Worked example

## Adjustment at ACA step 2 to allow fortiming differences between accounting and tax recognition of liabilities

Description<br>The ACA step 2 amount for an accounting liability is reduced or adjusted in some circumstances $\rightarrow$ sections 705-70, 705-75, 705-80 and 705-85, Income Tax Assessment Act 1997 (ITAA 1997). This example shows how:

- section 705-80 works in conjunction with sections 705-70 and 705-75, using liabilities raised by accrued employee leave entitlements to demonstrate the principle
- an administrative shortcut can be used to determine the amount and timing of notional deductions in situations where insufficient information is available for an accurate reconstruction, and
- administrative guidelines can be used in reconstructing the accounts as required by section 705-80.

Commentary The second step in determining a joining entity's ACA involves adding all of its accounting liabilities, in accordance with accounting standards, or statements of accounting concepts made by the Australian Accounting Standards Board, at the joining time. $\rightarrow$ subsection 705-70(1)

If any parts of an accounting liability will give rise to a deduction to the head company when discharged, the liability amount is reduced by the deduction amount multiplied by the general company tax rate (except to the extent that the liability amount has already been reduced because of the future tax benefit).

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-> subsection 705-75(1)
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Where there is a timing difference between income tax provisions and accounting standards in recognising a liability, a notional ACA calculation is required $\rightarrow$ section 705-80. The notional ACA is calculated by assuming the liability had been discharged for income tax purposes at the same time as it is taken into account for accounting purposes. This may in turn require a notional reconstruction of the joining entity's accounting and tax positions for the years in which the liability arose in order to align them. Under the reconstruction there may be adjustments to the amounts at step 3 (undistributed profits), step 5 (unused losses that have accrued to the group) and step 6 (unused losses that have not accrued to the group). Note that these adjustments are only relevant for the purposes of this calculation.

The notional ACA is then compared with the first ACA which is calculated without applying section 705-80. If:
notional ACA < first ACA: reduce the step 2 amount by the difference
notional ACA > first ACA: increase the step 2 amount by the difference
notional ACA = first ACA: no adjustment to step 2 amount is required

The amounts calculated at each step of the first ACA calculation, other than the step 2 amount, will remain as the relevant amounts for the final ACA calculation.
$\rightarrow$ Taxation Determination TD 2004/70; Taxation Determination TD 2004/71
Accrued
employee leave
entitlements

Disaggregation of lia bilities

An accrued employee entitlement such as long service leave is a liability of the joining entity according to the accounting standards. For tax purposes, an accrued employee leave entitlement is not deductible in the year it accrues. It will be deductible by the head company when the liability is discharged. Consequently, an adjustment under section 705-80 may be required where the liabilities of a joining entity include such a provision.

The accounting liabilities to which section 705-80 applies need to be disaggregated into each liability type. For example, where the joining entity's provision for employee benefits is an aggregate of long service leave and annual leave entitlements, the provisions for long service leave and annual leave must be disaggregated and recognised.

Is a notional reconstruction required?

A notional reconstruction is required of the joining entity's accounting and tax positions for the years in which the liability arose in order to align them $\rightarrow$ section 705-80. Note that there are circumstances where the notional reconstruction will not change the position and therefore effectively does not have to be undertaken.

Short c ut In many cases taxpayers may not have sufficient information available to method for recognising a mount and timing of notional deduction
accurately reconstruct the tax position as required by section 705-80. Where the historical information needed to establish the amount and timing of any notional deduction is not available, the most reliable basis of estimation may be used. $\rightarrow$ section 705-80.

To assist taxpayers to determine the amount of a notional deduction, and the time or period to which it relates, the short cut method illustrated in the decision flow chart in figure 1 provides a reasonable approximation of the deduction allocation required by section 705-80.

However, you can only use the shortcut method in situations where you do not have sufficient information on which to base a reliable estimate. If the short cut method is not suitable for your circumstances and you would like to use another approach you should contact the Tax Office for guidance.

The administrative short cut method is based on a concept of materiality under which an immaterial amount is deemed to relate to the immediate prior year.

## Materiality thresholds

An amount for the total of the section 705-80 affected liabilities is material if it exceeds the greater of $\$ 5$ million or $5 \%$ of the ACA as initially calculated. An amount for an individual liability is material if it exceeds the greater of $\$ 1$ million or $1 \%$ of the initial ACA.

Guidelines for notional reconstruction to a lign accounting and tax positions

The notional reconstruction that may be required to align the tax and accounting positions should be undertaken in line with the following guidelines. (Note that the notional reconstruction is limited to the 'tax accounts' - deferred tax assets, deferred tax liabilities and the provision for taxation. The other accounts remain unchanged.)

- There must be consistency in the treatment of the financial accounts and the notionally reconstructed accounts.
- For example, if a deferred tax asset reflecting the future benefit arising from an unused tax loss is not normally recorded in the financial accounts it should not be recorded in the notionally reconstructed accounts.
- If a notional reconstruction is required it must be undertaken for each year to which the liability relates.
- The notional reconstruction should be confined to the income tax accounts - i.e. the deferred tax assets, deferred tax liabilities and provision for income tax.
- Deferred tax assets and deferred tax liabilities in respect of liabilities to which section 705-80 applies will cease to exist for the purposes of the notional reconstruction.
- D eferred tax assets may need to be created for unused notional tax losses, but only if the deferred tax asset was previously recorded in the financial accounts or where the taxpayer applies the accounting standards in such a way that it would have been recorded had it existed.
- The notional reconstruction of the provision for tax must take into account 'real world' payments and refunds.
- The tax provision must always be treated as a liability regardless of the balance in the hypothetical account.
- There will be instances where the notional reconstruction results in the entity moving from a real world taxable income to a notional tax loss, resulting in the provision for tax moving into a debit balance. In these circumstances the provision for tax will reduce the amount available to be included at step 2 of the notional ACA calculation.
- Notional joumal entries reflecting the aligned taxation and accounting position should be completed where appropriate.
- A notional franking account must be prepared and it must take into account real world dividend payments.
- If there is any difference between the notional ACA and the first ACA the difference is set off against the total of the first ACA step 2 amount.

Examples Examples 1 to 3 demonstrate how section $705-80$ applies to the ACA calculation, examples 4 and 5 demonstrate use of the short cut method for the notional deduction, and example 6 demonstrates the notional reconstruction.

Example 1 shows how section 705-80 applies to the ACA calculation for a joining entity that has a tax loss. A notional reconstruction for the year immediately before consolidation is required because the joining entity has unutilised tax losses at the joining time.

Example 2 shows how section 705-80 applies to the ACA calculation for a joining entity that has accounting profits. A reconstruction is not necessary because the joining entity is in an accounting and tax profit situation at the joining time and on the application of section 705-80 the notional tax deductions for the provisions would not give rise to a notional tax loss.

Example 3 shows how section 705-80 applies to the ACA calculation for a joining entity that has been incrementally acquired and has tax losses. In this example, a notional reconstruction is required for more than one year before consolidation occurs, as the joining entity has unutilised tax losses at the joining time.

Example 4 demonstrates the notional reconstruction process where reasonably accurate information is available.

Example 5 demonstrates how the amount and timing of a notional deduction is determined where only limited information is available, using the administrative shortcut method described in figure 1.

Example 6 demonstrates the notional reconstruction necessary to align the accounting and tax positions using the guidelines set out earlier in this section.

Figure 1: Decision flow chart for section 705-80 deduction allocation short cut


## Example 1

Facts ACo is incorporated on 1 July 2004 with $\$ 200$ cash by HCo.

Table 1: Financial position at 1 J uly 2004 (\$)

| Cash | Capital | 200 <br> 200 |  |
| :---: | :---: | :---: | :---: |

During the financial year ending 30 June 2005, ACo makes a tax loss of \$100 and a provision for annual leave of $\$ 100$. The deferred tax asset includes $\$ 30$ from the tax loss as well as $\$ 30$ from the provision for annual leave.

Table 2: Financial position at 30 J une 2005 (\$)

| Cash | 100 | Capital |  |
| :--- | ---: | :--- | :---: |
| DTA | 60 | Retained ea mings <br> Provision for annual leave | $(140)$ |
|  |  | 160 |  |
|  |  |  | 100 |

DTA: deferred tax asset
On 1 July 2005, HCo forms a consolidated group with ACo as a subsidiary member.

## Calculation First ACA calculation

The provision for annual leave is a liability according to the accounting standards and it is not deductible for income tax purposes in the year it accrues. Therefore, as a subsection 705-70(1) liability, only its net cost to the group is recognised at step 2 of the ACA calculation $\rightarrow$ subsection 705-75(1):

| Step 1 | Add amount paid by HCo to incorporate ACo | $\$ 200$ |
| :--- | :--- | ---: |
| Step 2 | Add amount accrued for annual leave (\$100) - <br> subsection 705-70(1), less \$30, the future tax <br> deductible amount - subsection 705-75(1) | $\$ 70$ |
| Steps 3 \& 4 |  | Nil |
| Step 5 | Subtract unused tax losses | $(\$ 100)$ |
| Steps 6 \& 7 |  | Nil |
| First ACA |  | $\$ 170$ |

## N otional ACA calculation (section 705-80)

Section 705-80 requires a notional ACA calculation based on the assumption that the employment leave entitlement is tax deductible in the same financial year as it is accrued. Accordingly, ACo is taken to have made a tax loss of \$200 and the notional ACA calculation is as follows:

| Step 1 | Add amount paid by HCo to incorporate ACo | $\$ 200$ |
| :--- | :--- | ---: |
| Step 2 | Add amount accrued for annual leave - <br> subsection 705-70(1) | $\$ 100$ |
| Steps 3 \& 4 |  | Nil |
| Step 5 | Subtract unused tax losses plus \$100 for the <br> accrued employee leave entitlement (as if it <br> were deductible for income tax purposes) | $(\$ 200)$ |
| Steps 6 \& 7 |  | Nil |
| Notional ACA |  | $\$ 100$ |

## Final ACA calculation

As the notional ACA is less than the first ACA, the difference of $\$ 70$ is subtracted from the step 2 amount of the first ACA calculation (\$70) $\rightarrow$ section 705-80. The step 2 amount after this adjustment is therefore nil, with the final ACA calculated as follows:

Step 1 Add amount paid by HCo to incorporate ACo \$200
Step 2 Add amount accrued for annual leave (\$100) - Nil subsection 705-70(1), less $\$ 30$ for future tax deductible amount - subsection 705-75(1). Then subtract $\$ 70$ (section 705-80 adjustment)

Steps 3 \& 4
Nil
Step $5 \quad$ Subtract unused tax losses
Steps 6 \& 7
Final ACA

## Allocation of the final ACA

The final ACA is allocated to the retained cost base assets (cash of $\$ 100$ ). The deferred tax asset for the provision for annual leave (\$30) is an excluded asset under subsection 705-35(2). There is no excess or shortfall in the ACA.

## Example 2

Facts BCo is incorporated by HCo on 1 July 2004 with $\$ 200$ cash.

Table 3: Financial position at 1 J uly 2004 (\$)

| Cash | Capital |  |
| :---: | :---: | :---: | :---: |
| 200 |  | 200 |

During the financial year ending 30 June 2005, BCo's taxable income is \$200 and it makes a provision for annual leave of $\$ 100$.

Table 4: Financial position at 30 J une 2005 (\$)

| Cash | 400 | 30 | Capital <br> RTA |
| :--- | ---: | :--- | ---: |
|  | Retained eamings <br> Provision forincome <br> tax <br> Provision for annual <br> leave | 70 |  |
|  |  | 100 |  |

On 1 July 2005, HCo forms a consolidated group with BCo as a subsidiary member.

## Calculation First ACA calculation

The provision for annual leave is a liability according to the accounting standards and it is not deductible for income tax purposes in the year it accrues. Therefore, as a subsection 705-70(1) liability, only its net cost to the group is recognised at step 2 of the ACA calculation $\rightarrow$ section 705-75(1):

Step $1 \quad$ Add amount paid by HCo to incorporate BCo $\$ 200$
Step $2 \quad$ Add amount accrued for annual leave (\$100) - $\quad \$ 130$ subsection 705-70(1), less $\$ 30$ for future tax deductible amount - subsection 705-75(1). Then add amount for provision for income tax (\$60) - subsection 705-70(1)
$\begin{array}{lll}\text { Step } 3 & \begin{array}{l}\text { Add amount of undistributed frankable } \\ \text { profits }\end{array} & \$ 70\end{array}$
Steps 3A to 7
First ACA

## Notional ACA calculation

Section 705-80 requires a notional ACA calculation based on the assumption that the accrued employment leave entitlements are tax deductible in the same financial year as they are accrued. A ccordingly, BCo's taxable income would be $\$ 100$ and therefore the provision for income tax would be $\$ 30$. The amounts for the other liability (provision for annual leave) and profit would remain unchanged. The notional ACA calculation is as follows:

| Step 1 | Add amount paid by HCo to incorporate BCo | $\$ 200$ |
| :--- | :--- | ---: |
| Step 2 | Add amount accrued for annual leave (\$100) <br> and the provision for income tax (\$30) - <br> subsection 705-70(1) | $\$ 130$ |
| Step 3 | Add amount of undistributed frankable <br> profits | $\$ 70$ |
| Steps 3A to 7 |  | Nil |
| Notional ACA | $\$ 400$ |  |

## Final ACA and its allocation

The first ACA and the notional ACA are both $\$ 400$. In this situation, no adjustment to the step 2 amount is required under section 705-80, and therefore the final ACA amount is also $\$ 400$.

The final ACA is allocated to the retained cost base asset (cash of \$400). The deferred tax asset is an excluded asset under subsection 705-35(2). There is no excess or shortfall in the ACA.

## Example 3

Facts On 1 July 2004, CCo is incorporated with $\$ 300$ cash. On the same day, HCo purchases 60\% of CCo for $\$ 180$.

Table 5: Financial position at 1 J uly 2004 (\$)


During the financial year ending 30 June 2005, CCo incurs a tax loss of $\$ 100$ and makes a provision of $\$ 100$ for annual leave. The deferred tax asset includes $\$ 30$ from the tax loss and $\$ 30$ from the provision for annual leave.

Table 6: Financial position at 30 J une 2005 (\$)

| Cash | 200 | Capital | 300 |
| :---: | :---: | :---: | :---: |
| DTA | 60 | Retained eamings | (140) |
|  |  | Provision for annual leave | 100 |
|  | 260 |  | 260 |

On 1 July, 2005, HCo purchases the remaining $40 \%$ of CCo for $\$ 64$.
D uring the financial year ending 30 June 2006, CCo again incurs a tax loss of $\$ 100$ and makes a provision for long service leave of $\$ 100$. The deferred tax asset again includes $\$ 30$ from the tax loss and $\$ 30$ from the provision for long service leave.

Table 7: Financial position at 30 J une 2006 (\$)

| Cash | 100 | Capital <br> DTA | Retained eamings <br> Provision for annual <br> leave <br> Provision for long <br> service leave |
| :--- | :--- | :--- | :---: |

On 1 July 2006, HCo forms a consolidated group with CCo as a subsidiary member.

## Calculation First ACA calculation

The provisions for annual leave and long service leave are liabilities according to the accounting standards and they are not deductible for income tax purposes in the year they accrue. Therefore, as subsection 705-70(1) liabilities, only their net cost to the group is recognised at step 2 of the ACA calculation $\rightarrow$ subsection 705-75(1):

| Step 1 | Add amount paid by HCo for membership <br> interests in CCo (\$180 for 60\% and \$64 for <br> $40 \%)$ | $\$ 244$ |
| :--- | :--- | :--- |
| Step 2 | Add the provision for annual leave (\$100) and <br> long service leave (\$100), less the future tax <br> deductible amount of \$60 | $\$ 140$ |

Steps 3 \& 4
Nil
Step $5 \quad$ Subtract unused owned tax losses: i.e., $60 \%$ of the $\$ 100$ tax loss in the first year plus $100 \%$ of the $\$ 100$ tax loss in the second year

Step $6 \quad$ Subtract acquired tax losses multiplied by the company tax rate: i.e., $40 \%$ of the $\$ 100$ tax loss from the first year multiplied by $30 \%$

Step 7
First ACA
tional ACA calculation
Section 705-80 requires a notional ACA calculation based on the assumption that the accrued employment leave entitlements are tax deductible in the same financial year as they accrue. In HCo's situation, its financial position for both years require a notional reconstruction so that a notional ACA can be calculated. Accordingly, the $\$ 100$ annual leave accrued in the first year would be taken to be tax deductible in that year. This is added to the actual tax loss of $\$ 100$ to give a notional tax loss for the first year of $\$ 200$. Similarly, the $\$ 100$ long service leave that accrued in the second year would be taken to be tax deductible in the second year resulting in a notional tax loss for the second year of $\$ 200$.

The notional ACA calculation is as follows:

| Step 1 | Add amount paid by HCo for membership <br> interests in CCo (\$180 for 60\% and \$64 for | $\$ 244$ |
| :--- | :--- | :--- |
|  | $40 \%)$ |  |
| Step 2 | Add amount accrued for annual leave (\$100) <br> and long service leave (\$100) - subsection <br> $705-70(1)$ | $\$ 200$ |
|  |  |  |

Steps 3 \& 4 Nil
Step 5 Subtract the notional unused owned tax \$320 losses: i.e., $60 \%$ of the $\$ 200$ tax loss in the first year plus 100\% of the $\$ 200$ tax loss in the second year
$\begin{array}{lll}\text { Step } 6 & \begin{array}{l}\text { Subtract notional acquired tax losses } \\ \text { multiplied by the company tax rate: i.e., } 40 \% \\ \text { of the } \$ 200 \text { tax losses from the first year } \\ \text { multiplied by } 30 \%\end{array} & \$ 24\end{array}$
Step 7
Notional ACA

## Final ACA calculation

As the notional ACA is less than the first ACA, the difference of $\$ 112$ is subtracted from the step 2 amount of the first ACA calculation $(\$ 140) \rightarrow$ section 705-80. The step 2 amount after this adjustment is therefore $\$ 28$, and the final ACA calculation is as follows:

| Step 1 | Add amount paid by HCo to incorporate CCo | \$244 |
| :---: | :---: | :---: |
| Step 2 | Add amount accrued for annual leave (\$100) and long service leave (\$100) - subsection 705-70(1), less $\$ 60$, the future tax deductible amount - subsection 705-75(1), and \$112, the section 705-80 reduction | \$28 |
| Steps 3 to 4 |  | Nil |
| Step 5 | Subtract unused owned tax losses: i.e., $60 \%$ of the $\$ 100$ tax loss in the first year plus $100 \%$ of the $\$ 100$ tax loss in the second year | (\$160) |
| Step 6 | Subtract acquired tax losses multiplied by the company tax rate: i.e., $40 \%$ of the $\$ 100$ tax loss from the first year multiplied by $30 \%$ | \$12 |
| Step 7 |  | Nil |
| Final ACA |  | \$100 |

## Allocation of the final ACA

The final ACA is allocated to the retained cost base asset (cash of \$100). The deferred tax assets for the annual leave (\$30), the long service leave (\$30) and for the unused tax losses (\$60) are excluded assets under subsection 705-35(2). There is no excess or shortfall in the ACA.

Example 4 Company A is incorporated on 1 July 2000 with capital of $\$ 100$ million. During the year it acquires land for $\$ 100$ million, receives income of $\$ 100$ million (taxable income $\$ 100$ million) and makes provision for long service leave of $\$ 50$ million and tax of $\$ 30$ million.

Table 8: Financial position at 30 J une 2001 (\$m)

| Cash | 100 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Reta ined eamings | 35 |
| DTA | 15 | Provision forlong senvice leave | 50 |
|  |  | Provision for income tax | 30 |
|  | 215 |  | 215 |

D uring the year ending 30 June 2002, company A pays the 2001 income year tax of $\$ 30$ million, receives income of $\$ 100$ million, incurs costs of $\$ 30$ million for long service leave (taxable income $\$ 70$ million) and makes provision for long service leave of $\$ 50$ million and tax of $\$ 21$ million.

Table 9: Financial position at 30 J une 2002 ( $\$ \mathrm{~m}$ )

| Cash | 140 |  | Capital | 100 |
| :--- | ---: | :--- | ---: | ---: |
| Land | 100 |  | Retained eamings <br> DTA | 21 |

D uring the year ending 30 June 2003, company A pays the 2002 income year tax of $\$ 21$ million, receives income of $\$ 100$ million (taxable income $\$ 100$ million) and makes provision for long service leave of $\$ 50$ million and tax of $\$ 30$ million.

Table 10: Financial position at 30 J une 2003 (\$m)

| Cash | 219 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Reta ined eamings | 105 |
| DTA | 36 | Provision for long service leave | 120 |
|  |  | Provision fortax | 30 |
|  | 355 |  | 355 |

D uring the year ending 30 June 2004, company A pays the 2003 income year tax of $\$ 30$ million, receives income of $\$ 100$ million (taxable income $\$ 100$ million) and makes provision for long service leave of $\$ 50$ million, tax of $\$ 30$ million and annual leave of $\$ 50$ million.

Table 11: Financial position at 30 J une 2004 (\$m)

| Cash | 289 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Retained eamings | 105 |
| DTA | 66 | Provision forlong service leave | 170 |
|  |  | Provision fortax | 30 |
|  |  | Provision for annual leave | 50 |
|  | 455 |  | 455 |

Company A joins a consolidated group on 1 July 2004. Its section 705-80 affected liabilities can be allocated as follows:

## Provision for annual leave

The liability arising from the provision for annual leave relates to the year ending 30 June 2004. While this is clearly the case in this example, it may also be reasonable to assume that the vast majority of employees would take their annual leave on an annual basis. Therefore, such an allocation provides a reasonable approximation of the deduction allocation. However, if information is available that can provide a more reliable basis of allocation that basis must be used.

## Provision for long service leave

Company A has in its accounts made provision for an amount of $\$ 50$ million per year for long service leave. In this instance, a first in, first out approach would be an appropriate basis of allocation as it would result in a reasonable approximation of the deduction allocation. The provision balance of $\$ 170$ million for long service leave at 30 June 2004 would therefore be allocated as follows:

Year ending 30 June $2004 \$ 50 \mathrm{~m}$
Year ending 30 June $2003 \$ 50 \mathrm{~m}$
Year ending 30 June $2002 \$ 50 \mathrm{~m}$
Year ending 30 June $2001 \quad \$ 20 \mathrm{~m}$
Again, if information is available that can provide a more reliable basis of allocation, that basis must be used.

Example 5 Using the same financial data as in example 4, assume that the only records that company A had, or could obtain, are its statement of financial position for the year ending 30 June 2004 and income tax data obtained from the ATO. This example shows how in these circumstances company A might reconstruct its tax position for the purposes of section 705-80 using the administrative shortcut.

The initial ACA is calculated as follows:

| Step 1 | $\$ 100 \mathrm{~m}$ |
| :--- | :--- |
| Step 2 | $\$ 184 \mathrm{~m}$ |
| Step 3 | $\underline{\$ 105 \mathrm{~m}}$ |
| ACA | $\$ 389 \mathrm{~m}$ |

For the purposes of the administrative shortcut, an amount for the total of the section 705-80 liabilities is material if it exceeds the greater of $\$ 5$ million or 5\% of the ACA as initially calculated.

As the total of company A's section 705-80 affected liabilities (\$220 million) exceeds $\$ 19.45$ million ( $5 \%$ of the ACA), it is a material amount and it is necessary to establish the class of the liability.

The liabilities in this instance fall into the bulk items category and need to be broken up into the entitlement types, i.e. annual leave entitlements of $\$ 50$ million and long service leave entitlements of $\$ 170$ million.

The annual leave entitlements can be reasonably allocated to the year ending 2004.

As the total of the individual liability for long service leave ( $\$ 170$ million) is a material amount (it exceeds the greater of $\$ 1$ million or $1 \%$ of the initial ACA), it is necessary to allocate the amount on an annual basis. The long service leave can be allocated on the basis of employee demographics at each year end, unless a more reliable basis is available, and the alignment of the accounting and taxation positions required by section 705-80 should proceed on that basis.

Example 6 Note that this example presumes a constant rate of tax in each of the four years but the guidelines are equally applicable where there have been changes in the tax rates.

## Year 1

ACo, a wholly owned subsidiary of HC , was incorporated at the start of the Y1 financial year with contributed capital of $\$ 100$. During the Y1 financial year it acquired land for $\$ 100$, borrowed the equivalent of A $\$ 2000$ in US\$, purchased shares in BCo for $\$ 2000$, received income of $\$ 100$ and made provision for long service leave of $\$ 50$ and tax of $\$ 30$. At the end of Y 1 the $\$$ A value of the US\$ debt was $\$ 1950$.

Table 12

| Item description | Tax outcome (\$) | Accounting outcome <br> (\$) |
| :--- | :---: | :---: |
| Income | 100 | 100 |
| Forex gain | 100 | 50 |
| Gross income/loss |  | 150 |
| Expenses - long service  50 <br> leave $\mathbf{1 0 0}$ $\mathbf{1 0 0}$ <br> Income/loss   $\mathbf{l}$ |  |  |

Table 13: Financial position at end of Y1 (\$)

| Cash | 100 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Reta ined eamings | 70 |
| DTA | 15 | Provision for long senvice leave | 50 |
| Shares in BCo | 2000 | Provision fortax | 30 |
|  |  | US\$ debt | 1950 |
|  |  | DTL | 15 |
|  | 2215 |  | 2215 |

DTL: deferred tax liability

Table 14: Joumal entries for Y1 (\$)

| Dr Tax expense | 30 |
| :--- | :--- |
| Dr DTA - long service | 15 |
| leave |  |

CrProvision fortax 30

Table 15: Financial position reflecting the alignment of tax and accounting positions at end Y1 for section 705-80 purposes (\$)

| Cash | 100 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Reta ined eamings | 70 |
| Shares in BCo | 2000 | Provision for long service leave | 50 |
|  |  | Provision fortax | 30 |
|  |  | US\$ debt | 1950 |
|  | 2200 |  | 2200 |

Note: The alignment of the Y1 accounting and tax positions has not resulted in a change in the a mount of taxable income (though the component parts are different). The notional joumal entries to reflect the alignment are:

DrTaxexpense \$30
Cr Provision fortax $\$ 30$

## Year 2

D uring the Y2 financial year, ACo paid the Y1 tax of $\$ 30$, received income of $\$ 100$, paid expenses of $\$ 60$ and made provision for long service leave of $\$ 50$ and tax of $\$ 12$. At end of Y 2 the A\$ value of the US\$ debt is $\$ 2050$.

Table 16

| Item description | Tax outcome (\$) | Accounting outcome <br> (\$) |  |
| :--- | :---: | :---: | :---: |
| Income | 100 | 100 |  |
| Gross income | 100 | 100 |  |
| Expenses | 60 |  | 60 |
| Long service leave |  | 50 |  |
| Forex loss |  | 100 |  |
| Total deductions/expenses | 60 |  | 210 |
| Income/loss | $\mathbf{4 0}$ | $\mathbf{( 1 1 0 )}$ |  |

Table 17: Financial position at end $\mathbf{Y} 2$ (\$)

| Cash | 110 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Retained eamings | (7) |
| Shares in BCo | 2000 | Provision for long senvice leave | 100 |
| DTA - long service leave | 30 | Provision fortax | 12 |
| DTA - forex | 15 | US\$ debt | 2050 |
|  | 2255 |  | 2255 |

Table 18: J ournal entries for $Y 2$ (\$)

| Dr DTA - long service <br> leave | 15 |
| :--- | :--- |
| Dr DTA - forex | 15 |
| Dr DTL - forex | 15 |

CrTaxexpense 33
CrProvision fortax 12

Table 19: Financial position reflecting the alignment of tax and accounting positions at end Y2 for section 705-80 purposes (\$)

| Cash | 110 | Capital | 100 |
| :--- | ---: | ---: | ---: |
| Land | 100 | Retained eamings | $(7)$ |
| Sha res in BCo | 2000 | Provision forlong <br> service leave <br> DTA - loss | 33 |
|  | 2243 |  | 100 |

Note: As a consequence of the alignment of the $Y 2$ accounting and tax positions, a notional loss of $\$ 110$ is available to be offset against the Y3 profits. The notional joumal entries reflecting the camy forward tax loss of $\$ 110$ are:

Dr Deferred tax asset - Tax loss \$33
CrTax expense

## Year 3

D uring the Y 3 financial year, ACo paid the Y 2 tax of $\$ 12$, received income of $\$ 100$, paid a $\$ 70$ fully franked dividend ( $\$ 100$ - $\$ 30$ franking credits) and made provision for long service leave of $\$ 50$ and tax of $\$ 30$. At end Y 3 the $\mathrm{A} \$$ value of the US\$ debt is $\$ 1300$.

Table 20

| Item description | Tax outcome (\$) | Accounting outcome <br> $\mathbf{( \$ )}$ |
| :--- | :---: | :---: |
| Income | 100 | 100 |
| Forex gain |  | 750 |
| Gross income | 100 | 850 |
| Expenses- long senvice leave |  | 50 |
| Income/loss | $\mathbf{1 0 0}$ | $\mathbf{8 0 0}$ |

Table 21: Financial position atend Y 3 (\$)

| Cash | 128 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Retained eamings | 483 |
| DTA - long service leave | 45 | Provision forlong service leave | 150 |
| Shares in BCo | 2000 | Provision fortax | 30 |
|  |  | US\$ debt | 1300 |
|  |  | DTL | 210 |
|  | 2273 |  | 2273 |

Table 22: Journal entries for $Y 3$ (\$)

| Dr DTA - long service <br> leave | 15 |  |  |
| :--- | :---: | :--- | ---: |
| DrTax expense | 240 |  |  |
|  |  | CrProvision fortax | 30 |
|  |  | CrDTL- forex | 210 |
|  |  | CrDTA - forex | 15 |

Table 23: Financial position reflecting the alignment of tax and accounting positions at end Y 3 for section $\mathbf{7 0 5 - 8 0}$ purposes (\$)

| Cash | 128 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Retained eamings | 483 |
| DTA - long service leave | NIL | Provision forlong service leave | 150 |
| Shares in BCo | 2000 | Provision fortax | 195 |
|  |  | US\$ debt | 1300 |
|  | 2228 |  | 2228 |

Note: As a consequence of the alignment of the $Y 3$ accounting and tax positions, the $Y 3$ notional taxable income is $\$ 690$ (accounting profit of $\$ 800$ less the notional camy forward loss from $Y 2$ of $\$ 110$ ). The notional joumal entries reflecting the alignment are:
DrTax expense
\$240

Cr Provision fortax
\$207
Cr Deferred tax asset - Tax loss
The balance in the tax provision of $\$ 195$ reflects the joumal entry credit of $\$ 207$ less the real world payment of $\$ 12$ - there was no notional tax provision in the $Y 2$ alignment accounts.

## Year 4

D uring theY 4 financial year, A Co paid the Y3 tax of \$30, received income of $\$ 100$, paid expenses of $\$ 150$, made provision for long service leave of $\$ 50$ and annual leave of $\$ 50$. At the end of Y4 the A\$ value of the US\$ debt is $\$ 1600$.

HC forms a consolidated group at the commencement of the Y 5 financial year.

Table 24

| Item description | Tax outcome (\$) | Accounting outcome <br> (\$) |  |
| :--- | :---: | :---: | :---: |
| Income | 100 |  | 100 |
| Gross income | 100 | 100 |  |
| Expenses | 150 |  | 150 |
| Long service lea ve |  | 50 |  |
| Annual leave |  | 50 |  |
| Forex loss | $\mathbf{1 5 0}$ | 300 |  |
| Total deductions/expenses | $\mathbf{5 0 )}$ |  | $\mathbf{5 5 0}$ |
| Income/loss |  |  |  |

Table 25: Financial position at end Y4 (\$)

| Cash | 48 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Retained eamings | 168 |
| Shares in BCo | 2000 | Provision forlong service leave | 200 |
|  |  | Provision for annual leave | 50 |
| DTA - long service leave | 60 | US\$ debt | 1600 |
| DTA - a nnual leave | 15 | DTL | 120 |
| DTA - tax loss | 15 |  |  |
|  | 2238 |  | 2238 |

Table 26: Joumal entries for $\mathbf{Y 4}$ (\$)

| DrDTA - long service <br> leave | 15 |
| :--- | :--- |
| Dr DTA - annual <br> leave | 15 |
| DrDTA - tax loss | 15 |
| DrDTL | 90 |

Table 27: Financial position reflecting the alignment of tax and accounting positions at end Y4 for section 705-80 purposes (\$)

| Cash | 48 | Capital | 100 |
| :---: | :---: | :---: | :---: |
| Land | 100 | Reta ined eamings | 168 |
| Shares in BCo | 2000 | Provision for long senvice leave | 200 |
| DTA - long service leave | NIL | Provision for annual leave | 50 |
| DTA - annual leave | NIL | Tax | 165 |
| DTA - tax loss | 135 | US\$ debt | 1600 |
|  | 2283 |  | 2283 |

Note: The Y4 alignment of accounting and taxation positions has resulted in a notional tax loss of $\$ 450$. The notional joumal entries reflecting the alignment outc ome are:

Dr Deferred tax asset - tax loss \$135
CrTax expense
\$135

## Franking accounts for multi year example

Table 28: Franking account

| Financial year | Description | Dr (\$) | Cr (\$) | Balance (\$) |
| :--- | :--- | :---: | :---: | :---: |
| Y2 | Paid Y1 tax |  | 30 | 30 |
| Y3 | Paid Y2 tax |  | 12 | 42 |
|  | Franked div. | 30 |  | 12 |
| Y4 | Paid Y3 tax |  | 30 | 42 |

Note: ACo's franking account balance at the joining time is $\$ 42$. Because Y 4 results in a tax loss, the assumptions in subsection 705-90(4) have no a pplication.

The a mount of undistributed profits for section $705-90$ purposes (ACA step 3 ) is $\$ 98$ ( $\$ 42 \mathrm{x}$ 70/30).

Table 29: Hypothetical franking ac count (reflecting the alignment of the taxation and accounting positions for sec tion 705-80 purposes)

| Financial year | Description | Dr (\$) | $\mathbf{C r}(\mathbf{\$ )}$ | Balance (\$) |
| :--- | :--- | :---: | :---: | :---: |
| Y2 | Hypothetical <br> payment of <br> Y1 tax |  | 30 | 30 |
| Y3 | Franked div. | 30 | NIL |  |
| Y4 | Hypothetical <br> payment of <br> Y3 tax |  | 207 | 207 |

Note: The a mount of und istributed profits for hypothetic al section 705-90 purposes (ACA step $3)$ is $\$ 483(\$ 207 \times 70 / 30)$.

Table 30: ACA calc ulation (\$)

| ACA step | Initial ACA | Hypothetical ACA | Final ACA |
| :--- | :---: | :---: | :---: |
| Step 1 | $\$ 100$ | $\$ 100$ | $\$ 100$ |
| Step 2 |  |  |  |
| Less 705-70 <br> adjustment - <br> Initial \$75) | $\$ 1895$ | $\$ 2015$ | $\$ 2000$ |
| Step 3 |  |  |  |
|  |  | $\$ 98$ | $\$ 2283$ |
| Step 5 <br> (Less 705-100(2) <br> adjustment - <br> Initial nil, <br> Hypothetical <br> $\$ 450-\$ 315)$ | $\$ 2093$ | $\$ 135$ | $\$ 2198$ |
| ACA | $\$ 50$ |  | $\$ 50$ |

ACA is allocated to Cash $\$ 48$, Land $\$ 100$ and Shares $\$ 2000$.

## Accounts for multi-year example

Table 31: Capital (\$)

| Balance cfwd | 100 | Y1 Cash |
| :--- | :--- | :--- |
|  |  | 100 |
|  | Balance bfwd | 100 |

Table 32: Cash (\$)

| Y1 Capital | 100 | Y1 Land | 100 |
| :---: | :---: | :---: | :---: |
| Y1 Loan | 2000 | Y1 Shares | 2000 |
| Y1 Income | 100 | Balance cfwd | 100 |
|  | 2200 |  | 2200 |
| Balance bfwd | 100 | Y2 Tax | 30 |
| Y2 Income | 100 | Y2 Expenses | 60 |
|  |  | Balance cfwd | 110 |
|  | 200 |  | 200 |
| Balance bfwd | 110 | Y3 Tax | 12 |
| Y3 Income | 100 | Y3 Dividend | 70 |
|  |  | Balance cfwd | 128 |
|  | 210 |  | 210 |
| Balance bfwd | 128 | Y4 Tax | 30 |
| Y4 Income | 100 | Y4 Expenses | 150 |
|  |  | Balance cfwd | 48 |
|  | 237 |  | 237 |
| Balance cfiwd | 48 |  |  |

Table 33: Land (\$)

| Y1 Cash | 100 | Balance cfwd | 100 |
| :---: | :---: | :---: | :---: |
|  | 100 |  | 100 |
| Balance cfiwd | 100 |  |  |

Table 34: $\quad$ Shares (\$)

| Y1 Cash | 2000 | Balance cfwd | 2000 |
| :---: | :---: | :---: | :---: |
|  | 2000 |  | 2000 |
| Balance cfiwd | 2000 |  |  |

Table 35: \$US debt (\$)

| Y1 Profit \& loss | 50 | Y1 Cash | 2000 |
| :---: | :---: | :---: | :---: |
| Balance cfwd | 1950 |  |  |
|  | 2000 |  | 2000 |
|  |  | Balance bfwd | 1950 |
| Balance cfwd | 2050 | Y2 Profit \& loss | 100 |
|  | 2050 |  | 2050 |
| Y3 Profit \& loss | 750 | Balance bfwd | 2050 |
| Balance cfwd | 1300 |  |  |
|  | 2050 |  | 2050 |
|  |  | Balance bfwd | 1300 |
| Balance cfwd | 1600 | Y4 Profit \& loss | 300 |
|  | 1600 |  | 1600 |
|  |  | Balance bfwd | 1600 |

Table 36: Inc ome (\$)

| Y1 Profit \& loss | 100 | Y1 Cash | 100 |
| :---: | :---: | :---: | :---: |
|  | 100 |  | 100 |
| Y2 Profit \& loss | 100 | Y2 Cash | 100 |
|  | 100 |  | 100 |
| Y3 Profit \& loss | 100 | Y3 Cash | 100 |
|  | 100 |  | 100 |
| Y4 Profit \& loss | 100 | Y4 Cash | 100 |
|  | 100 |  | 100 |

Table 37: Provision forlong senvice leave (\$)

| Balance cfwd | 50 | Y1 Profit \& loss | 50 |
| :---: | :---: | :---: | :---: |
|  | 50 |  | 50 |
|  |  | Balance bfwd | 50 |
| Balance cfwd | 100 | Y2 Profit \& loss | 50 |
|  | 100 |  | 100 |
|  |  | Balance bfwd | 100 |
| Balance cfwd | 150 | Y3 Profit \& loss | 50 |
|  | 120 |  | 150 |
|  |  | Balance bfwd | 150 |
| Balance cfwd | 200 | Y4 Profit \& loss | 50 |
|  | 200 |  | 200 |
|  |  | Balance bfwd | 200 |

Table 38: Provision for annual leave (\$)

| Balance cfwd | Y4 Profit \& loss |  | 50 |
| :--- | :---: | :---: | :---: |
|  |  |  | 50 |
|  | Balance bfwd | 50 |  |

Table 39: Provision fortax (\$)

| Balance cfwd | 30 | Y1 Joumal | 30 |
| :---: | :---: | :---: | :---: |
|  | 30 |  | 30 |
| Y2 Cash | 30 | Balance bfwd | 30 |
| Balance cfwd | 12 | Y2 J oumal | 12 |
|  | 42 |  | 42 |
| Y3 Cash | 12 | Balance bfwd | 12 |
| Balance cfwd | 30 | Y3 Joumal | 30 |
|  | 42 |  | 42 |
| Y4 Cash | 30 | Balance bfwd | 30 |
|  | 30 |  | 30 |

Table 40: Tax expense (\$)

| Y1 Joumal | 30 | Y1 Profit \& loss | 30 |
| :---: | :---: | :---: | :---: |
|  | 30 |  | 30 |
| Y2 Profit \& loss | 33 | Y2 J oumal | 33 |
|  | 33 |  | 33 |
| Y3 Joumal | 240 | Y3 Profit \& loss | 240 |
|  | 240 |  | 240 |
| Y4 Profit \& loss | 135 | Y4 Joumal | 135 |
|  | 135 |  | 135 |

Table 41: DTA - Long senvice leave (\$)

| Y1 Joumal | 15 | Balance cfwd | 15 |
| :---: | :---: | :---: | :---: |
|  | 15 |  | 15 |
| Balance bfwd | 15 | Balance cfwd |  |
| Y2 Joumal | 15 |  | 30 |
|  | 30 |  | 30 |
| Balance bfwd | 30 | Balance cfwd |  |
| Y3Joumal | 15 |  | 45 |
|  | 45 |  | 45 |
| Balance bfwd | 45 | Balance cfwd |  |
| Y4Joumal | 15 |  | 60 |
|  | 60 |  | 60 |
| Balance bfiwd | 60 |  |  |

Table 42: DTA - Annual leave (\$)

| Y4J oumal | Balance cfwd |  |
| :--- | :--- | :--- |
|  | 15 |  |
|  | 15 |  |

Table 43: DTA - Tax loss (\$)

| Y4Joumal | 15 | Balance cfwd | 15 |
| :---: | :---: | :---: | :---: |
|  | 15 |  | 15 |
| Balance bfiwd | 15 |  |  |

Table 44: DTA - Forex (\$)

| Y2 Joumal | 15 | Balance cfwd | 15 |
| :---: | :---: | :---: | :---: |
|  | 15 |  | 15 |
| Balance bfwd | 15 | Y3 Joumal | 15 |
|  | 15 |  | 15 |

Table 45: DTL-Forex (\$)

| Balance cfwd | 15 | Y1 Joumal | 15 |
| :---: | :---: | :---: | :---: |
|  | 15 |  | 15 |
| Y2 J oumal | 15 | Balance bfwd | 15 |
|  | 15 |  | 15 |
| Balance cfwd | 210 | Y3Joumal | 210 |
|  | 210 |  | 210 |
| Y4 Joumal | 90 | Balance bfwd | 210 |
| Balance cfwd | 120 |  |  |
|  | 210 |  | 210 |
| Balance bfiwd |  |  | 120 |

Table 46: Expenses (\$)

| Y2 Cash | 60 | Y2 Profit \& loss | 60 |
| :---: | :---: | :---: | :---: |
|  | 60 |  | 60 |
| Y4 Cash | 150 | Y4 Profit \& loss | 150 |
|  | 150 |  | 150 |

Table 47: Profit \& loss (\$)

| Y1 Long service leave | 50 | Y1 Income | 100 |
| :---: | :---: | :---: | :---: |
| Y1 Tax expense | 30 | Y1 Forexgain | 50 |
| Y1 Retained eamings | 70 |  |  |
|  | 150 |  | 150 |
| Y2 Long service leave | 50 | Y2 Income | 100 |
| Y2 Expense | 60 | Y2 Tax expense | 33 |
| Y2 Forex loss | 100 | Y2 Retained eamings | 77 |
|  | 210 |  | 210 |
| Y3 Long service leave | 50 | Y3 Income | 100 |
| Y3 Tax expense | 240 | Y3 Forex ga in | 750 |
| Y3 Retained eamings | 560 |  |  |
|  | 850 |  | 850 |
| Y4 Long service leave | 50 | Y4 Income | 100 |
| Y4 Annual leave | 50 | Y4 Tax expense | 135 |
| Y4 Expense | 150 | Y4 Retained eamings | 315 |
| Y4 Forex loss | 300 |  |  |
|  | 550 |  | 550 |

Table 48: Retained eamings (\$)

| Balance cfwd | 70 | Y1 Profit \& loss | 70 |
| :---: | :---: | :---: | :---: |
|  | 70 |  | 70 |
| Y2 Profit \& loss | 77 | Balance bfwd | 70 |
|  |  | Balance cfwd | 7 |
|  | 77 |  | 77 |
| Balance bfwd | 7 |  |  |
| Y3 Dividend | 70 |  |  |
| Balance cfwd | 483 | Y3 Profit \& loss | 560 |
|  | 560 |  | 560 |
| Y4 Profit \& loss | 315 | Balance bfwd | 483 |
| Balance cfwd | 168 |  |  |
|  | 483 |  | 483 |
| Balance bfwd |  |  | 168 |

Table 49: Tial balance

| Account | Dr(\$) | Cr(\$) |
| :--- | :---: | :---: |
| Capital |  | 100 |
| Cash | 48 |  |
| Land | 100 |  |
| Shares | 2000 | 1600 |
| US\$ debt |  | 200 |
| Provision - Long service |  |  |
| leave | 60 | 50 |
| Provision - Annual leave | 15 |  |
| DTA - Long service leave | 15 | 120 |
| DTA - Annual leave |  | $\mathbf{1 6 2}$ |
| DTA - Tax loss | $\mathbf{2 2 3 8}$ |  |
| DTL - Forex |  |  |
| Retained ea mings |  |  |
| Total |  |  |

## Hypothetical accounts for multi year example

(Reflecting the alignment of the taxation and accounting positions for s705-80 purposes)

Table 50: Hypothetical Provision - Tax (\$)

| Balance cfwd | 30 | Y1 Joumal | 30 |
| :---: | :---: | :---: | :---: |
|  | 30 |  | 30 |
| Y2 Cash | 30 | Balance bfwd | 30 |
|  | 30 |  | 30 |
| Y3 Cash | 12 | Y3 Joumal | 207 |
| Balance cfwd | 195 |  |  |
|  | 207 |  | 207 |
| Y4 Cash | 30 | Balance bfwd | 195 |
| Balance cfwd | 165 |  |  |
|  | 195 |  | 195 |
| Balance bfwd |  |  | 165 |

Table 51: Hypothetical DTA - Tax loss (\$)

| Y2 J oumal | 33 | Balance cfwd | 33 |
| :---: | :---: | :---: | :---: |
|  | 33 |  | 33 |
| Balance bfwd | 33 | Y3 Joumal | 33 |
|  | 33 |  | 33 |
| Y4 J oumal | 135 | Balance cfwd | 135 |
|  | 135 |  | 135 |
| Balance bfiwd | 135 |  |  |

Table 52: Hypothetic al trial balance

| Account | Dr (\$) | Cr (\$) |
| :--- | :---: | :---: |
| Capital |  | 100 |
| Cash | 48 |  |
| Land | 100 |  |
| Shares | 2000 | 1600 |
| US\$ debt |  | 200 |
| Provision - Long service |  |  |
| leave |  | 50 |
| Provision - Annual leave | NIL* | $165^{*}$ |
| Provision - Tax | $135^{*}$ |  |
| DTA - Long service leave |  | NIL* |
| DTA - Annual leave | $\mathbf{2 2 8 3}$ | 168 |
| DTA - Tax loss | $\mathbf{2 2 8 3}$ |  |
| DTL - Forex |  |  |
| Retained ea mings |  |  |
| Total |  |  |

* These entries differ from those in the actual trial balance (table 49).


## Note

## Proposed changes to consolidation rules

The tax cost setting rules will be modified to cla rify both the valuation of liabilities, and that the accounting principles must be used consistently - see Assistant Treasurer's media release no. 50 of 8 May 2007.

References Income Tax A ssessment A d 1997, sections 705-35, 705-70, 705-75 and 705-80; as amended by:

- N ew Business Tax System (C onsolidation) A ct (N o. 1) 2002 (No. 68 of 2002), Schedule 1
- N ew Business Tax system (C onsolidation, V alue Shifting, D emergers and 0 ther M easures) A d 2002 (No. 90 of 2002), Schedule 2

Explanatory Memorandum to the New Business Tax System (Consolidation) Bill (No. 1) 2002, paragraphs 5.65 to 5.74 .

Taxation Determination TD 2004/ 70 - Income tax: consolidation: does the phrase 'is taken into account at a later time' in paragraph 705-80(1)(a) of the Income Tax A ssessment A d 1997 require that an accounting liability, or a change in the amount of an accounting liability, of a joining entity that is first recognised after the joining time be examined when determining whether or not section 705-80 of that Act applies?

Taxation Determination TD 2004/ 71 - Income tax: consolidation: can section 705-80 of the Income Tax A ssessment A ct 1997 apply to a liability (or a change in a liability) that is recognised for accounting purposes because of an event that occurred after the joining time that provides new evidence of conditions that existed at the joining time?

## Revision history

Section C 2-4-245 first published 28 May 2003.
Revisions are described below.

| Date | Amendment | Reason |
| :---: | :---: | :---: |
| 3.12.03 | Extra examplesincluded to clarify the operation of section 705-80 using liabilities raised by accrued employee leave entitlements to demonstrate the principle. | Cla rific ation. |
|  | Administrative short cut provided for notional reconstruction where limited information is a vailable. | Provided under Commissioner's administrative powers. |
| 27.1.05 | Guidelinesprovided for notional reconstruction to align accounting and tax positions, illustrated with an example. | Provided under Commissioner's sadministrative powers. |
| 26.10.05 | References to two new tax determinations. |  |
|  | Deletion of table on notional reconstruction, p. 2. | To correct misleading information. |
| 26.6.07 | Changesto tables 26 and 30. | To correct errors. |
|  | Note on proposed changes to clarify both the valuation of liabilities and the accounting principles to be used. | Reflect a nnouncement on 8 May 2007 by Assistant Treasurer in media release no 50. |

## Proposed changes to consolidation

Proposed changesto consolidation announced by the Govemment are not incorporated into the Consolidation reference manual until they become law. In the interim, information about such changes can be viewed at:

- http://assistanttreasurer.gov.au (Assista nt Trea surer's press relea ses)
- www.treasury.gov.au (Treasury papers on refinements to the consolidation regime).

