If your calculations are correct, you do not satisfy the work test, so you may not be eligible to claim PPL.

## 33 The work test period

Secondary claimant's work test period

(3) The *work test period* for a secondary claimant is the 392 days immediately before the day the person becomes the child's primary carer.

Note: For the *work test period* for a DAPP claimant, see section 115CD.

## 34 When a person performs qualifying work

- (1) A person performs *qualifying work* on a day if at least one of the following applies on the day:
  - (a) the person performs at least one hour of paid work;
  - (b) the person takes a period of paid leave of at least one hour;
  - (c) the day is in the person's PPL period for a previous child;
  - (d) the day is in the person's DAPP period for a previous child.
- (2) For the purposes of paragraph (1)(b), the PPL rules may prescribe what is, or is not, taken to be paid leave.

## 35 When a person performs paid work

Self-employed

- (3) A person performs *paid work* on a day if, on that day, the person performs work for the purposes of a business that is carried on for profit (whether in or outside of Australia) by:
  - (a) the person (whether alone or with others); or
  - (b) an entity that is controlled by the person (whether alone or with others).

When a person controls an entity

(4) A person *controls* an entity if the person has the capacity to determine the outcome of decisions about the entity's financial and operating policies.

entity means any of the following:

- (a) a natural person;
- (b) a body corporate;
- (c) a body politic;
- (d) a partnership;
- (e) any other unincorporated association or body of persons;
- (f) a trust.

## 35A Hours of qualifying work on a day in a PPL or DAPP period

If person does not perform paid work or take paid leave in previous PPL or DAPP period

- (1) For the purposes of step 5 of the method statement in section 32, if a person performs qualifying work on a day only because the day is in the person's PPL period or DAPP period for a previous child, the person is taken to have performed on that day:
  - (a) 7.6 hours of work, if the day is a week day; and
  - (b) no hours of work, if the day is a Saturday or Sunday.

If person performs paid work in previous PPL or DAPP period

- (2) For the purposes of step 5 of the method statement in section 32, if a person performs qualifying work on a day because both:
  - (a) the person performs at least one hour of paid work on the day; and
  - (b) the day is in the person's PPL period or DAPP period for a previous child;

the person is taken to have performed on that day the greater of:

- (c) the hours of work the person would be taken to have performed if subsection (1) applied; and
- (d) the number of hours of paid work performed by the person on that day.

Note:

Paid work for a permissible purpose could be performed during a person's PPL period or DAPP period for a previous child (see Division 7 of this Part and Division 7 of Part 3A-3).

If person takes paid leave in previous PPL or DAPP period

- (3) For the purposes of step 5 of the method statement in section 32, if a person performs qualifying work on a day because both:
  - (a) the person takes a period of paid leave of at least one hour on the day; and
  - (b) the day is in the person's PPL period or DAPP period for a previous child;

the person is taken to have performed on that day the greater of:

- (c) the hours of work the person would be taken to have performed if subsection (1) applied; and
- (d) the number of hours of paid leave taken by the person on that day.