

# 2025 LTCi TAX SUMMARY

The tax treatment of Tax-Qualified Long Term Care insurance (TQ LTCi) premiums and benefits can be an important part of the decision to purchase Long Term Care insurance.



Below is a summary of the income tax treatment of TQ LTCi policies for 2025.

This is offered for education and information only. It is not intended to constitute tax or legal advice. For information on a specific situation, always consult with an attorney or tax advisor for the tax implications of TQ LTCi policies.

TQ LTCi is a guaranteed renewable insurance contract that provides benefits for long term care expenses, does not pay or reimburse for expenses that would be covered by Medicare, does not provide a cash surrender value that can be borrowed, assigned, or pledged as collateral for a loan, and must meet certain specified consumer protection requirements. For income tax purposes, TQ LTCi is generally treated as accident and health insurance. 18, 21, 25

# **EssentialLTC**

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### Individual Taxpayer



#### Individual Who Does Not Itemize Deductions

Premium is not deductible

#### Individual Who Itemizes Deductions (Schedule A)

- Premium is deductible as a medical expense, to the extent medical expenses (including Eligible Long Term Care Premiums) exceed 7.5% of adjusted gross income (AGI)<sup>8</sup>
- Limited to the lesser of the actual premium paid or Eligible Long Term Care Premiums in Table 1°, 10

### Eligible Long Term Care Premiums 9, 10, 29



#### **TABLE 1**

Attained age before the close of the taxable year 2025:	The limitation is:
Age 40 or less	\$480
Age 41-50	\$900
Age 51-60	\$1,800
Age 61-70	\$4,810
Age 71 and older	\$6,020

## C-Corporation Owners & Employees

(including Limited Liability Company (LLC) and Professional Corporation (PC) taxed as a C-Corporation)



#### Employer-provided LTCi is treated as an accident and health plan<sup>20</sup>

- Employer-paid premiums deductible by employer subject to reasonable compensation rules<sup>6, 20</sup>
- Not limited to Eligible Long Term Care Premiums in **Table 1**<sup>18, 20</sup>
- Employer-paid premium is not included in employee's income<sup>3, 20</sup>
- Employer may also pay premium for spouses, retirees, and eligible tax dependents<sup>26, 27</sup>

### Self-Employed Taxpayer

Sole Proprietor, Partner in a Partnership (or LLC taxed as Partnership), 2% plus Shareholder of S-Corp (or LLC or PC taxed as S-Corp)



#### Tax Treatment of Premium for Self-Employed Taxpayer

- Is eligible for the Self-Employed Health Insurance Deduction,<sup>7</sup> which is taken on the appropriate schedule on IRS Form 1040
  - Deduction is limited to the lesser of actual premium paid or Eligible Long Term Care Premiums in Table 19, 10

#### **IRS Publication 535**

Details on the Self-Employed Health Insurance Deduction (pages 20-24)

irs.gov/pub/irs-pdf/p535.pdf

#### Tax Treatment if S-Corp, LLC, or Partnership Pays Premium

- Employer-paid premium for owners & their spouses deductible by employer<sup>6, 15</sup>
  - Deducted premium is included in gross income of owners, partners, their spouses, and eligible tax dependents<sup>1, 13</sup>
- Employer-paid premium for non-owner employees, their spouses, and retirees follow the same rules as a C-Corporation

### Tax Treatment of LTCi Benefits



#### Benefits Paid for Qualified Long Term Care Expenses

- TQ LTCi reimbursement benefits for qualified long term care expenses are not included as income<sup>2, 19</sup>
  - LTCi benefits paid on a reimbursement basis are payments based on actual charges of eligible long term care expenses incurred, up to the daily or monthly benefit maximum selected under the TQ LTCi policy.

#### Refund of Premium Benefits

- Available only upon total surrender or death of insured (second to die if joint policy\*)<sup>23</sup>
- May not be borrowed, assigned, or pledged as collateral for a loan<sup>22</sup>
- Included in gross income to the extent that any deduction or exclusion was allowed with respect to the premiums paid<sup>23</sup>
  - \* In NJ second insured referred to as "Additional Insured" no references should be made to "joint" coverage.

### 1035 Exchange & The Pension Protection Act



The Pension Protection Act of 2006 (effective 1/1/2010) amended the IRC § 1035 rules to allow the surrender value of non-qualified, tax-deferred annuities or the cash surrender value of life insurance policies to be exchanged, on a tax-free basis, for a TQ LTCi policy. Both principal (basis) and taxdeferred gains can be exchanged to fund the TQ LTCi premiums.

EXCHANGED TO

### Contracts that can be exchanged under §1035

EXCITATION .	LXGIIANGLD TO		
	Life Insurance	Non-Qualified Tax-Deferred Annuity	LTCi
Life Insurance	Yes	Yes	Yes
Non-Qualified Tax-Deferred Annuity	No	Yes	Yes

### **Premium Payment Sources**



#### Health Saving Accounts and Archer Medical Savings Accounts

Individuals may pay TQ LTCi premium from a Health Savings Account<sup>12</sup> or an Archer MSA<sup>11</sup> as a medical expense. The pre-tax amount that can be used from these accounts is limited to the lesser of actual premium paid or Eligible Long Term Care Premiums in **Table 1**.9

#### Premium payment sources that may not be tax free

Withdrawing funds from the following types of accounts to pay for TQ LTCi premium may trigger a taxable event:

- 401(k) retirement account<sup>28</sup>
- IRA account<sup>14</sup>

EXCHANGED FROM

- Cafeteria plan<sup>5</sup>
- Flexible spending or similar arrangement<sup>4</sup>

# EssentialLTC

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#### Sources

1. IRC § 61 2. IRC § 104(a)(3)

3. IRC § 106(a) 4. IRC § 106(c)

5. IRC § 125(f)

6. IRC § 162(a)

8. IRC § 213(a)

7. IRC § 162(I)

9. IRC § 213(d)(1)(D)

10. IRC § 213(d)(10) 11. IRC § 220(d)(2)(B)(ii)(II)

12. IRC § 223(d)(2)(C)(ii)

13. Rev. Rul. 91-26, 1991-1 CB 184

14. IRC § 408 (d)(1) 15. IRC § 707(c)

16. IRC § 3121(a)

17. IRC § 3306(b) 18. IRC § 7702B(a)(1)

19. IRC § 7702B(a)(2) 20. IRC § 7702B(a)(3)

21. IRC §7702B(b) 22. IRC § 7702B(b)(1)(D)

23. IRC § 7702B(b)(2)(C) 24. IRC § 7702B(d)

25. IRC § 7702B(q)

26. Treas. Reg. § 1.106-1

27. Rev. Rul. 62-199, 1962-2 CB 32; Rev. Rul. 82-196, 1982 C.B. 53.

28. IRC § 402(a)

29. Rev. Proc. 2024-40