Business travel that qualified for the business travel exemption | 2 |

The number of days the vehicle was made available for private use (subject to FBT) in this test period was 18 (26 - 6 - 2). In this case, 18 days can be used in each quarter in the three-year application period. As the vehicle qualifies for the exemption for work-related vehicles on weekdays, the three weekend callouts were disregarded as those days were already exempt.

Only two days were counted as out-of-town travel days, as the Friday and Monday involved were already covered by the work-related vehicle exemption.
Exemption days

The number of days in each quarter varies when deducting exempt days from the total of liable days. You must deduct the number of exempt days from the actual number of days in the quarter.

The actual number of days in each quarter are:
- June quarter (Apr, May, Jun) 91
- September quarter (Jul, Aug, Sep) 92
- December quarter (Oct, Nov, Dec) 92
- March quarter (Jan, Feb, Mar) 90

There are 91 days in the March quarter in leap years.

Motor vehicle valuation methods

You have two options for valuing motor vehicles. FBT can be calculated on either the cost price or the tax value.

Both FBT valuation methods may be calculated on a GST-inclusive or GST-exclusive basis.

Cost price

The cost price of a motor vehicle includes any initial costs of getting the vehicle on the road.

In addition to the purchase price of the vehicle, the cost price includes:
- initial registration costs and licence plate fees
- any extras fitted, such as a CD player, a sunroof or towbar
- any initial transportation costs for the vehicle, such as freight and customs duty.

This doesn’t include items such as financing the purchase of the vehicle or annual re-licencing fees. Any trade-in value shouldn’t be subtracted from the cost price.

The table below shows the FBT valuation rates when using cost price.

<table>
<thead>
<tr>
<th>Return filing</th>
<th>GST-inclusive cost price</th>
<th>GST-exclusive cost price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual or income year</td>
<td>20%</td>
<td>23%</td>
</tr>
<tr>
<td>Quarterly</td>
<td>5%</td>
<td>5.75%</td>
</tr>
</tbody>
</table>

Tax value

The motor vehicle’s tax value is:
- the original cost price less the total accumulated depreciation of the vehicle as at the start of the FBT period, or
- the cost of the vehicle if acquired after the beginning of the tax year.

The table below shows the FBT valuation rates when using the tax value.

<table>
<thead>
<tr>
<th>Return filing</th>
<th>GST-inclusive tax value</th>
<th>GST-exclusive tax value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual or income year</td>
<td>36%</td>
<td>41.40%</td>
</tr>
<tr>
<td>Quarterly</td>
<td>9%</td>
<td>10.35%</td>
</tr>
</tbody>
</table>

A minimum tax value of $8,333 applies to this option, meaning that once the tax value of the vehicle falls below $8,333, the taxable value of the vehicle must be calculated on $8,333. This is to reflect the on-going benefit the employee receives by the vehicle being made available for private use, even when the vehicle has depreciated significantly.

Once an employer has chosen between the cost price and tax value options in the first FBT return for the vehicle, they must continue to use their chosen option until at least the earliest of the following:
- the date the vehicle is sold
- the date the vehicle ceases to be leased, or
- the date when five years has elapsed from the start of the period of the first return.

Motor vehicle cost price or tax value?

If you provide motor vehicles for private use, choose the option (cost price or tax value) that benefits you most. The tax value method costs more in the initial years when compared to the FBT payable under the cost price option. However, the tax value method is of benefit if you intend to retain your motor vehicles for longer than five years.

Leased vehicles

If you lease a vehicle from any person, whether associated or not, you can calculate FBT on either the cost price or tax value.

If you’re unsure of the cost price or tax value you’ll need to ask the lessor, who is required to disclose the relevant values to you.

If you lease a vehicle that has previously been leased to another person, the vehicle cost price is the market value if:
- the vehicle you’re leasing wasn’t previously leased by an associated person, and
- you’re not associated with the lessor or owner of the vehicle, and
- your employee isn’t the lessor or owner of the vehicle, and
- your employee isn’t associated with the lessor or owner of the vehicle.

Vehicle acquired at no cost or less than market value

If you received a vehicle at no cost, or for less than market value, or at a cost that can’t be determined from an associated person, the value of the vehicle is the higher of:
- the original purchase price the associated person paid, or
- the current market value.

Market value is the price that would normally be paid for the motor vehicle in the open market at the time the employee receives the fringe benefit. You must have records to support the market value used.
Determining the value of pooled motor vehicles

If there’s a pool of vehicles available for an employee to use, work out the value of each vehicle from the table below.

<table>
<thead>
<tr>
<th>If the...</th>
<th>use the...</th>
</tr>
</thead>
<tbody>
<tr>
<td>employee uses mainly one vehicle</td>
<td>value of that vehicle</td>
</tr>
<tr>
<td>employee doesn’t mainly use the same vehicle, and the employer’s business isn’t selling cars</td>
<td>highest value of any of the vehicles in the pool</td>
</tr>
<tr>
<td>employee doesn’t mainly use the same vehicle, the employer’s business is selling cars, and the vehicles in the pool are trading stock</td>
<td>average value of all the vehicles in the pool</td>
</tr>
</tbody>
</table>

**Example**

**Cost price option**

Audis on Anglesey Ltd has a pool of four vehicles (trading stock) valued at $17,800, $18,900, $25,600 and $32,500.

The average value of all the vehicles in the pool has been used because Audis on Anglesey Ltd is in the business of selling cars and the vehicles in the pool are trading stock.

The vehicles were all available for use by employees. No employee uses any particular vehicle, so the value for all the vehicles is the average value of all the vehicles in the pool ($23,700).

The vehicles are available for private use for 90 days in the March quarter. The taxable value is:

\[
\text{number of cars} \times \text{average value of cost price} \times \frac{\text{number of available days}}{\text{number of days in quarter}} \times 5\%
\]

\[
4 \times 23,700 \times \frac{90}{90} \times 5\% = 4,740
\]

**Note**

If there are exempt days for any of the vehicles, complete an individual calculation for each one to work out the taxable value for the pooled vehicles.

**Example**

**Tax value option**

Audis on Anglesey Ltd own the vehicles (no longer trading stock) and no employees use a particular vehicle. However, all employees used the highest value vehicle at least once during the year. They calculate FBT using the tax value option based on the tax values of $9,000, $13,000, $18,000 and $26,000:

\[
\text{number of cars} \times \text{highest tax value of all vehicles in the pool} \times \frac{\text{number of available days}}{\text{number of days in quarter}} \times 9\%
\]

\[
4 \times 26,000 \times \frac{90}{90} \times 9\% = 9,360
\]

Calculating the taxable value of private use of a motor vehicle

Where FBT returns are filed quarterly the value of a fringe benefit (the private use or enjoyment of a motor vehicle, or the availability for that use) is:

\[
\frac{Y \times Z}{90}
\]

Where:

Y is the lesser of:

(i) the number of days the vehicle is available for private use*, or

(ii) 90.

Z is either:

(i) 5% of the GST-inclusive, or 5.75% of the GST-exclusive cost price of the motor vehicle owned or leased by the employer, or

(ii) 9% of the GST-inclusive, or 10.35% of the GST-exclusive tax value of the motor vehicle.

*Calculation of Y

When calculating the number of days a vehicle is available for private use, you must deduct the number of exempt days from the actual number of days in the quarter.

**March quarter**

January (31 days) + February (28 days) + March (31 days) = 90 days (91 days in a leap year)

**June quarter**

April (30 days) + May (31 days) + June (30 days) = 91 days

**September quarter**

July (31 days) + August (31 days) + September (30 days) = 92 days

**December quarter**

October (31 days) + November (30 days) + December (31 days) = 92 days

The table below shows the variances in the taxable values used for calculating an employer’s fringe benefit liability using either the cost price or the tax value options.

<table>
<thead>
<tr>
<th>Employee</th>
<th>Cost price</th>
<th>× 5% = taxable value</th>
<th>Tax value</th>
<th>× 9% = taxable value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allan</td>
<td>$132,900</td>
<td>$6,645</td>
<td>$85,056</td>
<td>$7,655</td>
</tr>
<tr>
<td>Karyn</td>
<td>$84,900</td>
<td>$4,245</td>
<td>$54,336</td>
<td>$4,890</td>
</tr>
<tr>
<td>Michael</td>
<td>$89,900</td>
<td>$4,495</td>
<td>$57,536</td>
<td>$5,178</td>
</tr>
<tr>
<td>Zac</td>
<td>$74,900</td>
<td>$3,745</td>
<td>$47,936</td>
<td>$4,314</td>
</tr>
<tr>
<td>Nicole</td>
<td>$40,000</td>
<td>$2,000</td>
<td>$25,600</td>
<td>$2,304</td>
</tr>
<tr>
<td>Flynn</td>
<td>$32,000</td>
<td>$1,600</td>
<td>$20,480</td>
<td>$1,843</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$22,730</strong></td>
<td></td>
<td><strong>$26,184</strong></td>
<td></td>
</tr>
</tbody>
</table>
Note

If you choose the tax value option, regardless of the book value in the financial accounts being less than $8,333, the taxable value for calculating the fringe benefit will remain at $8,333.

Tax value has been calculated using depreciation at 36% for a 12-month period.

Annual and income year returns

If you file annual returns, calculate the value of the benefit for the year by adding the sum of the amounts calculated using the quarterly formula for each of the four quarters in the applicable year.

If you file income year returns, calculate the value of the benefit for the year as follows:

\[
\frac{Y \times Z}{365} = \text{taxable value}
\]

Where:

- Y is the lesser of:
  1. the number of days during the year the vehicle is available for private use, or
  2. 365.

- Z is either:
  1. 20% of the GST-inclusive, or 23% of the GST-exclusive cost price of the motor vehicle, or
  2. 36% of the GST-inclusive, or 41.40% of the GST-exclusive tax value of the motor vehicle.

Example

Cost price

Audi on Anglesey Ltd completed its income year return and Allan had unlimited availability of the company’s Audi A6 that cost $132,900. During the year Allan had 75 exempt days when the vehicle was not available for private use.

There are 365 days in the year (except in a leap year):

\[
365 \text{ days} - 75 \text{ days} = 290 \text{ (Y)}
\]

Cost price $132,900 \times 20\% = $26,580 (Z)

The taxable value of the fringe benefit is:

\[
\frac{290 \text{ (Y)} \times \$26,580 \text{ (Z)}}{365} = \$21,118
\]

Example

Tax value

Using the previous example where the tax value of the Audi A6 is $85,056 the calculation would be:

\[
365 \text{ days} - 75 \text{ days} = 290 \text{ (Y)}
\]

Tax value $85,056 \times 36\% = \$30,620 \text{ (Z)}

The taxable value of the fringe benefit is:

\[
\frac{290 \text{ (Y)} \times \$30,620 \text{ (Z)}}{365} = \$24,328
\]

Employee contributions

If the employee makes any payment in return for having a fringe benefit, the payment is deducted when working out the taxable value of the benefit.

If the employee makes a full contribution to the fringe benefit the taxable value of the benefit is nil so there is no FBT liability, but the employer still needs to include the nil fringe benefit value in the FBT return.

Employees paying for fuel

If the employee pays for some of the fuel, they must give you a receipt for each contribution. The receipt or tax invoice must meet the normal receipt requirements and include the vehicle’s registration number. You can’t claim the GST paid or the amount as an expense against income.

The contributions should be deducted when working out the taxable value. If the employee pays for expenses and is reimbursed by you, the value of the fringe benefit remains unchanged.

Example

Michael has unlimited use of his Audi A4 and decides to visit his relatives in Taupo. His petrol costs $170 and he pays for this personally.

The calculation for FBT on the cost price option would be:

\[
\frac{$89,900 \times 90 \times 5\% - $170}{90} = $4,325
\]

Direct payment to the employer

A direct payment to the employer by the employee must be recorded by the employer as income for both GST and income tax purposes. The contribution from the employee is deducted when working out the taxable value.

A shareholder-employee makes a contribution by a current account adjustment

This is acceptable if the appropriate journal entries are made and are effective on or before the last day of the FBT period (the last day of each quarter, or the last day of the annual or income year period).

The employee part-owns the vehicle

In this situation, 2.5% of the employee’s contribution to the cost price can be deducted from the value of the benefit in each quarter. For income year returns, 10% of the employee’s contribution is deducted. If the period covered by the return is less than a normal income year, calculate the amount as:

\[
\frac{\text{number of days covered by the return} \times 10\%}{365 \text{ days}}
\]

Note

Only the amount paid for the use of the vehicle itself can be deducted here, and only if there’s an actual cost to the employee.

Any indirect costs, such as garaging or costs for which there has been no payment, such as the employee doing some servicing of the vehicle at home, can’t be deducted.
**FBT taxable value calculation sheet - quarterly (IR427)**

<table>
<thead>
<tr>
<th>Employee's name or “pooled”</th>
<th>Make, model, year of manufacture and registration number</th>
<th>Original cost price (whether owned or leased)</th>
<th>Tax value (owned or leased)</th>
<th>No of days available for private use</th>
<th>Value of benefit</th>
<th>Recipient’s contributions</th>
<th>Taxable value (6 minus 7)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allan</td>
<td>2008 Audi A6 CDEF3</td>
<td>$132,900</td>
<td>$6,423.50</td>
<td>87</td>
<td>$6,423.50</td>
<td></td>
<td>$6,423.50</td>
</tr>
<tr>
<td>Karyn</td>
<td>2008 Audi TT KLIN6</td>
<td>$84,900</td>
<td>$3,867.66</td>
<td>82</td>
<td>$3,867.66</td>
<td></td>
<td>$3,867.66</td>
</tr>
<tr>
<td>Michael</td>
<td>2008 Audi A4 GHIN4</td>
<td>$89,900</td>
<td>$4,325.00</td>
<td>90</td>
<td>$4,325.00</td>
<td>170.00</td>
<td>$4,495.00</td>
</tr>
<tr>
<td>Lee</td>
<td>2008 Audi A4 OPQR6</td>
<td>$74,900</td>
<td>$3,745.00</td>
<td>90</td>
<td>$3,745.00</td>
<td></td>
<td>$3,745.00</td>
</tr>
<tr>
<td>Nicole</td>
<td>2006 Audi A4 BLED2</td>
<td>$40,000</td>
<td>$2,000.00</td>
<td>90</td>
<td>$2,000.00</td>
<td></td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Flynn</td>
<td>2005 Audi A4 ABCD1</td>
<td>$32,000</td>
<td>$320.00</td>
<td>18</td>
<td>$320.00</td>
<td></td>
<td>$320.00</td>
</tr>
<tr>
<td><strong>Pooled vehicles</strong></td>
<td></td>
<td>$23,700</td>
<td>$4,740.00</td>
<td>90</td>
<td>$4,740.00</td>
<td></td>
<td>$4,740.00</td>
</tr>
</tbody>
</table>

**Total taxable value** Copy this amount to Box A below.  

A $25,421.16

---

**Note**

- You can calculate the fringe benefit value of motor vehicles based on either the vehicle's tax value or its cost price. Having made your choice between the cost price and tax value options, you must continue to use your chosen option until either:
  - the vehicle is sold
  - the vehicle ceases to be leased, or
  - a period of five years has elapsed.

- **Cost price (Box 3) × days (Box 5) × 5%**
  - If vehicle cost excludes GST:
    - 5.625% for quarters ending up to and including 30/09/2010
    - 5.75% for quarters ending after 01/10/2010
  - The minimum value of $8,333 must be used to calculate the taxable value once the vehicle's tax value has depreciated to less than this amount.

- **Tax value (Box 4) × days (Box 5) × 9%**
  - If vehicle book value excludes GST:
    - 10.125% for quarters ending up to and including 30/09/2010
    - 10.35% for quarters ending after 01/10/2010

---

**Motor vehicles**

It's a good idea to list your employees’ names in the same order for all your calculation sheets.

**Column 1**

Write the name of the employee receiving the benefit of the car or note that it’s a pooled vehicle.

**Column 2**

Write details to identify each vehicle - the registration number, make and model and year of manufacture.

**Column 3**

Write the original cost price of the vehicle, whether owned or leased.

**Column 4**

Write the tax value of the vehicle, whether owned or leased.

**Column 5**

Write the number of days the vehicle was available for private use.
Record keeping

Vehicle available for private use

If you provide a vehicle that’s made available for private use you need to keep sufficient records to:
• identify the specific motor vehicle
• support the market value or cost price
• have working papers showing how the liable days are calculated for each quarter, with supporting documentation for any exempt days (if there are no exempt days in a quarter you don’t need to keep a record of days)
• maintain copies of any private use restriction (usually a letter or notice)
• include working papers showing how the total of any employees’ contributions for each quarter was calculated, with supporting documentation.

Work-related vehicles

You’ll need to keep these records for any work-related vehicle:
• a description of the vehicle to show that it qualifies for the exemption
• a copy of the private use restriction (letter or notice)
• records of the quarterly checks required to ensure the vehicle isn’t used for unauthorised private use.

The types of records show the requirements that must be met for a vehicle to qualify for the work-related vehicle exemption - see pages 10 and 11.

Work-related vehicle partially available for private use

For work-related vehicles that are partially available for private use, a copy of the written restriction stating this must be held by the employer. Remember that the actual days the motor vehicle is available must be stated, ie, Saturdays, Sundays or statutory holidays. They can’t, for example, be any two days per week, as this would mean the vehicle is available on any day, and full FBT would apply.

Emergency call exemption

For any emergency call exemption claims, you should record and keep:
• the purpose of the call
• details of the services provided
• when the service was performed, eg duration, time employee left and returned home, why the services had to be performed at that time
• customer/client details
• details of the employee and vehicle.

Business travel exemption

For any business travel claims, you should record and keep:
• the purpose of the travel
• proof that the travel was for longer than 24 hours
• number of days that qualified for the exemption
• details of the employee and the vehicle.
Part 4 - Free, subsidised or discounted goods and services

This part explains how to deal with free, subsidised or discounted goods and services. It also explains how entertainment expenses fit in with the FBT rules.

The three main types of fringe benefits in this category are goods, services and subsidised transport.

Benefits provided to shareholder-employees

A company providing any of the benefits discussed in this part to shareholder-employees may pay FBT on them or elect to treat them as dividends.

If you choose to make this election, you must let us know in writing on the FBT return this relates to. If you don’t make an election the benefit will be treated as a fringe benefit.

GST and the value of the fringe benefit

You must use the GST-inclusive cost of free, subsidised or discounted goods and services.

Goods

Goods subject to FBT

If goods are provided for an employee at less than the cost to you, this is a fringe benefit. The cost to you is usually the price paid to purchase those goods.

However, if you manufactured, produced or processed the goods, the cost is the lowest price at which identical goods are sold by you to other customers (wholesale or retail).

Example

If a soft drink producer provides free soft drink for employees to take home, FBT would be charged.

Goods not subject to FBT

If the sale price of the goods to the employee is not less than the cost to the employer, FBT will not be charged.

If an item that usually retails for $200 or less and is on “special” to the public and sold at discount to an employee at the normal staff discount rate, it isn’t considered a fringe benefit. This only applies if the price paid by the employee is more than:

• 95% of the cost price to the employer, or
• 95% of the selling price to the public, if a reasonable quantity of identical goods are available on special to the public whichever is the lesser amount.

There’s another exemption for goods not on “special” that are sold to employees at less than cost price. This applies when:

• the goods are sold as part of the employer’s normal business, and
• the normal retail price of the goods is $200 or less, and
• the discount is the usual staff discount, and the staff discount isn’t more than 5% of the sale price to the public.

If these conditions are met, the goods aren’t subject to FBT.

Services

Services subject to FBT

If services are provided to an employee at less than the normal cost to the public, this is a fringe benefit.

These include gifting schemes, such as long-service awards, incentive vouchers or gifts, club memberships, accompanying travel by the employee’s spouse or family, and other such benefits.

If you pay for an employee’s partner and/or family to visit them at their temporary workplace, it may be exempt from FBT. To qualify for the exemption, the value of the travel must not exceed the amount that would have been provided as a tax-free allowance to the employee if they travelled home instead.
Audis on Anglesey Ltd sends Zac to Auckland to receive additional training for three weeks. Zac travels home the first weekend at a cost of $610 for return flights but decides his wife could visit him the second weekend. Cost of fares for his wife is $580. In this case no FBT would be incurred. If travel costs for Zac’s wife had been in excess of $610, the whole amount of Zac’s wife’s flights would be liable for FBT.

**Example**

Audis on Anglesey Ltd sends Zac to Auckland to receive additional training for three weeks. Zac travels home the first weekend at a cost of $610 for return flights but decides his wife could visit him the second weekend. Cost of fares for his wife is $580. In this case no FBT would be incurred. If travel costs for Zac’s wife had been in excess of $610, the whole amount of Zac’s wife’s flights would be liable for FBT.

**Taxable value of the services**

The taxable value of the fringe benefit is the normal market price (including GST) of the service provided, less any employee contribution not reimbursed by the employer.

If someone else provides the service on behalf of the employer, the value of the benefit is the amount paid by the employer to that supplier. If the employer and the supplier are associated, the fringe benefit value is the value of those services to the general public.

**Note**

Income tax may apply to some entertainment goods and services that may be considered fringe benefits - see Part 8.

**Exemptions for goods and services**

**Free (gifts and prizes), subsidised or discounted goods and services**

If you provide free (gifts and prizes), subsidised or discounted goods and services, FBT isn’t payable if you meet the requirements of the general employee exemption and maximum employer exemption.

**General exemption**

There’s a $300 exemption per employee per quarter from paying FBT if you provide free (gifts and prizes), subsidised or discounted goods and services. However, if the value of the benefits for an employee goes over $300 for a quarter, the full value of the benefits is subject to FBT - the exemption isn’t deducted first.

**Example**

<table>
<thead>
<tr>
<th>Quarterly return Benefits</th>
<th>Employees</th>
<th>Nicole</th>
<th>Bailey</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prize - mystery weekend</td>
<td></td>
<td>$170</td>
<td>$200</td>
</tr>
<tr>
<td>Tyre balance</td>
<td></td>
<td>$25</td>
<td></td>
</tr>
<tr>
<td>Audi jacket</td>
<td></td>
<td></td>
<td>$300</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>$195</td>
<td>$500</td>
</tr>
<tr>
<td><strong>Exemption available</strong></td>
<td></td>
<td>$195</td>
<td>$5</td>
</tr>
</tbody>
</table>

There’s no exemption for Bailey as the total value of benefits is over the $300 maximum per quarter. The total exemption is $195.

**Maximum exemption**

The maximum exemption an employer can claim is $22,500 per annum. If the total value of benefits for all employees goes over $22,500 for the current quarter and the three preceding quarters, the employer must pay FBT on the total value of the goods and services benefits in the current quarter.

**Charitable organisations’ exemption**

Generally, charities are exempt from paying FBT on benefits provided to employees while they are carrying out the organisation’s charitable activities - see our Charitable and donee organisations (IR255) guide. This exemption doesn’t apply to any short-term charge facilities (including vouchers) provided to employees, if the value of the facility exceeds the lesser of 5% of the employee’s salary or wages in a tax year, or the general exemption. A short-term charge facility is an arrangement that enables an employee to get goods and services that have no connection to the charitable organisation or its operations, where the organisation is liable for part or all of the payment for those goods and services.

**Annual and income year returns**

Employers who file annual or income year returns have a yearly exemption of $1,200 for each employee, with the maximum employer exemption for all employees of $22,500 per year. If the period covered by the return is less or more than a normal income year, an adjustment per employee is needed as follows:

\[
\text{adjustment} = \frac{\text{days covered by return}}{365} \times $1,200
\]

**Goods and services - attributed and non-attributed benefits**

**Free, subsidised or discounted goods and services**

If the annual taxable value of all free, subsidised or discounted goods or services is less than $2,000 per employee, the benefits don’t have to be attributed to the individual employee receiving them.

If you attribute any fringe benefits that come within the threshold, all benefits in that category must be attributed.

**Note**

Non-attributed benefits are taxed at 42.86% or 49.25% depending on the circumstances - see page 38.

If you’re choosing the alternate rate option and attributing benefits, it’s a good idea to identify the benefits that are attributed and non-attributed on a quarterly basis. This will save you time at the end of the year when you complete your final or fourth quarter return.

For non-attributed benefits in this category, you’ll also have to ensure at the end of the year the total annual benefits provided to each employee are less than $2,000. If an employee’s total benefits exceed the threshold, the benefits must be attributed to them.
Subsidised transport

Attributed and non-attributed benefits

This applies only to employers who are in the business of, or in a group of companies in the business of, supplying transport to the public. For example, air, road, rail and sea passenger services.

A fringe benefit exists when employees receive the same service offered to the public at a cost less than 25% of the highest fare charged to the public. This also applies when the subsidised transport is provided by a third party, if both the employer and the third party are in the public transport business.

Example

A company provides air services to the general public. Employees can travel on these services by paying 10% of the highest price applying at the time of travel.

Mike, an employee, bought overseas travel costing $1,000. The highest cost for this class of travel was $10,000 so the fringe benefit is $1,500:

$10,000 \times 25\% = $2,500 \text{less } $1,000 \text{employee contribution.}$

Subsidised transport is a separate category of fringe benefit. It doesn’t have to be attributed to individual employees if all employees have the same or similar entitlement. However, if this isn’t the case, the annual taxable value of subsidised transport provided to an employee of $1,000 or more must be attributed.

Note

If one benefit in this category is attributed, all benefits must be attributed.

Specific common issues

Distinctive work clothing

If an employer provides distinctive work clothing it will be exempt from FBT. This means any single item of clothing forming part of a uniform identifiable with the employer because of logos, pattern, colour scheme or style.

Carparks

If you provide employees with carparks they aren’t subject to FBT if the carpark is on your premises. This exemption extends to leasing carparks for your employees, provided the you have an exclusive right to occupy the property.

Frequent flyer and membership reward schemes

Benefits won’t be subject to FBT where employees join the scheme for their own use. FBT may apply if you enter into an arrangement with the promoter of the scheme to benefit employees.
FBT taxable value calculation sheet - quarterly (IR427)

Quarter 4

Free (gifts and prizes), subsidised, or discounted goods and services

Attributed benefits
The need to attribute benefits only applies if you have elected to use the alternate rate calculation process. Attribute benefits to the individual employee who receives the benefit if the annual taxable value, within this category, of all benefits to that employee is $2,000 or more.

| 1 | Employee’s name or “non-attributed” - if non-attributed benefits | 2 | Description of benefit | 3 | Value of fringe benefit | 4 | Recipient’s contributions | 5 | Total benefit (3 minus 4) | 6 | Exemption (if claimed) | 7 | Taxable value (5 minus 6) |
|---|---|---|---|---|---|---|---|---|---|---|---|---|
| Nicole | Prize & services | $195.00 | – | $195.00 | $195.00 | 0.00 |
| Bailey | Prize & Goods | $500.00 | – | $500.00 | 0.00 | $500.00 |

Exemption: There is a $300 exemption per employee per quarter, providing the value of the individual employee’s total benefit doesn’t exceed $300, with a maximum employer exemption of $22,500 per annum for all employees.

How to work out if you qualify for the employer exemption in this quarter: Transfer the amounts from Box 1 of your three previous quarterly calculation sheets into Boxes 3, 4 and 5.

| 3 | Amount from Box 1 of the quarter immediately before this quarter | $500.00 |
| 4 | Amount from Box 1 of the quarter before the Box 3 quarter | $350.00 |
| 5 | Amount from Box 1 of the quarter before the Box 4 quarter | $600.00 |
| 6 | Total value. Add Boxes 1, 3, 4 and 5 | $2,145.00 |

Note: If the total value in Box 6 is greater than $22,500 enter the total from Box 1 into Box B. If the total value in Box 6 is less than $22,500 enter the total from Box 2 into Box B.

Total taxable value. Copy this amount to Box B on page 1.

Gifts and prizes and subsidised or discounted goods and services
It’s a good idea to list your employees’ names in the same order for all your calculation sheets.

Column 1
Write the employee’s name or “non-attributed”.

Column 2
Write a description of the goods or services provided. Include the number of employees who received the non-attributed benefit.

Column 3
Write the value of the goods or services supplied.

Column 4
Write the amount of any employee contribution.

Column 5
Work out the total value of the benefit by subtracting the recipient’s contributions (column 4) from the value of the fringe benefit (column 3).

Column 6
Write the amount of any exemption claimed.

Column 7
Work out the taxable value of the benefit by subtracting the exemption (column 6) from the total benefit (column 5).

Box 1
Total the value of benefits provided.

Box 2
Add up the taxable value of benefits provided and write the amount in Box 2.

Box 3
Write the amount of total benefits from Box 1 of the previous quarter.

Box 4
Write the amount of total benefits from Box 1 of the quarter prior to that of Box 3.

Box 5
Write the amount of total benefits from Box 1 of the quarter prior to that of Box 4.

Box 6
Work out the total value of taxable benefits provided in the current quarter and the three preceding ones by adding Boxes 1, 3, 4 and 5.

If the total benefits of the current quarter and the three preceding quarters exceed $22,500, exemptions can’t be claimed for benefits provided in the current quarter.

Box B
Copy the total from Box B on page 2 to Box B on page 1 of the calculation sheet.
Subsidised transport

It's a good idea to list your employees' names in the same order for all your calculation sheets.

**Column 1**
Write the employee's name, or "non-attributed".

**Column 2**
Describe the benefit. If it's a non-attributed benefit, include the number of employees who received it.

**Column 3**
Write 25% of the highest fare charged to the public, or the cost of the fare if the employer bought it from a third party.

**Column 4**
Write the amount of any employee contribution.

**Column 5**
Subtract column 4 from column 3 and write the amount in column 5. This is the taxable value of the benefit.

**Box C**
Add up the taxable value of benefits provided and write the amount in Box C.

Copy the total from Box C on page 3 to Box C on page 1 of the calculation sheet.

**Record keeping**
You need to keep separate records for different types of fringe benefits:
- gifts and prizes
- subsidised or discounted goods, services or transport.

This is because you must list them all separately in your FBT taxable value calculation sheet.

The records must show the:
- date of transaction
- name of employee receiving the benefit
- description of the benefit provided
- cost to employee
- cost to employer for goods
- normal market price for services
- highest price charged to the general public for subsidised transport.

Where appropriate, you should also keep tax invoices.

---

Subsidised transport

<table>
<thead>
<tr>
<th>Employee’s name or “non-attributed”</th>
<th>Description of benefit</th>
<th>25% of maximum fare or cost to employer</th>
<th>Recipient’s contributions</th>
<th>Taxable value (3 minus 4)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

Total taxable value. Copy this amount to Box C on page 1 $0.00

† Special rules also apply - see the FBT guide (IR409) for more details. You can get this from www.ird.govt.nz or by calling INFOexpress on 0800 257 773.
Part 5 - Low-interest loans

FBT is charged on low-interest loans made to employees. A loan includes all advances (such as salary advances), deposits, money lent in any other way, and any credit given (including delaying the recovery of a debt). A debit balance in the current account of a shareholder-employee of a close company would also be a loan.

FBT isn’t charged on the actual loan provided by an employer to an employee. FBT is calculated on loans by comparing the interest on the loan with the interest calculated, using the prescribed rate.

Prescribed rate of interest

The prescribed rate of interest is a standard rate set by regulation under the Income Tax Act 2007 and is reviewed quarterly.

If there’s a change to the rate of interest it’ll be made:

- at least one month before the start of the quarter the new rate first applies to, if the rate is increased, or
- at least one month before the end of the quarter the new rate first applies to, if the rate is reduced.

For the current prescribed interest rates go to www.ird.govt.nz (search keywords: prescribed FBT).

Market rate

Banks, financial institutions or employers in a group of companies that has a member which is in the business of lending money to the public, may choose to calculate the interest on a loan based on the market rate. All other employers must calculate interest using the prescribed rate.

“Market” interest is calculated at the rate that would apply to an employee belonging to a group when either:

- the group is assessed as having a comparable credit risk to that which the employee belongs to, and
- is not associated to the employer, and
- is big enough to conduct the transaction on an arms-length basis; or alternatively
- the rate is the lowest rate given around the same time by the employer, in the ordinary course of business, to customers with a similar profile to the employee during the quarter in which the loan is provided, or during the preceding quarter if the rate for the loan quarter cannot be calculated.

A bank provides loans to its employees on terms that are identical to those a bank offers a group of government employees, but not to the public in general. The market interest rate would be the one offered to the group of government employees.

Interest subject to FBT

If the interest on the loan is less than the interest calculated using the prescribed rate or market rate on the daily balance of the loan, FBT is charged on the difference.

If a loan is provided by another person on behalf of the employer, FBT may also be charged. For example, an employer will be subject to FBT on any low-interest loan provided to an employee by an associated company in a group of companies.

Loans not subject to FBT

If normal commercial credit is available to the general public, and you give the same credit to an employee, it isn’t subject to FBT.

Example

Audis on Anglesey Ltd offers interest-free finance to the general public when buying a new car. Sarah buys a new car and takes advantage of the interest-free finance being offered. Even though the interest payable (nil) is lower than the prescribed rate, the loan wouldn’t be subject to FBT as the finance is available to the general public.

Charitable organisations aren’t required to account for FBT where a benefit is made available to an employee by way of short-term credit, and the benefit doesn’t exceed 5% of the employee’s salary and wages.

If the total value of the benefits exceeds the 5% threshold the charitable organisation will need to account for FBT on the short-term credit available to the employee.

Wage advances

Loans provided by employers as an advance against future salary or wages won’t incur an FBT liability, provided the combined amount outstanding for an employee doesn’t exceed $2,000. The loan provided to the employee must not form part of an employment package.

This exemption doesn’t apply to loans which have been secured against real property, such as a mortgage.

Employee share loans

For an employee share loan to be exempt from FBT it must meet the following criteria:

- The sole purpose and use of the loan, for the period the loan is outstanding, is to enable the employee to acquire shares, rights or options in their employer’s company or in a company that is associated with their employer.
- The shares, rights or options must be beneficially owned by the employee at all times for the period of the loan.
- A condition of the loan agreement is that it must be repaid in full if the employee ceases to be the beneficial owner of any of the shares, rights or options.
- The company issuing the shares, rights or options isn’t a qualifying company.
- The employer and employee aren’t associated persons.
- The company issuing the shares, rights or options maintains a dividend paying policy for the period of the loan.
Share purchase scheme loans

A loan provided to an employee under a share purchase scheme is exempt from FBT.

An employer is allowed a deduction for interest in relation to a loan made to an employee under a share purchase scheme, provided they have Inland Revenue's approval. For approval they must meet the following criteria:

• The shares must be available for no more than their market value at the date of purchase or subscription and an employee can only spend $2,340 in a three-year period on buying shares under the scheme or any similar scheme.
• Directors and any person owning at least 10% of the company are prohibited from participation.
• Employees must be eligible to participate equally in the scheme.
• The minimum period of employment or service before employees are eligible to participate is no more than three years' full-time work for full-time employees, and for other employees an accumulated period that is the equivalent of three years' full-time work.
• A loan to an employee to buy shares:
  - is to be free of interest and other charges, and
  - be of a minimum amount of $624 or less.
• Employees must be able to repay the loan:
  - by regular equal instalments of one month or less, and
  - over a period of between three and five years from the date of the loan, and
  - be able to choose to repay some or all of the loan before the due date for repayment.
• The trustee of the scheme must hold the shares in trust for the employee until the loan is repaid and pay any dividends direct to the employee which must be treated as having been derived by the employee.
• The trustee is prohibited from applying the amount of any dividend to the repayment of a sum owing to the company or to the trustee and the employee is prohibited from charging or disposing of their rights or interests in the shares.
• A trustee may vary the terms of the repayment of a loan under the scheme or allow the employee, if they agree, to withdraw from the scheme as if they had ended their employment. The trustee must be satisfied that the employee's continued participation in the scheme has resulted or would result in serious hardship.
• An employee can withdraw from the scheme on giving three months' notice to the trustee. The employee is to be treated, for the purposes of the scheme, as if they ended their employment with the company on the date the notice takes effect.

Company provides low-interest loans

Current account - debit balances

FBT is charged on the difference between the prescribed rate of interest calculated on a daily basis on the amount overdrawn, and the actual interest charged and debited to the account.

Where a shareholder-employee is allocated further income after the end of the income year, that income is deemed to have been credited to the current account. This is done either on the first day of that income year or the day the balance of the current account first became overdrawn during that income year, whichever is later.

If the company files income year returns, it'll have to work out the interest on the current account and pay any FBT by the due date.

However, if the company has already filed quarterly returns, it must work out the correct interest and FBT payable on the current accounts for each quarter in the year. The company may have to amend filed returns. Late payment penalties, interest or shortfall penalties may be imposed on any extra FBT owing.

Expense accounts

If an employer provides employees with interest-free expense accounts that can be used to purchase goods and services for private use, FBT is payable on interest calculated on a daily basis at the prescribed rate on the account's debit balance.

FBT isn’t payable if the employer charges interest to the expense account on a daily basis at the prescribed rate.

Loans to life insurance policy holders

Where the holder of a life insurance policy in New Zealand receives a loan from that life insurer, FBT will be payable as though the life insurer was the employer of the policy holder, and the loan was an employment-related loan. This also applies if the loan is offered to an associated person of the policy holder.

FBT is payable on any difference between the interest rate charged to the policy holder (or associated person) and the prescribed rate of interest. However, if the rate of interest on the loan given to the policy holder is exactly the same as that on loans available to the general public, there’s no liability for FBT.

Note

Under the alternate rate option, loans by life insurers to life insurance policy holders are classified as pooled fringe benefits and are taxed at 42.86%.
Loans with reviewable interest rates and all loans made on or after 1 April 1985

The taxable value of the fringe benefit is the difference between the interest calculated on the daily balance of the loan for the quarter or income year, using the prescribed rate for that period, and the interest actually charged on that loan for the quarter or income year.

**Example**

**Taxable value of the fringe benefit**

Sarah received a $12,000 loan from Audis on Anglesey Ltd to buy a used boat.

**Calculation of interest at prescribed rate**

(quarter ended 30 September 2019)

- **Loan balance at beginning of quarter**: $12,000.00
- **Repayment at mid-point of quarter**: $400.00
- **Balance at end of quarter**: $11,600.00
- **Prescribed rate of interest**
  - \((46 \times 6.13\%) \times (\$12,000 \div 365)\) = $92.70
  - \((46 \times 6.13\%) \times (\$11,600 \div 365)\) = $89.61
- **Total prescribed rate of interest**: $182.31

Write this amount in column 8 of the calculation sheet - see page 26. $182.31

**Calculation of actual interest charged**

The loan agreement between Sarah and Audis on Anglesey Ltd states that interest is charged at a rate of 2%.

- **Loan balance at beginning of quarter**: $12,000.00
- **Repayment at mid-point of quarter**: $400.00
- **Balance at end of quarter**: $11,600.00
- **Prescribed rate of interest**
  - \((46 \times 2\%) \times (\$12,000 \div 365)\) = $30.25
  - \((46 \times 2\%) \times (\$11,600 \div 365)\) = $29.24
- **Total prescribed rate of interest**: $59.49

Write this amount in column 9 of the calculation sheet $59.49

Loans with non-reviewable interest rates

These are loans made before 1 April 1985, which were subject to a non-reviewable interest rate when granted. The taxable value of the fringe benefit is the difference between the interest calculated on the daily balance of the loan for the quarter or income year using the "non-concessionary rate of interest".

This applies for the year the loan agreement was signed in, and the interest actually charged on that loan for the quarter or income year.

Loans owing to life insurers - non-attributed benefits

Under the alternate rate option employment related loans provided by life insurers to their policy holding employees, don’t need to be attributed.

Annual and income year returns

Employers completing annual and income year returns must calculate the interest for each quarter and add the four taxable values together to get the total for the year. If you file income year returns, the standard quarters may not match your own financial year. You must still calculate the interest on the daily balance of the loan, using the prescribed rate applying on each day. This means that some income years will span five different standard quarters, and some prescribed rates will only apply to one or two months of the income year.
## FRINGE BENEFIT TAX GUIDE

### FBT taxable value calculation sheet - quarterly (IR427)

#### Quarter 4

#### Low-interest loans

It's a good idea to list your employees' names in the same order for all your calculation sheets. If an employee has more than one loan, enter the details of each loan separately.

**Column 1**

Write the names of employees who have been granted loans here.

**Column 2**

Write the financial year ended 31 March when the loan was granted. Loan granted 2 February 2010, write "2010" in column 2.

**Column 3**

Tick "Yes" if the interest rate payable on the loan can be reviewed, or "No" if it can't.

**Column 4**

Write the interest rate for the loan agreement.

**Column 5**

Write the market rate, if applicable.

**Column 6**

Write the interest at market rate.

**Column 7**

Tick the prescribed or non-concessionary rate.

**Column 8**

Write the interest at prescribed or non-concessionary rate.

**Column 9**

Write the actual interest charged.

**Column 10**

Work out the taxable value of the low-interest loan by subtracting the actual interest charged (column 9) from interest payable at the market rate (column 6) or prescribed rate or the non-concessionary rate (column 8).

**Column 11**

Write the loan balance at the end of the period.

**Box D**

Add up the amounts in column 10 and enter the total in Box D. This is the total taxable value of all low-interest loans.

Copy the total from Box D on page 3 to Box D on page 1 of the calculation sheet.

### Record keeping

In most cases, your existing records will provide enough information to work out the value of the fringe benefit for loans. Read the following notes to see if you need to keep any extra records.

#### Accrued interest

If you don't calculate the accrued interest each quarter, you must change your accounting procedures, so interest is recorded quarterly for FBT.

#### Daily balance of the loan

You must work out the interest on the daily balance of the loan using the prescribed rate of interest.

To work out the daily balance you need:

- the loan balance at the beginning of the quarter
- all repayments or reductions to the loan and the dates
- interest and other charges incurred and the dates.

### Non-reviewable interest rates

If a loan is subject to a non-reviewable rate of interest, you must keep a copy of the original loan agreement. This should show:

- the interest rate payable
- a clause stating the rate isn't reviewable
- the date the agreement was signed.

---

**Employee’s name** | **Year loan was granted** | **Is rate reviewable?** | **Rate of interest** | **Market rate** | **Interest at market rate** | **Prescribed or non-concessionary rate** | **Interest at prescribed or non-concessionary rate** | **Actual interest charged** | **Taxable value (6 minus 9) or (8 minus 9)** | **Loan balance at end of period** |
--- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
Sarah | 2010 | Yes | 2% | - | 6.13% | $182.31 | $59.49 | $122.82 | $11,600.00 | |

* The market rate calculation can only be used by financial and banking institutions.

Total taxable value. Copy this amount to Box D on page 1. $122.82
Part 6 - Employer contributions to funds, insurance and superannuation schemes

Any contributions you make for your employees to any of the following are subject to FBT:

- sickness, accident or death benefit funds
- funeral trusts
- insurance fund of a friendly society, life, pension, personal accident or sickness policies
- superannuation schemes to which ESCT (employer superannuation contribution tax) doesn't apply.

ESCT must be deducted from any specified superannuation contribution to a superannuation fund an employer makes for the employee's benefit. If an employee asks you to make deductions from their wages and pay them to a superannuation scheme, these aren't specified superannuation contributions.

If you're not sure if ESCT applies to your superannuation scheme, call your scheme provider, or call us on 0800 377 772.

Life insurance contributions

If an employee or a family member takes out an insurance policy and the premiums are paid by the employer, the payments are taxable income in the hands of the employee. The employer doesn't pay FBT on these contributions.

If an employer takes out an insurance policy for an employee and pays the premiums, the employer will have to pay FBT on those premiums.

However, if the employer, not the employee, benefits from the policy, eg, keymen insurance, the payments are not subject to FBT or taxable in the hands of the employee.

Discounted life insurance for agents

When life insurance agents receive discounted premiums on their own or family policies, the discounted premiums are fringe benefits. As the employer, the life insurer will be liable for the FBT. For FBT purposes the self-employed commission agent is an employee as the commissions paid to them are schedular payments - see “Employers and employees” on page 6.

The taxable value of the fringe benefit

The taxable value of the fringe benefit is the total premium you contributed or paid.

These are calculated on a GST-inclusive basis, unless the goods and services being provided are exempt from GST.

Attributed and non-attributed benefits

When providing these fringe benefits, there's a non-attributed threshold of $1,000 per employee, per year for each of the four categories referred to earlier.

If you choose to attribute any fringe benefits in a category, even if the total amount of the benefits is less than $1,000 per employee, all these benefits must be attributed.

Non-attributed benefits are taxed at 42.86% or 49.25% depending on the circumstances – see page 33.

If you're choosing the alternate rate option and attributing benefits, it's a good idea to identify the benefits that are attributed and non-attributed on a quarterly basis. This will save you time at the end of the year when you complete your final or fourth quarter return.

For non-attributed benefits in this category, you'll have to ensure at the end of the year the total annual benefits provided for each employee are less than $1,000. If an employee's total benefits exceed this threshold you must attribute the benefits to them.
Contributions to schemes
It’s a good idea if you list your employees’ names in the same order for all your calculation sheets.

Column 1
Write the employee’s name, or “non-attributed”.

Column 2
Write the name and a description of the fund. Include the number of employees who received the non-attributed benefit.

Column 3
Write the total amount you contributed over the period.

Box E
Add up the amounts in column 3 and write the total in Box E. This is your total taxable value for contributions to funds, insurance, health insurance and superannuation schemes. Copy the total from Box E on page 4 to Box E on page 1 of the calculation sheet.

Contributions to funds, insurance and superannuation schemes

- Complete this panel if you make contributions for your employees to:
  - Category 1 - any sick, accident and death fund approved by Inland Revenue
  - Category 2 - any life insurance, pension insurance, personal accident or sickness insurance policy, or insurance fund of a friendly society
  - Category 3 - any superannuation scheme where ESCT (employer superannuation contribution tax) does not apply.
  - Category 4 - Funeral trusts

Attributed benefits
The need to attribute benefits only applies if you have elected to use the alternate rate calculation process. Attribute benefits to the individual employee who receives the benefit for each of the four categories above, if the annual taxable value, within each category, of all contributions to that employee is $1,000 or more.

Contributions to schemes

<table>
<thead>
<tr>
<th>Employee’s name or “non-attributed”</th>
<th>Name and description of fund</th>
<th>Taxable value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category 1</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>Category 2</td>
<td>Non-attributed</td>
<td>$</td>
</tr>
<tr>
<td></td>
<td>Audis on Anglesey Ltd - staff accident fund - 10 employees - half-yearly premiums</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Category 3</td>
<td></td>
<td>$</td>
</tr>
<tr>
<td>Category 4</td>
<td></td>
<td>$</td>
</tr>
</tbody>
</table>

Total taxable value. Copy this amount to Box E on page 1 E $4,500.00

Record keeping
For contributions to superannuation schemes, you need to keep:
- a copy of your approval letter received from the Financial Markets Authority stating the type of superannuation scheme and the date of approval
- a list of the employees in the scheme
- a list of the amounts contributed for each employee.

For sickness, accident or death benefit funds, your records must show:
- approval by the Commissioner of Inland Revenue
- the names of the employees in the fund
- amounts contributed for each employee.

You must hold the following records for each life, pension, funeral, personal accident and sickness insurance policy:
- the type of policy and the date it was taken out
- a list of the employees covered by the policy
- the premium amount paid for each employee.
Part 7 - Completing FBT returns

The following examples use the current FBT rates. In this part we'll explain how to complete your:

- quarters 1 to 3 returns
- fourth quarter return.

The alternate rate calculation lets you choose the way you calculate FBT payable, based on the earnings paid by you to your individual employees, as follows:

- In quarters 1 to 3 you're required to choose whether you'll pay FBT at the alternate rate of 43% or at the single rate of 49.25%.
- If you choose the alternate rate in any one of quarters 1 to 3 you must complete either the "full" alternate rate calculation or the "short form" option in the fourth quarter (1 January to 31 March). The short form option applies the flat rate of 49.25% to all attributed benefits and 42.86% (or 49.25% for major shareholder-employees) to all non-attributed benefits.
- If you choose the single rate in the first three quarters, you can either complete the alternate rate calculation in the fourth quarter or pay FBT at 49.25%.

Choosing a rate

It's important you consider your particular situation when deciding which rate you're going to apply to the fringe benefits you provided. In deciding what rates to use you should consider:

- the additional time and possible set-up costs to complete the alternate rate calculations
- the impact of non-attributed benefits (if your company provides a number of non-attributed benefits you should consider using the alternate rate calculation process)
- the amount your employees earn annually (consider using the single rate or the short form alternate rate for employees who earn over $70,000; or the full alternate rate calculation for employees who earn less than $70,000).

Annual and income year returns

Employers completing annual or income year returns can choose to:

- pay FBT at 49.25% of the taxable value of the benefits provided, or
- complete either the full alternate rate calculation or the short form option.

Completing FBT quarterly returns (IR420) for quarters 1 to 3

The return periods for quarters 1 to 3 are:

- Quarter 1: 1 April to 30 June
- Quarter 2: 1 July to 30 September
- Quarter 3: 1 October to 31 December

Taxable benefits - section A

Copy the total from the FBT taxable value calculation sheet to your return (see example on pages 34 and 35). If you haven't provided any fringe benefits, write "0.00" in Box 3.

Rate of FBT - section B

In Box 4 on the return you're required to tick your choice of tax rate. There are two options:

1. Pay FBT at 49.25% of the taxable value of the benefits provided. If you choose this rate in all four quarters, you won't need to do a fourth quarter alternate rate calculation. If you choose this rate for quarters 1 to 3, you may still choose to do a fourth quarter alternate rate calculation.
2. Pay FBT at 43% of the taxable value of the benefits provided. In the fourth quarter you'll be required to do an alternate rate calculation or the short form option - see pages 42 to 47.

Note

The alternate rate calculation is only an option for final quarters (where the employer has stopped employing staff) and quarter 4 (1 January to 31 March).

Calculate FBT, GST and tax to pay - section D

Calculate the FBT to pay using your chosen FBT rate. Enter the amount in Box 6.

Steps to calculate the GST on fringe benefits:

1. Take the total from Box 3.
2. Subtract the value of any benefits which are exempt or zero-rated supplies, for GST. The most common ones would be:
   - low-interest loans
   - other financial services
   - international travel
   - contributions to employee superannuation and life insurance policies.
   The result is fringe benefits liable for GST.
3. Multiply the result from step 2 by 3 and divide by 23. This is the GST amount to include in Box 7.

Add Boxes 6 and 7 and enter the tax to pay in Box 8 on the return form, and Box 9 on the payment slip. Show whether you're paying FBT electronically by ticking either "Yes" or "No".
## Motor vehicles

<table>
<thead>
<tr>
<th>Employees name or numbered, pre-assessed vehicle</th>
<th>2 Make, model, year of manufacture, and registration number</th>
<th>3 Original cost (amount or member)</th>
<th>4 Tax book value (amount or member)</th>
<th>5 Number of days (amount or member)</th>
<th>6 Value of benefit</th>
<th>7 Employer contributions</th>
<th>8 Taxable value (amount or member)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allen</td>
<td>2008 Audi A4 CD9F</td>
<td>$132,900</td>
<td>$87</td>
<td>$6,423.60</td>
<td>$6,423.60</td>
<td>$</td>
<td>$6,423.60</td>
</tr>
<tr>
<td>Kenga</td>
<td>2008 Audi T7 ELR3</td>
<td>$84,900</td>
<td>$82</td>
<td>$3,067.06</td>
<td>$3,067.06</td>
<td>$</td>
<td>$3,067.06</td>
</tr>
<tr>
<td>Michael</td>
<td>2008 Audi TT GLH8</td>
<td>$84,900</td>
<td>$82</td>
<td>$3,067.06</td>
<td>$3,067.06</td>
<td>$</td>
<td>$3,067.06</td>
</tr>
<tr>
<td>Zee</td>
<td>2008 Audi TT DF4R</td>
<td>$76,900</td>
<td>$90</td>
<td>$3,745.00</td>
<td>$3,745.00</td>
<td>$</td>
<td>$3,745.00</td>
</tr>
<tr>
<td>Nicols</td>
<td>2008 Audi TT BLE2</td>
<td>$40,000</td>
<td>$90</td>
<td>$2,000.00</td>
<td>$2,000.00</td>
<td>$</td>
<td>$2,000.00</td>
</tr>
<tr>
<td>Flynn</td>
<td>2008 Audi TT ARBC1</td>
<td>$32,000</td>
<td>$90</td>
<td>$3,300.00</td>
<td>$3,300.00</td>
<td>$</td>
<td>$3,300.00</td>
</tr>
<tr>
<td>Pooled vehicles</td>
<td></td>
<td>$25,000</td>
<td>$90</td>
<td>$4,740.00</td>
<td></td>
<td>$</td>
<td>$4,740.00</td>
</tr>
</tbody>
</table>

**Note:**
- If vehicle cost excludes GST:
  \[ \text{Cost price (Box 3) \times \text{days (Box 5) \times 5\% (Box 8)}} \]
- If vehicle book value excludes GST:
  \[ \text{Tax book value (amount or member) \times \text{number of days (amount or member) \times 10.35\% (Box 8)}} \]

Total taxable value: Copy this amount to Box A below.

### Subsidised transport

**Attributed benefit:**
- The need to attribute benefits only applies if you have elected to use the alternate rate calculation process. Attribute benefits to the individual employee who receives the benefits for each of the four categories above. If the value of the benefit is less than $1,500, do not complete this section.

**Attributed benefits**
- Description of benefit
- Description of fund
- Name and description of fund

### Low-interest loans

**Contributions to funds, insurance and superannuation schemes**

- Complete this panel if you make contributions for your employees to:
  - Category 1: any sick, accident and death fund approved by Inland Revenue
  - Category 2: any life insurance, permanent life insurance, personal accident or critical illness insurance policy or insurance fund of a friendly society
  - Category 3: any superannuation scheme where SITC (Employer superannuation contribution rate) does not apply.

**Attributed benefits**
- The need to attribute benefits only applies if you have elected to use the alternate rate calculation process. Attribute benefits to the individual employee who receives the benefits for each of the four categories above. If the value of the benefit is less than $1,500, do not complete this section.

**Non-attributed benefit**
- Description of benefit
- Description of fund
- Name and description of fund

---

### Free (gifts and prizes), subsidised, or discounted goods and services

**Non-attributed benefit:**
- The need to attribute benefits only applies if you have elected to use the alternate rate calculation process. Attribute benefits to the individual employee who receives the benefit for each of the four categories above, except for:
  - Category 4 - funeral trusts
  - Category 2 - any life insurance, pension insurance, personal accident or sickness insurance policy, or insurance fund of a friendly society

**Attributed benefits**
- Description of benefit
- Description of fund
- Name and description of fund
Fringe benefit tax quarterly return

Income Tax Act 2007

This return and any payment are due 31 May 2019

You can file your return online at www.ird.govt.nz

Is this return for Quarter 4 (1 January to 31 March)? No ✓ Complete sections A, B and D below.

Complete sections A, C and D below.

If you have ceased employing during the quarter please refer to the FBT guide (IR 409) or call us on 0800 377 772.

Complete section for March Quarter Only – see the FBT return guide (IR 425) for help

Enter single rate 64% for 31/03/2009, tick alternate rate 61% for 31/03/2010, or the 49/43% rate can’t be used 49.25% for 31/03/2011 and subsequent March quarters.

Total value of all benefits from Box 3, $30,540 less $118.95 = $30,421.05 × 3 ÷ 23 = GST payable

This return and any payment are due 31 May 2014

Copy your total from Box 8 to Box 9 and include any late payment penalties and interest, for this period only.

Amount of payment $17 250 18

Total value of all benefits from Box 3, $30,540 less $118.95 = $30,421.05 × 3 ÷ 23 = GST payable
Completing FBT returns for quarter 4

The quarter 4 return is completed in the same way as the previous three quarters, but instead of completing section B, you complete section C.

There are three options available:
1. Pay FBT at 49.25% if you’ve chosen the single rate in each of the three previous quarters.
2. If you paid FBT at 49.25% the alternate rate calculations in the fourth quarter.
3. If you paid FBT at the alternate rate in any of the previous three quarters, you must complete the alternate rate calculations in the fourth quarter using either the full or short form calculation.

Annual and income year returns

If you’re completing annual or income year returns you may choose one of the following options:
1. Pay FBT at 49.25% of the taxable value of the benefits provided.
2. Complete your FBT return in the same manner as described for the fourth quarter alternate rate calculation.

If you permanently cease employing staff

If you’ve permanently stopped paying wages, call us on 0800 377 772 to let us know, even if your business is still going.

Completion of final FBT return when you’ve ceased to employ staff and provide fringe benefits

If this is your final FBT return, you’ve ceased employing staff and don’t intend to employ any more staff in the same income year, complete sections A, C and D in the quarter you cease to employ (quarterly filers only). Where you’re asked to indicate if the return is for quarter 4 on the IR420 there’s no need to tick either circle. Please write “final return” next to the circles.

Options for completing your final return

You can complete your final return using one of the following options:
- the single rate of 49.25% - available only if you’ve used the single rate in all other quarterly returns from 1 April
- the full alternate rate calculation process
- the short form alternate rate calculation process.

For more information on the alternate rate calculation options see pages 37 to 41.

Due dates for final return

If you’re filing your final FBT return in quarters 1, 2 or 3, the due date shown on the return will be the standard quarterly due date (20th of the month following the quarter). The actual due date for filing a final return in quarters 1, 2 or 3 is extended to the end of two months immediately following the end of the quarter in which employment stopped.

The return periods and due dates for the returns and payments are as follows:

<table>
<thead>
<tr>
<th>Return period</th>
<th>Due date</th>
<th>Due date shown on return</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 April to 30 June (quarter 1)</td>
<td>31 August</td>
<td>20 July</td>
</tr>
<tr>
<td>1 July to 30 September (quarter 2)</td>
<td>30 November</td>
<td>20 October</td>
</tr>
<tr>
<td>1 October to 31 December (quarter 3)</td>
<td>28 February</td>
<td>20 January</td>
</tr>
</tbody>
</table>

If you’re still employing staff but have ceased providing fringe benefits

If you’ve stopped providing fringe benefits partway through the year, you’re required to continue filing FBT returns until the end of that income year.

If you don’t intend to provide fringe benefits in the future call us on 0800 377 772 or complete the fringe benefit tax election online at www.ird.govt.nz “Get it done online” during the fourth quarter. The election will take effect from the beginning of the next tax year (1 April).

Shareholder-employees’ remuneration or attributed income unknown

If, at the time of completing your fourth quarter return, you don’t know all the remuneration of your shareholder-employees or those receiving attributed income, you can apply either the 42.86% or 49.25% FBT rate to the value of the attributed benefits. If you use the 42.86% rate, you’ll then complete the alternate rate calculation in next year’s return. If you use 49.25% there are no further calculations to complete next year.

To calculate FBT payable for shareholder-employees or persons receiving attributed income, where the remuneration details are unknown, the fringe benefit-inclusive cash remuneration will be the annual amount of the attributed fringe benefit provided. The 42.86% or 49.25% FBT rate will then be applied to this amount.

If you use the 42.86% FBT rate, it’s important to keep the following information for your next year’s calculation of FBT to pay for each shareholder-employee and person receiving attributed income:
- total attributed benefits provided for the year
- the amount of FBT payable for the year on the taxable value of those attributed benefits.
Remuneration adjustment

Our remuneration adjustment worksheet (see page 40) may help when you need to make a remuneration adjustment.

This adjustment will be required where:
- full remuneration or attributed income details for the shareholder-employees (or those receiving attributed income) were unknown at the time of completing last year's fourth quarter or annual return, and
- you elected the 42.86% rate.

The remuneration adjustment worksheet is available at www.ird.govt.nz "Work it out".

Non-attributed benefits

The rate of 42.86% applies to pooled or shared fringe benefits that aren't attributed to an individual employee (such as a motor vehicle where no one employee has principal use of that vehicle). The 49.25% rate applies if a major shareholder-employee, or an associated person of the major shareholder-employee (where the fringe benefit isn't received as an employee), is one of the recipients of the non-attributed benefit.

A major shareholder-employee is a person who owns or controls or has the right to acquire 10% or more of the ordinary shares, voting rights or control of a close company and is also an employee of that company.

You may create two pools and allocate non-attributed benefits to each pool according to whether or not a recipient of the benefit is a major shareholder-employee or an associated person of the major shareholder-employee.

Attributed and non-attributed benefits

Attributing fringe benefits

If you choose to apply the alternate rate calculations, you'll have to attribute the following fringe benefits to the individual employee receiving them.

The fringe benefit categories are as follows:
- Motor vehicles (other than pooled vehicles)
- Low-interest loans (other than low-interest loans provided by life insurers to policy holders)
- Subsidised transport, if the annual taxable value is $1,000 or more for an employee. An employer has the option to treat subsidised transport benefits as non-attributed if all employees have the same or similar entitlement to that benefit
- Employer contributions to any life insurance, pension insurance, personal accident or sickness insurance policy, or insurance fund of a friendly society, if the annual taxable value of all contributions is $1,000 or more for an employee
- Employer contributions to any superannuation scheme, where ESCT doesn't apply, if the annual taxable value of all contributions is $1,000 or more for an employee
- Employer contributions to any sickness, accident, or death funds or funeral trusts if the annual taxable value of all contributions is $1,000 or more for an employee
- Benefits of any other kind if the combined annual taxable value of those benefits is $2,000 or more for an employee.

You can choose to attribute benefits when the total value of that benefit, within a category, for an employee is below the stated threshold.

However, if you choose to do this for one employee within a category, you must attribute all benefits in that category to all employees receiving them.

Treatment of non-attributed benefits

Non-attributed benefits provided to employees, including major shareholder-employees who can be individually identified are taxed at:
- a rate of 42.86% for non-attributed benefits provided to ordinary employees
- 49.25% for non-attributed benefits provided to major shareholder-employees.

Example

DSC Ltd pays the annual gym membership of $750 per employee for six specified employees including one major shareholder-employee. DSC Ltd would pay FBT as follows:

- 5 × $750 = $3,750 @ 42.86%
- 1 × $750 = $750 @ 49.25%

If a major shareholder-employee is one of the recipients of non-attributed benefits that can't be assigned, all non-attributed benefits provided against this category are taxed at a rate of 49.25%.

Note

In quarter 4, quarterly filers will have to check the non-attributed benefits to ensure that the annual taxable value of the employee's benefits in a category is less than the thresholds under "Attributing fringe benefits". Refer also to the tables on pages 34 and 35. These summarise the rules for each benefit and provide examples of how the rules can be applied.
The table below shows the rules that apply to the different categories of benefits.

<table>
<thead>
<tr>
<th>Benefit category</th>
<th>Threshold</th>
<th>Attributed</th>
<th>Non-attributed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicles</td>
<td>-</td>
<td>Attributed</td>
<td>If the motor vehicle has been made available to more than one employee, and the employer can't determine which employee mainly received the motor vehicle fringe benefit, treat as a non-attributed benefit.</td>
</tr>
<tr>
<td>Low-interest loans</td>
<td>-</td>
<td>Attributed</td>
<td>Loans by life insurers to life insurance policy holders are classified as pooled fringe benefits and are treated as a non-attributed benefit.</td>
</tr>
<tr>
<td>Subsidised transport</td>
<td>$1,000</td>
<td>Attributed when the annual taxable value is $1,000 or more per employee.</td>
<td>Non-attributed if the annual taxable value is less than $1,000 per employee.*</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Exception: May be pooled (non-attributed) if all employees have the same or similar entitlement to the benefit.</td>
</tr>
<tr>
<td>Employer contributions to sickness, accident, death funds or funeral trusts</td>
<td>$1,000</td>
<td>Attributed if the annual taxable value is $1,000 or more per employee.</td>
<td>Non-attributed if the annual taxable value is less than $1,000 per employee.*</td>
</tr>
<tr>
<td>Employer contributions to specified insurance funds of friendly societies</td>
<td>$1,000</td>
<td>Attributed if the annual taxable value is $1,000 or more per employee.</td>
<td>Non-attributed if the annual taxable value is less than $1,000 per employee.*</td>
</tr>
<tr>
<td>Employer contributions to any superannuation scheme (where ESCT doesn’t apply)</td>
<td>$1,000</td>
<td>Attributed if the annual taxable value is $1,000 or more per employee.</td>
<td>Non-attributed if the annual taxable value is less than $1,000 per employee.*</td>
</tr>
<tr>
<td>Any other benefit of any kind (such as gifts, prizes and discounted goods and services)</td>
<td>$2,000</td>
<td>Attributed if the annual taxable value† is $2,000 or more per employee.</td>
<td>Non-attributed if the annual taxable value is less than $2,000 per employee.*</td>
</tr>
</tbody>
</table>

* Employers can choose to attribute all benefits within a category regardless of the category thresholds.

† This is the total value of all types of benefits provided to an employee within this category.
Below are three examples showing how to apply the rules when attributing and non-attributing benefits.

Key:
- (A) attributed benefit
- (N) non-attributed benefit

<table>
<thead>
<tr>
<th>Benefit category</th>
<th>Threshold</th>
<th>Example 1</th>
<th>Example 2</th>
<th>Example 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicles</td>
<td>-</td>
<td>Employee A $4,000 (A)*</td>
<td>Employee A $4,000 (A)*</td>
<td>Employee A $4,000 (A)*</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee B -</td>
<td>Employee B -</td>
<td>Employee B -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C -</td>
<td>Employee C -</td>
<td>Employee C -</td>
</tr>
<tr>
<td>Low-interest loans</td>
<td>-</td>
<td>Employee A -</td>
<td>Employee A -</td>
<td>Employee A -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee B -</td>
<td>Employee B -</td>
<td>Employee B -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C -</td>
<td>Employee C -</td>
<td>Employee C -</td>
</tr>
<tr>
<td>Subsidised transport</td>
<td>$1,000</td>
<td>Employee A -</td>
<td>Employee A -</td>
<td>Employee A -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee B -</td>
<td>Employee B -</td>
<td>Employee B -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C -</td>
<td>Employee C -</td>
<td>Employee C -</td>
</tr>
<tr>
<td>Employer contributions to sickness, accident, death</td>
<td>$1,000</td>
<td>Employee A $1,800 (A)**</td>
<td>Employee A $750 (A)</td>
<td>Employee A $1,500 (A)</td>
</tr>
<tr>
<td>funds or funeral trusts</td>
<td></td>
<td>Employee B $500 (N)</td>
<td>Employee B $750 (A)</td>
<td>Employee B $600 (A)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C $500 (N)</td>
<td>Employee C $750 (A)</td>
<td>Employee C $950 (A)</td>
</tr>
<tr>
<td>Employer contributions to specified insurance funds of</td>
<td>$1,000</td>
<td>Employee A -</td>
<td>Employee A -</td>
<td>Employee A -</td>
</tr>
<tr>
<td>friendly societies</td>
<td></td>
<td>Employee B -</td>
<td>Employee B -</td>
<td>Employee B -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C -</td>
<td>Employee C -</td>
<td>Employee C -</td>
</tr>
<tr>
<td>Employer contributions to any superannuation scheme</td>
<td>$1,000</td>
<td>Employee A -</td>
<td>Employee A -</td>
<td>Employee A -</td>
</tr>
<tr>
<td>(where ESCT doesn't apply)</td>
<td></td>
<td>Employee B -</td>
<td>Employee B -</td>
<td>Employee B -</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C -</td>
<td>Employee C -</td>
<td>Employee C -</td>
</tr>
<tr>
<td>Any other benefit of any kind (such as gifts, prizes</td>
<td>$2,000</td>
<td>Employee A $1,000 (N)</td>
<td>Employee A $300 (A)</td>
<td>Employee A $2,500 (A)</td>
</tr>
<tr>
<td>and discounted goods and services)</td>
<td></td>
<td>Employee B $550 (N)</td>
<td>Employee B $1,500 (A)</td>
<td>Employee B $150 (N)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Employee C $700 (N)</td>
<td>Employee C $2,500 (A)</td>
<td>Employee C $120 (N)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Employer has chosen not to attribute benefits under the threshold</td>
<td></td>
</tr>
</tbody>
</table>

† If the employer chooses to attribute one employee’s benefit in a category and it’s under the threshold, every other benefit in that category that has been received must be attributed to the employee who received it. Example 2 “Any other benefit of any kind”, shows the $300 benefit has been attributed, so all the benefits in this category must be attributed. Example 3 is an example where the employer has chosen to voluntarily attribute all benefits within all the categories except for “Any other benefit of any kind”. In this category only those benefits received by “Employee A” are required to be attributed as they exceed $2,000 in value.

* Principal usage

** Greater than the threshold of $1,000
## FBT alternate rate calculation sheet - quarterly returns

**Transfer the totals for the year from the FBT taxable value calculation sheet (IR427)**

Please keep the calculation sheets for your own records.

Please use the Fringe benefit tax return guide (IR425) if you need help, or call us on 0800 377 772.

### Employer's details

Name: [Addie on Angelsey Ltd]

<table>
<thead>
<tr>
<th>IR number</th>
<th>99999999</th>
</tr>
</thead>
</table>

### Employees' taxable benefits

<table>
<thead>
<tr>
<th>Employee's name</th>
<th>Employee's income (for example, wages, salary)</th>
<th>Tax on employee's income</th>
<th>Net income (columns 2 minus 3)</th>
<th>Total fringe benefit tax payable for the year.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allan</td>
<td>$90,000</td>
<td>$20,620.00</td>
<td>$69,380.00</td>
<td>$26,391.00</td>
</tr>
<tr>
<td>Karyn</td>
<td>$70,000</td>
<td>$14,020.00</td>
<td>$55,980.00</td>
<td>$26,391.00</td>
</tr>
<tr>
<td>Michael</td>
<td>$65,000</td>
<td>$12,520.00</td>
<td>$52,480.00</td>
<td>$26,391.00</td>
</tr>
<tr>
<td>Zao</td>
<td>$60,000</td>
<td>$11,020.00</td>
<td>$49,980.00</td>
<td>$26,154.00</td>
</tr>
<tr>
<td>Norel</td>
<td>$50,000</td>
<td>$8,020.00</td>
<td>$42,980.00</td>
<td>$30,540.11</td>
</tr>
<tr>
<td>Flynn</td>
<td>$35,000</td>
<td>$5,145.00</td>
<td>$29,855.00</td>
<td>$26,154.00</td>
</tr>
<tr>
<td>Sarah</td>
<td>$30,000</td>
<td>$4,270.00</td>
<td>$25,730.00</td>
<td>$25,848.00</td>
</tr>
<tr>
<td>Bailey</td>
<td>$20,000</td>
<td>$2,520.00</td>
<td>$17,480.00</td>
<td>$25,848.00</td>
</tr>
<tr>
<td>Non-attributed (49.25%)</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>Pooled vehicles (49.25%)</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
</tbody>
</table>

### Note:

Columns 3 and 10 are based on the tax rates from 1 April 2011.
Completing a fourth quarter "full" alternate rate calculation sheet

The following examples are using the FBT rate for the year ending 31 March 2014.

The fourth quarter alternate rate calculation sheet is based on information you should already have. This includes:

- FBT returns and the FBT taxable value calculation sheets for each quarter
- annual payroll data for employees who received fringe benefits during any of the four quarters.

You’ll also receive an FBT return guide with your fourth quarter FBT return.

See page 41 for an example of a completed FBT alternate rate calculation sheet.

**Column 1**

<table>
<thead>
<tr>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>The alternate rate calculator under &quot;Work it out&quot; at <a href="http://www.ird.govt.nz">www.ird.govt.nz</a> will calculate your FBT and provide you with a schedule which you can print and keep with your FBT records. If you use our alternate rate calculator you won’t need to complete the alternate rate calculation sheet.</td>
</tr>
</tbody>
</table>

In column 1, write the names of all employees you attributed benefits to during the year. If you supply several benefits to your employees, you only need to write the employee’s name once. This information is on the FBT taxable value calculation sheets for each of the four quarters. If the benefit is a non-attributed benefit, write this in column 1.

If you haven’t already identified those benefits that have to be attributed this will be your first step in completing the alternate rate calculation.

See the table on attributed and non-attributed benefits on page 34. Page 40 shows examples of the options of attributing and not attributing benefits. These examples take into account the category thresholds.

If the benefit provided was a non-attributed benefit, write this down as a separate heading after all the employees who received attributed benefits in column 1.

Use a separate line for non-attributed benefits to major shareholder-employees.

If you provide benefits to shareholder-employees make sure you’ve ticked the circle in this column.

<table>
<thead>
<tr>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>You don’t need to complete columns 2 to 4 for non-attributed benefits as they are taxed at flat FBT rates.</td>
</tr>
</tbody>
</table>

**Column 2**

In column 2, write the total cash remuneration paid to each employee for the year ended 31 March. In the case of major shareholder-employees, also include all interest and dividend payments received from the employer for the year. Show this amount as whole dollars. This will be zero for non-attributed benefits.

**Column 3**

In column 3, write the total amount of tax payable based on the following tax rate tables for the employee during the year ended 31 March. The tax on an employee’s income is a deemed amount rather than the actual tax paid. This isn’t the amount of PAYE deducted from your employee’s income. This will be zero for non-attributed benefits.

The thresholds and rates from 1 April 2011 are as follows:

<table>
<thead>
<tr>
<th>Income thresholds</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Income to $14,000</td>
<td>10.5%</td>
</tr>
<tr>
<td>$14,001 - $48,000</td>
<td>17.5%</td>
</tr>
<tr>
<td>$48,001 - $70,000</td>
<td>30%</td>
</tr>
<tr>
<td>$70,001 and over</td>
<td>33%</td>
</tr>
</tbody>
</table>

**Column 4**

For each employee, subtract the amount in column 3 from the amount in column 2. This is the employee’s net income.

**Columns 5 to 8**

Complete columns 5 to 8 for each employee, shareholder-employee and person receiving attributed income where the benefit has been attributed. For each quarter, total the taxable value of all attributed benefits received by an employee.

Write the total amount alongside the employee’s name in column 5 for the June quarter, in column 6 for the September quarter, in column 7 for the December quarter and in column 8 for the March quarter.

<table>
<thead>
<tr>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>It’s not necessary to attribute certain benefits if they fall under the threshold for their category.</td>
</tr>
</tbody>
</table>

For non-attributed benefits, refer to the FBT taxable value calculation sheets. Enter non-attributed benefits and pooled benefits (such as motor vehicles) in columns 5 to 8.

As a check to ensure all the figures have been correctly calculated, add up the column for each quarter. The column total should be the same as the taxable value shown on that quarter’s return.
Column 9
For each employee and for non-attributed and pooled benefits, add columns 5 to 8 together. Drop the cents and then add the dollar value from column 4 and write the total in column 9. For employees this is the fringe benefit-inclusive cash remuneration (FBICR). Show this amount as whole dollars.

For shareholder-employees or persons receiving attributed income, where all their remuneration is unknown at the time of completing this return, the FBICR for this year is the annual total of attributed benefits provided to the individual shareholder-employee or person receiving attributed income.

For non-attributed benefits these are the annual total benefits that weren't attributed to an individual employee.

Column 10
In column 10, write the amount of tax on the FBICR in column 9. This can be calculated from the following tables.

The fringe benefit alternate tax rates from 1 April 2011 are as follows:

<table>
<thead>
<tr>
<th>Fringe benefit-inclusive cash remuneration</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0 - $12,530</td>
<td>11.73%</td>
</tr>
<tr>
<td>$12,531 - $40,580</td>
<td>21.21%</td>
</tr>
<tr>
<td>$40,581 - $55,980</td>
<td>42.86%</td>
</tr>
<tr>
<td>$55,981 and over</td>
<td>49.25%</td>
</tr>
</tbody>
</table>

Non-attributed benefits
The FBT rate of 42.86% applies to fringe benefits that aren't attributed to an individual employee. The 49.25% rate applies to non-attributed benefits where one or more of the recipients is a major shareholder-employee or an associate of a major shareholder-employee.

Calculate the FBT payable for the year by multiplying your total in column 9 by the rate in column 10 and write the amount in column 11.

Box A
Add up column 11 and write the total in Box A.

If you're a quarterly filer, Box A is your FBT payable for the year. Continue to Box B.

If you file income year returns, Box A is your FBT payable. Copy this amount to Box 5 of your return (IR421).

If you file annual returns, Box A is your FBT payable. Copy this amount to Box 5 of your return (IR422).

If full remuneration or attributed income details for shareholder-employees were unknown at the time of completing last year's annual or fourth quarter return and you used the 42.86% rate, copy this amount to the remuneration adjustment worksheet available at www.ird.govt.nz "Work it out".

Box B
In Box B, write the total amount of FBT assessed in quarters 1 to 3 (June, September, December).

Box C
In Box C, write the difference between Box A and Box B. This amount is the fourth quarter FBT payable or refundable. Show whether a payment or refund is due by ticking the appropriate box. This is the amount to copy to Box 6 on your FBT return. If full remuneration or attributed income details for shareholder-employees were unknown at the time of completing last year's annual or fourth quarter return and you used the 43% rate, copy this amount to the remuneration adjustment sheet available at www.ird.govt.nz "Work it out" - see example on page 40.
For the 2019 income year

Audis on Anglesey Ltd files quarterly FBT returns and has elected the full alternate rate option in quarter 4. Fringe benefits for individual employees have been taken from the FBT calculation sheets, totalled for each quarter and entered in the column for the quarter concerned. Annual wage and salary details have been taken from payroll records and entered beside each employee’s name.

The amount of FBT for all four quarters can be calculated from this information.

Employee Zac received a salary of $60,000 and the taxable value of attributed fringe benefits for the year was $14,980.

Tax on $60,000 is calculated from the table on page 42 as follows:

$ 14,000 @ 10.5% = $1,470
$ 34,000 @ 17.5% = $5,950
$ 12,000 @ 30% = $3,600

The tax on $60,000 is $11,020.

The net cash remuneration of $48,980 ($60,000 - $11,020) is added together with the taxable value of the attributed fringe benefits for the year to arrive at the FBICR of $63,960. The tax on this amount is calculated from the table on page 43 as follows:

$ 12,530 @ 11.73% = $1,469.76
$ 28,050 @ 21.21% = $5,949.40
$ 15,400 @ 42.86% = $6,600.44
$ 7,980 @ 49.25% = $3,930.15

The tax on $63,960 is $17,949.75.

The total FBT payable for Zac for the year is $6,929.75 ($17,949.75 − $11,020).

Completing your calculations for shareholder-employees or persons receiving attributed income

If you know all the details for these employees, complete your calculations using the options on page 38 and 39.

If you have some employees whose remuneration details are unknown when you complete your return, you can elect either the 49.25% FBT rate or the alternate rate calculation.

Electing the flat rate of 49.25%

You pay FBT of 49.25% on all benefits provided during the year, including those provided to shareholder-employees and those persons receiving attributed income.

Electing the alternate rate calculation

You have two options if you elect to apply the alternate rate calculation.
Remuneration adjustment worksheet for XYZ Ltd

<table>
<thead>
<tr>
<th>Shareholder-employee’s name</th>
<th>Last year’s income (eg, wages, salary, dividends)</th>
<th>Tax on income (column 2)</th>
<th>Last year’s net income (columns 2-3)</th>
<th>Attributed benefits provided last year</th>
<th>Fringe benefit including cash remuneration (columns 4+5)</th>
<th>Tax on column 6</th>
<th>FBT payable for last year (columns 7-3)</th>
<th>FBT paid for shareholder-employee in last year’s return</th>
<th>Adjustment required (column 8-9)</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Smith</td>
<td>$65,000.00</td>
<td>$12,520.00</td>
<td>$52,480.00</td>
<td>$9,145.00</td>
<td>$61,625.00</td>
<td>$16,799.76</td>
<td>$4,279.76</td>
<td>$3,919.54</td>
<td>$360.22</td>
</tr>
</tbody>
</table>

Fringe benefit tax to pay or refund

If Box D is a debit
If Box E is a refund subtract from Box D. If Box E is larger than Box D the result is an FBT refund, if Box D is larger than Box E the result is FBT to pay. Print the result in Box F.

If Box E is FBT to pay add Box D, the result is FBT to pay. Print the result in Box F.

If Box D is a credit
If Box E is FBT to pay subtract from Box D. If Box E is larger than Box D the result is FBT to pay, if Box D is larger than Box E the result is an FBT refund. Print the result in Box F.

If Box E is an FBT refund add Box D. The result is an FBT refund. Print the result in Box F.

Copy the amount in Box F to Box 6 (for quarterly returns IR420) or Box 5 (for annual returns IR422) benefit tax return. Don’t forget to tick FBT to pay or FBT refund on your return

Print the total from column 10 here  

(Tick one) Debit  

Credit

Print the result from your FBT alternate rate calculation sheet here  

(Tick one) FBT to pay  

FBT refund

Fringe benefit tax to pay or refund

See the instructions at left.

(Tick one) FBT to pay  

FBT refund

Note: Columns 3 and 7 are based on the tax rates from 1 April 2011.
Completing a fourth quarter "short form" alternate rate calculation

Under this option you’re still required to classify benefits as either attributed or non-attributed. When completing the alternate rate calculations for the year, all attributed benefits are subject to the flat rate of 49.25%. All non-attributed benefits are subject to the flat rate of 42.86% (or 49.25% in the case of non-attributed benefits provided where one or more recipients are major shareholder-employees). Two pools for non-attributed benefits may be necessary in this situation. This option would appeal to employers who predominantly provide attributed benefits to employees who earn more than $70,000 gross equivalent.

For this option, complete the alternate rate calculation sheet as follows:

- In column 1, write "Attributed benefits" and "Non-attributed benefits" on separate lines.
- In column 9, write the total amount of attributed or non-attributed benefits.
- In column 10, write the rate you’re using to calculate FBT payable.
- In column 11, multiply column 9 by column 10 and write the total.

Complete Boxes A, B and C where C is the amount of FBT to pay. Copy this amount to your return. If full remuneration or attributed income details for shareholder-employees were unknown at the time of completing last year’s annual or fourth quarter return and you used the 42.86% rate, copy this amount to the remuneration adjustment worksheet available at www.ird.govt.nz "Work it out" - see example on page 40.

Example

DSC Ltd elects the short form alternate rate option.

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total attributed benefits (FBT rate 49.25%)</td>
<td>$8,295.00</td>
</tr>
<tr>
<td>Total non-attributed benefits (FBT rate 42.86%)</td>
<td>$850.00</td>
</tr>
<tr>
<td>FBT assessed in quarters 1 to 3</td>
<td>$3,637.27</td>
</tr>
<tr>
<td>None of the non-attributed benefits were provided to major shareholder-employees.</td>
<td></td>
</tr>
</tbody>
</table>

FBT payable in quarter 4

- FBT on attributed or non-attributed benefits | $4,449.59 |
- Less FBT assessed on quarters 1 to 3        | $3,637.27 |
- FBT payable in quarter 4                    | $812.32   |

How to make payments

You can make payments:
- electronically
- by credit or debit card

We recommend making electronic payments because it’s the most accurate and reliable method. These electronic options are available through your bank:
- online banking
- automatic payment
- direct debit
- direct credit.

When making electronic payments, include:
- your IRD number
- a tax type code
- the period the payment relates to.

Go to www.ird.govt.nz/pay for full details of our payment options.

Late payment

We may charge you a late payment penalty if you miss a payment or it’s late. We’ll also charge you interest if you don’t make your tax payment by the due date.

If you can’t pay your tax by the due date, please call us. We’ll look at your payment options, which may include an instalment arrangement, depending on your circumstances.

Go to www.ird.govt.nz (search keywords: managing penalties) for more information.

For more help

See our guide Penalties and interest (IR240).

Nil return

You must still send your return to us, even if it works out to be nil - no FBT to pay.

FBT to pay

Send your return and payment to us by the date shown on the return. If this is a weekend or public holiday, you have until the next working day to pay.
Correcting an error in your FBT return

If you realise you’ve made an error or errors in an FBT return you’ve filed you can correct it in:
• the next return period and calculate the adjustment, or
• the same return period by writing to us with the details.

But, of you’ve chosen a particular tax position and then change your mind about it, you can’t correct it. Instead, you must use our disputes process, which means completing a Notice of proposed adjustment (IR770) and sending it to us no later than four months after the due date of the FBT return it relates to.

For more information on disputing an assessment, see our factsheet If you disagree with an assessment (IR778).

Making the correction in the next taxable period

The error or errors can be corrected in the next return period, when:
• a person has provided the return which contains one or more errors in the assessment of their liability for FBT, and
• the total discrepancy in the assessment that is caused by the error is $1,000 or less.

If the error is above $1,000, it may be corrected in the next return period, provided the purpose isn’t to delay the payment of tax, when the total discrepancy is equal to or less than both:
• $10,000 of your annual gross income, and
• 2% of your annual gross income.

Record keeping

You must record these details in your FBT paperwork and make the information available to us if we ask for it:
• what FBT return period the error occurred in
• the FBT amount involved
• the type of error
• which FBT return period you made the correction in.

Making the correction in the same taxable period

In some instances, you may be able to request us to amend an assessment to correct the error.

We’ll then amend your original FBT assessment and send you a statement of account.

Please do not send us an amended FBT return.

Interest

If the reassessed FBT is an amount to pay and it’s over $100 we’ll charge use-of-money interest.

But, if the amount of reassessed FBT is a refund over $100, we’ll pay you use-of-money interest.

Penalties

We may ask for more information to decide whether we’ll charge a shortfall penalty.
Part 8 - GST and income tax

GST

If you’re registered for both GST and FBT you may have to make an adjustment for GST in your FBT returns for any fringe benefits you have provided. For example, a company might provide an employee with a motor vehicle for private use. This benefit is subject to FBT and is a supply for GST purposes.

Calculation

Step 1: Take the total taxable value of all fringe benefits from Box 3 of your FBT return. This is the amount of the benefits, not the FBT itself.

Step 2: Subtract the value of any benefits that are exempt or zero-rated supplies for GST. The most common ones are:

- low-interest loans
- other financial services
- international travel
- contributions to employee superannuation and life insurance policies.

Step 3: Multiply the result from step 2 by 3 and divide by 23, including the cents. This is the GST to include in Box 7 of your FBT return or Box 6 if you’re an annual or income year filer.

Example

Details from the 31 March 2014 quarterly FBT taxable value calculation sheet for Audis on Anglesey Ltd

<table>
<thead>
<tr>
<th>Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motor vehicles</td>
<td>$25,421.16</td>
</tr>
<tr>
<td>Low-interest loans</td>
<td>$118.95</td>
</tr>
<tr>
<td>Accident insurance</td>
<td>$4,500.00</td>
</tr>
<tr>
<td>Goods and services</td>
<td>$500.00</td>
</tr>
<tr>
<td>Total benefits</td>
<td>$30,540.11</td>
</tr>
<tr>
<td>Less low-interest loans</td>
<td>$118.95</td>
</tr>
<tr>
<td></td>
<td>$30,421.16</td>
</tr>
</tbody>
</table>

The low-interest loans are deducted because loans are exempt supplies for GST purposes.

The GST to include in Box 7 (or Box 6 if you’re an annual or income year filer) of the FBT return is $30,421.16 multiplied by 3 and divided by 23 = $3,967.97.

Box 5 - GST return

If an employee makes a payment direct to the employer towards a fringe benefit, this is a separate supply and is subject to GST. Include this payment as income in Box 5 of the GST return. The time of supply is the same as for any other sale by the business.

The payment is also taxable income for income tax purposes.

No such adjustment is required when the employee’s contributions consist of their paying for an expense item, such as petrol. The employer can’t claim the GST paid on the expense and must keep the tax invoice or receipt on the FBT file.

Example

An employee has paid $100 in cash direct to the employer. The $100 should be added to the sales in Box 5 of the GST return. The GST to pay on the $100 is $13.04.

Income tax

Some employee payments and provisions may seem to be fringe benefits, but they aren’t.

Entertainment

The following are specified types of entertainment for income tax purposes when provided by an employer to employees:

- corporate boxes and similar exclusive areas at sporting and recreational events
- holiday accommodation
- pleasure craft
- food and beverages.

These items qualify as fringe benefits only if:

- the employee can choose when to enjoy the benefit, or
- they are enjoyed or consumed outside of New Zealand, and
- they aren’t consumed or enjoyed in the course of, or as a necessary consequence of, employment.

Remuneration

This includes normal salaries and wages and items such as travel allowances, free board and lodgings and non-taxable allowances.
Part 9 - Services you may need

Need to speak with us?
Have your IRD number ready and call us on one of these numbers:
- General tax, tax credits and refunds: 0800 775 247
- Employer enquiries: 0800 377 772
- General business tax: 0800 377 774
- Overdue returns and payments: 0800 377 771

Our contact centre hours are 8am to 8pm Monday to Friday, and Saturday between 9am and 1pm. We record all calls. Our self-service lines are open at all times and offer a range of automated options, especially if you’re enrolled with voice ID.

For more information go to www.ird.govt.nz/contact-us

0800 self-service numbers
This service is available to callers seven days a week except between 5am and 6am each day. Just make sure you have your IRD number ready when you call.

For access to your account-specific information, you’ll need to be enrolled with voice ID or have a PIN. Registering for voice ID is easy and only takes a few minutes. Call 0800 257 843 to enrol.

Order publications and taxpacks: 0800 257 773
All other services: 0800 257 777

When you call, just confirm what you want from the options given. If you need to talk with us, we’ll re-direct your call to someone who can help you.

Supporting businesses in our community
Our Community Compliance teams offer a free tax education service to businesses and not-for-profit organisations to help them meet their tax obligations. The service is available to individuals (one-on-one meetings) and groups (workshops or seminars).

Use this service to find out more about:
- the records you need to keep
- the taxes you need to know about
- how to best use our online services
- completing your tax returns (eg, GST, employer returns)
- filing returns and making payments
- your KiwiSaver obligations.

Our kaitakawaenga Māori are available to advise Māori organisations and individuals.

Check out our short videos at www.ird.govt.nz/introbizvids then go to www.ird.govt.nz/contact-us/seminars to find a seminar near you.

Tax Information Bulletin (TIB)
The TIB is our monthly publication containing detailed technical information about all tax changes. You can find it on www.ird.govt.nz under “Newsletters and bulletins” and subscribe to receive an email when each issue is published on our website.

Privacy
Meeting your tax obligations means giving us accurate information so we can assess your liabilities or your entitlements under the Acts we administer. We may charge penalties if you don’t.

We may also exchange information about you with:
- some government agencies
- another country, if we have an information supply agreement with them
- Statistics New Zealand (for statistical purposes only).

If you ask for the personal information we hold about you, we’ll give it to you and correct any errors, unless we have a lawful reason not to. Call us on 0800 775 247 for more information. For full details of our privacy policy go to www.ird.govt.nz (search keyword: privacy).

If you have a complaint about our service
We’re committed to providing you with a quality service. If there’s a problem, we’d like to know about it and have the chance to fix it. You can call the staff member you’ve been dealing with or, if you’re not satisfied, ask to speak with their team leader/manager. If your complaint is still unresolved, you can contact our Complaints Management Service. For more information, go to www.ird.govt.nz (search keyword: complaints) or call us on 0800 274 138 between 8am and 5pm weekdays.

If you disagree with how we’ve assessed your tax, you may need to follow a formal disputes process. For more information, read our factsheet If you disagree with an assessment (IR778).