

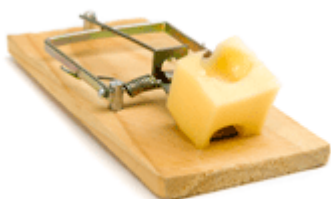


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## Investment Allowance Traps



The Investment Allowance (or tax break) was part of the Government's stimulus package designed to ensure that business investment remained consistent, despite the dwindling economy.

Unfortunately, a lot of time passed between when the Government first announced the tax break and the rules being enacted by Parliament. As a result, there was little guidance on exactly how the

Investment Allowance would apply in real life despite being heavily utilised and promoted. Since the release of the enacting legislation, the ATO have clarified many of the points of concern to business.

### **Where the asset is used for personal as well as business use:**

To qualify for the Investment Allowance, an asset needs to be for the "principal purpose of carrying on a business." There has been a lot of confusion around what "the principal purpose of carrying on a business" really means, particularly for assets like cars where the asset might be used for personal as well as business use.

The Tax Commissioner has since concluded that where a taxpayer is expected to use an asset for more than 50% of the time for the purpose of carrying on a business, this will meet the eligibility criteria for the Investment Allowance.

### **Hire purchase agreements:**

To qualify for the Investment Allowance the "investment commitment time" must occur after 12.01am, 13 December 2008 and before 1 January 2010. Also, in order for a non-small business entity to qualify for the 30% Investment Allowance, the investment commitment time must have occurred before 1 July 2009.

When it comes to hire purchase agreements, the Tax Commissioner has stated that the "investment commitment time" is the time at which the hire purchase agreement was entered into. It is not when the deposit was paid or order placed. So, be careful you have the right dates in place if you are claiming the investment Allowance.

### **Demonstrator vehicles:**

Generally, the Investment Allowance only applies to new cars. The exception is where the car has been used as a demonstrator vehicle held for "testing and trialling". But be careful, just because the dealer calls it a demonstrator vehicle doesn't mean the tax office will accept their definition. To qualify you need to prove that the car was only held for a reasonable period of testing and trialling. As a general rule, the ATO have stated that a demonstrator vehicle will be considered 'new' where it has been used for demonstration purposes for a period up to three months.

For assistance on how to use the Investment Allowance in your business, contact [Doug Ward](#) or [Ben Fitch](#) at [IMPACT Accounting Solutions](#), or call today for an informal chat on **07 5530 6395**.

## How Much is My Business Worth?



For many small business owners, their business is their largest asset and for many, one that is expected to help fund their retirement. We take a look at what your business is really worth and what sets a high value business apart.

Irrespective of whether you are contemplating retirement or have many years ahead of you in business, every business owner is curious about just how much their business is worth.

For every business that sells for an attractive price, there are many that struggle to sell, let alone fetch an attractive price. With the average age of business owners increasing and fewer new entrants looking to buy existing businesses, the sale price of many businesses is likely to come under pressure.

When you come to sell a business the first question is – what are you selling? In most cases, this is fixtures and fittings, plant and equipment, stock on hand, and the goodwill of the business. Generally, a buyer won't want to purchase your liabilities or your business structure, nor will they want to collect your outstanding debtors. Most business sales become a sale of business assets.

These assets are relatively easy to value with the exception of the goodwill. The value of plant and equipment, and trading stock, can generally be agreed. The tension is usually around the value of the goodwill. This is because goodwill is made up of many intangible assets – things that you can't readily quantify. This can include the value of: the business name; the customer list; the income stream generated by the business; your location and lease on premises; your brand value; franchise or distribution rights; your operating systems; advertising; and, supply agreements.

And the list goes on. We can all agree that there is value in these assets but the question is, how much? Goodwill is basically the value of the future free cash flow of the business. Based on how your business is structured, it is the value of the profits the business can generate in the future. This is what a buyer is prepared to pay for. If a buyer has a reasonable certainty of profits and free cash flow in the future, then this is worth something. By comparison, a start up business will have a higher level of risk and no certainty that profits can be generated. In fact, a new

business may need to trade for a number of years at a loss before it can establish itself and generate profits. Goodwill is what you are prepared to pay to avoid the risk and 'time to establish' factor.

### **What influences business value and what will people pay for?**

1. A history of profits, profits, and more profits
2. Returns on capital invested better than 30%
3. Strong growth and growth prospects
4. Brand name and value
5. A business not dependent on the owners
6. A strong customer list
7. Monopoly income – exclusive territories
8. A sustainable competitive advantage
9. Good systems and procedures

It is possible to get a price that is widely different from the norm. Unique businesses, unique circumstances, and unique opportunities can always produce 'an out of the box' price. If you can build something special, then you may achieve a price beyond normal expectations. At the end of the day, the market will set the price. If you are planning to sell your business, be aware of who your buyers might be. There could be someone out there who is prepared to pay a big premium to own your business. And, even if you are not thinking about selling your business, the reality is that one day you will be. If you build your business with this in mind, then you should be looking to do those things that will grow your business value from year to year.

Where possible, the sale of your business should be mapped and planned three to five years in advance of the business sale. The majority of purchasers, when they assess the value of a business will look for established trends. This means seeing business performance reflected in the financial statements over a number of years. Most buyers and their advisers will want to review the financial performance of the business for at least the past three years. So, if you are making changes to enhance the business value then ideally these changes will show themselves over a sustained period. Where you can only show improved performance over one year or in the forward budgets, then there will always be a level skepticism that this is an aberration, or that the improvement has been artificially created in some way. Irrespective of the conclusion, a higher level of discount to the result will generally be applied.

If you want to find out more about how to prepare your business for sale, or would like to know how much your business is worth, contact [Doug Ward](#) or [Ben Fitch](#) at [IMPACT Accounting Solutions](#), or call today on **07 5530 6395**.

### **Quote of the Month**

"With audacity one can undertake anything, but not do everything".

**Napoleon Bonaparte**

### **Contact IMPACT Accounting Solutions TODAY!**

For the very best advice on Accounting, Business Services, Tax, Financial Planning,

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