Long-Term Care Tax Issues

Federal law provides generally favorable tax treatment of the expenses connected with long-term care (LTC). However, a number of rules must be carefully followed in order to maximize these tax benefits.¹



Key Definitions

- Qualified LTC Services: The necessary services
 required by a "chronically ill" individual, provided under a treatment plan prescribed
 by a licensed health care practitioner.
- Chronically Ill Individual: An individual unable to perform at least two of the activities
 of daily living (ADLs)² for at least 90 days, or who requires protective supervision
 because of severe cognitive impairment. Certification by a licensed health care
 practitioner within the previous 12 months is required.
- Qualified LTC Policy: A LTC policy that meets certain tax-related requirements under federal income tax laws.

Long-Term Care Expenses

Long-term care expenses are medical expenses: Unreimbursed amounts an individual pays for qualified LTC services, as well as premiums paid for qualified LTC policies, are included in the term "medical care." IRC Sec. 213(d)(1), as amended. For individual taxpayers, such expenses thus qualify for the medical expense itemized deduction. Qualifying medical expenses are deductible as an itemized deduction to the extent they exceed 7.5% of adjusted gross income (AGI).

Current law limits the annual amount of LTC premiums that can be deducted, based on the age of the insured.

¹ The discussion here concerns federal income tax law; state or local law may vary.

² Such as bathing, dressing, eating, toileting, transferring, and continence.

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Age Before Close of Tax Year	2023 Limitation	2024 Limitation
40 or less	\$480	\$470
41 to 50	890	880
51 to 60	1,790	1,760
61 to 70	4,770	4,710
Over 70	5,960	5,880

These annual limitation amounts are subject to adjustment for inflation each year.

Long-Term Care Policy Benefits

Benefits excluded from income: Beginning with policies issued in 1997, benefits received under a "qualified" LTC contract are generally excluded from income as an amount "received for personal injury and sickness." (See IRC Sec. 7702B.) In order for benefits paid under a policy to be excluded from income, the policy must meet strict federal tax requirements to be a qualified contract. Further, benefits must be for services provided to a chronically ill individual. A limited grandfather clause applies to contracts in existence before 1997.

The exclusion from income is limited to the greater of \$410 per day (calendar year 2024)¹, or total un-reimbursed LTC expenses actually incurred. The dollar limitation is subject to adjustment for inflation annually.

Other Tax Issues

- Employees: Generally, if an employer chooses to purchase tax-qualified long-term care insurance for an employee, neither the coverage provided nor the benefits paid (subject to the limitations described earlier) will be taxable to the employee. If certain requirements are met, self-employed individuals may also include themselves for such coverage.
- Self-employed individuals: Self-employed individuals are permitted to deduct qualifying health insurance premiums, including tax-qualified long-term care premiums, as an adjustment to gross income, rather than as an itemized deduction. This deduction is also generally available to general partners in a partnership, limited

¹ This amount was \$420 in 2023.

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partners in a partnership receiving guaranteed payments, and more than 2% owners of subchapter S corporations who receive wages from the corporation.

• Combination contracts: A "combination contract" is an annuity or life insurance contract that also provides qualified LTC coverage. Withdrawals from the cash value of either the annuity or life insurance portion of a combination contract to pay for the LTC coverage are generally not includable in income and no medical expense deduction is allowed for such expenditures. The LTC portion of the contract is treated as a separate contract and the amounts received are treated for federal income tax purposes as LTC insurance benefits.

Seek Professional Guidance

Federal, state, and local income tax law can be complex and confusing. The guidance and counsel of a qualified tax or other financial professional is highly recommended.

Disclosure Notice

The information that follows is intended to serve as a basis for further discussion with your financial, legal, tax and/or accounting advisors. It is not a substitute for competent advice from these advisors. The actual application of some of these concepts may be the practice of law and is the proper responsibility of your attorney. The application of other concepts may require the guidance of a tax or accounting advisor. The company or companies listed below are not authorized to practice law or to provide legal, tax, or accounting advice.

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