# Estimating undistributed, frankable profits ac c ruing to group before joining time (ACA step 3) 


#### Abstract

Desc ription This example shows acoeptable methods for estimating for the purpose of working out the ACA step 3 amount, profits accnuing for all or part of a financial period to a consolidated group's membership interests in an entity before it joins the group. These methods can also be used to estimate accrued losses.


Commentary At step 3 of the ACA calculation an amount is added for the undistributed, frankable profits of ajoining entity that have accued to membership interests held continuously by the joined group until the joining time. $\rightarrow$ section 705-90

The purpose of this step is to prevent double taxation by allowing the group a cost for retained taxed or frankable profits that accued to membership interests when they were continuously held (as can occur where there is an incremental acquisition of an entity).

The amount to be added at step 3 is determined as follows:
Firstly, work out the undistributed profits of the joining entity that are retained profits under the joining entity's accounting principles for tax cost setting. The joining entities acoounting principles for tax oost setting are the acoounting standards or authonitative pronounoements of the Australian Accounting Standards Board that the entity would use if it were to prepare its financial statements just before thejoining time.
$\rightarrow$ subsection 705-90(2), subsection 705-70(3), section 995-1, Inc ome Tax Assessment Act 1997
(ITAA 1997); Taxation Determination TD 2004/55
Secondly, work out the extent to which the undistributed profits arefully frankable. This is done by assuming all income tax liabilities or refunds of income tax have been taken into acoount for the purposes of determining the joining entity's franking account surplus just before the joining time (but not any period while it was a member of another consolidated group).
$\rightarrow$ subsections 705-90 (3) to (5)
A profit is held to have accrued to the joined group before the joining time if, on the assumption that it was distributed by thejoining entity (and any entity interposed between the joining entity and the head company sucoessively distributed the profit immediately after reœeiving it), it would have been received by the head company as it accued. That is, the amount of undistributed frankable profit included at step 3 is detemined by reference to the amount of undistributed profit accuuing over a period in which membership interests are continuously held, not just when the profit is realised. $\rightarrow$ subsections 705-90(6) to (8)

Methods of estimating accrued profits
(or losses)

To help reduce the costs of compliance, subsection 705-90(9) allows the amount of profit (or loss) that accrued to the joined group in a particular period to be worked out using the most reliable basis for estimation available. This recognises that detailed records may not always be available to permit a precise calculation of the profits (or losses) that accued to the group.

Where there is insufficient information to enable a precise calculation, the ATO will acoept the methods outlined below as providing a reliable estimate of the aocrued profits for the purposes of step 3. These methods can also be used to estimate losses that have accured to the joined group. Note that:

- The acoounting profit for a particular accounting period is used as the starting point for working out profit or loss accruing in that period.
- Where the profit or loss accruing to the group during part of an acoounting period must be estimated (e.g. where membership interests were aoquired during the period and acoounts were not taken at that time), the profit or loss accuing during the part-period may be estimated by apportioning the profit between the part periods on a daily basis (see Method 1 and Example 1 below).
- Profit or loss on disposal of an asset may be accepted as having accrued in the financial period the profit or loss has been recognised for accounting purposes, unless the asset has been held by the joining entity over two or more acoounting periods and the realised gain or loss is over \$1 million, in which case the gain or loss must be spread over the period in which the asset was held (sæ Method 2 and Example 2 below).


## Method 1- Estimating profits accuing duing part of an aocounting period

For example, where membership interests were acquired part way through an acoounting period, a reliable estimate of the profits that accrued during each part period can be obtained by apportioning the annual profits of the joining entity on a daily basis. Where acoounts are taken on a more frequent basis (e.g. every six months) the profits made in the shorter period could be apportioned on a daily basis.

This method, as it applies to the disposal of an asset, is illustrated in Example 1 below.

## Method 2- Estimating aocnued profits where gain/ loss on disposal of asset $>\mathbf{\$ 1 m}$

Under this method, the profits accnuing to thejoined group can be estimated on the basis of relevant information such as the asset's market value at the time that the membership interests in the joining entity were acquired by the joined group. If a market value or other more reliable information is not available, an estimate based on an average figure over the period that a membership interest was continuously held may be acoeptable. For example, where market values are used for this purpose, it may be assumed that the value of an asset increases or decreases on a straight-line basis between any two referenoe points
where a market valuation is available. Such points of reference might be the time of purchase (using the purchase prioe), the time of sale (using the sale price), or an appropriate estimate of value at the end of afinancial period (e.g. where assets have been revalued for the acoounts).

This method is illustrated in Example 2.

## Distribution of profits - in order from the most recent income year to the earliest

Changes to the consolidation rules permit profits to be allocated between income years using a last-in-first-out (LIFO) approach. Under this method the amount of profit that accrued to the joined group during a particular period is worked out by assuming that profits were distributed in order from the most recent income year to the earliest.

Once profits are allocated between years for which distributions were made, it is further assumed that unfranked distributions were paid out of profits of the relevant year that were not subject to income tax before they were paid out of profits that were subject to income tax.

Where it is necessary to identify the source of profits within ayear, a proportional approach may be applied.

Note that although use of this method is specifically provided for in the legislation, it does not limit the use of other means of amiving at a reliable estimate for the amount of profit that accrued to the group duning a particular period. $\rightarrow$ subsection 705-90(10), ITAA 1997; paragraphs $1.135-1.143$ of the Expla natory Memorandum to Tax Laws Amendment (2004 Measures No. 6) Bill 2004

## Example 1gain or loss from disposal of asset $\leq \$ 1 \mathrm{~m}$

This example demonstrates how to use a daily apportionment of annual profits to determine the profit accuing to ajoined group from the disposal of an asset (where gain or loss $\leq \$ 1 \mathrm{~m}$ ), for the purposes of step 3 .

HCo is the head company of a consolidated group. On 1 November 2004, HCo aoquires $20 \%$ of ACo for $\$ 70,000$. ACo prepares its accounts at the end of each financial year. ACo's financial position at 30June 2004 is shown in table 1.

Table 1: ACo - financial position at 30 J une 2004 ( $\$ \mathbf{0 0 0 s}$ )

| Cash | 200 | Equity (10,000 <br> ordina ry shares) | 350 |
| :--- | ---: | :--- | :--- |
| Investments 1 (MV 100) | 100 |  |  |
| Land 1 (MV 50) | 50 |  | -350 |

MV: market value

ACo disposes of Investment 1 on 30 April 2005 for $\$ 107,143$, realising an after tax profit of $\$ 5,000$. It then acquires another asset, Land 2, on 1 May 2005 for $\$ 105,000$. ACo's financial position at 30 June 2005 is shown in table 2.

Table 2: ACo - financial position at 30 J une 2005 (\$'000s)

| Cash | 200 | Equity | 350 |
| :--- | ---: | :--- | ---: |
| Land 1 (MV 60) | 50 | Profit (aftertax) | 5 |
| Land 2 (MV 125) | 105 |  |  |
|  | 355 |  | 355 |

HCo aoquires a further 40\% of membership interests in ACo on 1 September 2005 for $\$ 154,000$. ACo disposes of Land 1 on 31 March 2006 for $\$ 64,286$, realising an after tax profit of $\$ 10,000$. It acquires Investment 2 on the same day for $\$ 60,000$. ACo's financial position at 30June 2006 is shown in table 3.

Table 3: ACo - balance sheet at 30 J une 2006 (\$'000s)

| Cash | 200 | Equity | 350 |
| :--- | ---: | :--- | ---: |
| Land 2 (MV 120) | 105 | Profit (aftertax) | 15 |
| Investment 2 (MV 60) | 60 |  |  |
|  | 365 |  | 365 |

On 1 July 2006, HCo acquires the remaining $40 \%$ of membership interests in ACo for $\$ 152,000$ and ACo joins the group.

## Calculation A:Calculate the ACA

TheACA is calculated as follows:
Step 1
Membership interest
Purchased 1/ 11/ 2004 (20\%) $\$ 70,000$
Purchased 1/9/2005 (40\%) $\$ 154,000$
Purchased 1/7/2006(40\%) \$152,000
TOTAL
\$376,000
Note: As the market value of each share exceeded or equalled its cost base the cost base is used $\rightarrow$ section 705-65.

Step2
There are no liabilities. The result after step 2 is $\$ 376,000$.
Step3: Addundistributed frankadeprofits acnued tothejoined grap
As the gains from the disposal of Investment 1 and Land 1 were each less than $\$ 1$ million, method 1 can be used to estimate the profit that accrued to HCo from the disposal of these assets.

| Accounting year ending | Annual profit | Percentage M ${ }^{*}$ held | Period MI held in year | No. days MI held | Accrued profit |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 30/6/2005 | \$5,000 | 20\% | $\begin{aligned} & 1 / 11 / 04 \text { to } \\ & 30 / 6 / 05 \end{aligned}$ | 242 | $\begin{aligned} & \quad \$ 663 \\ & \text { i.e. } 20 \% \times \$ 5,000 \\ & \times 242 / 365 \end{aligned}$ |
| Subtotal |  |  |  |  | \$663 |
| 30/6/2006 | \$10,000 | 20\% | $\begin{aligned} & 1 / 7 / 05 \text { to } \\ & 31 / 8 / 05 \end{aligned}$ | 62 | $\begin{aligned} & \$ 340 \\ & \text { i.e. } 20 \% \times \$ 10,000 \\ & \times 62 / 365 \end{aligned}$ |
|  |  | 60\% | $\begin{aligned} & 1 / 9 / 05 \text { to } \\ & 30 / 6 / 06 \end{aligned}$ | 303 | $\begin{aligned} & \quad \$ 4,981 \\ & \text { i.e. } 60 \% \times \$ 10,000 \\ & \times 303 / 365 \end{aligned}$ |
| Subtotal |  |  |  |  | \$5,321 |
| Total accrued profits to be added at step 3 |  |  |  |  | \$5,984 |

* MI: membership interests

The result after step 3 is $\$ 381,984$

Steps 4 to 7
These steps are not applicable as there are no distributions, no losses, and no inherited deductions. Therefore, the result after step 7 is $\$ 381,984$

Step8
The final ACA amount is $\$ 381,984$
B: Allocate ACA to retained cost base assets
Cash $\$ 200,000$
RemainingACA \$181,984

## C: Apportion remaining ACA over reset oost base assets

The tax cost setting amounts for the reset cost base assets are:

| Asset | Market <br> value | Apportionment | Tax cost setting <br> amount |
| :--- | ---: | ---: | ---: |
| La nd 2 | $\$ 120,000$ | $\$ 181,984 \times 120 / 180$ | $\$ 121,323$ |
| Investments 2 | $\$ 60,000$ | $\$ 181,984 \times 60 / 180$ | $\$ 60,661$ |
| Totals | $\$ 180,000$ |  | $\$ 181,984$ |

## Example 2 - <br> gain or loss <br> >\$1m

Fa cts This example demonstrates how to use available information to determine a profit accruing to ajoined group from the disposal of an asset (where gain or loss > \$1m) for the purposes of step 3.

HCo acquires $10 \%$ of the membership interests in ACo for $\$ 20$ million on 1 July 1999. On the same day ACo purchases Asset 1.

ACo's financial position at 1 July 1999 is shown in table 4.

Table 4: ACo - financial position at 1 J uly 1999 (\$m)

| Cash | 100 |  |
| :--- | :--- | :--- |
| Asset 1 | 100 | Capital |
|  |  |  |

On 1 July 2000, HCo acquires a further 15\% of ACo for $\$ 38$ million. No market value of the asset is obtained.

On 31 Deœember 2001, HCo acquires afurther 75\% of ACo for \$262 million. The market value of the asset is $\$ 250$ million.

On 1 June 2002, Asset 1 is disposed for $\$ 300$ million.
On 1 July 2002, HCo forms a consolidated group with ACo. Its financial position at 1 July 2002 is shown in table 5.

Table 5: ACo - financial position at 1 J uly 2002 (\$m)

| Cash | 400 | Capital <br> Retained eamings | 200 |
| :---: | :---: | :--- | ---: |
|  |  | 140 |  |
|  | Provision fortax | 60 |  |
|  |  | 400 |  |


#### Abstract

C a lc ulation The sale of Asset 1 has realised an after tax profit $\$ 140$ million which is recorded as retained earnings. When the $\$ 60$ million provision for tax is paid, the undistributed profits of $\$ 140$ million will befully frankable. The profit has accued over a period in which HCo has incrementally acquired membership interests in ACo. The gain from the sale of the asset exoeeds $\$ 1$ million. Therefore, for the purpose of step 3, the profit that accuued to the membership interests in ACo is detemined using available information on the market values of the asset (method 2).


Figure 1 shows howthe profit is estimated as having accrued to the group over the period in which HCo has incrementally acquired membership interests in ACo and up to the formation of the consolidated group.

## 1 July 1999 to 31 December 2001

HCo aoquires 10\% of the membership interests in ACo on 1 July 1999, when the market value of Asset 1 is $\$ 100$ million. An additional $15 \%$ is acquired on 1 July 2000, when no market value or other reliable information on the asset is available. As the market values of the asset at 1 July 1999 and 31 December 2001 are available, an estimate based on average market values over this period is acoeptable. If more reliable information existed as at 1 July 2000, a separate calculation of the profit that accrued to HCo would be required.

Based on the change in market values of the asset, a $\$ 150$ million pretax profit has accrued between 1 July 1999 and 31 December 2001. The after tax profit on the asset that has accrued to HCo's membership interest in ACo is $\$ 105$ million. HCo held 10\% of the membership interests in ACo for 366 days (from 1 July 1999 to 30June 2000) and 25\% for 548 days (from 1 July 2000 to 30 December 2001).

The after tax profit that has accrued to HCo duning the period 1 July 1999 to 30 June 2000 is therefore $\$ 4.205$ million - i.e. $\$ 105 \mathrm{mx} 366 /(366+548)$ x 10\%.

The after tax profit that has accrued to HCo during the period 1 July 2000 to 30 December 2001 is therefore $\$ 15.739$ million - i.e. $\$ 105 \mathrm{~m} \times 548 /(366+548)$ $\mathrm{x} 25 \%$.

31 December 2001 to 30 June 2002
During the period in which HCo holds $100 \%$ of the membership interests in ACo, $\$ 50$ million of pre-tax profit accrued to the asset. The after-tax profit on the asset that has accrued to HCo's membership interests in ACo is therefore \$35 million.

Figure 1: How the profit from the disposal of Asset 1 is estimated as having accrued to the group


## ACA calculation (\$m):

| Step 1 | $10 \%$ membership interest acquired - 1/ 7/ 1999 | 20 |
| :--- | :--- | ---: |
|  | $15 \%$ membership interest acquired - 1/ 7/ 2000 | 38 |
|  | $75 \%$ membership interest acquired - 31/ 12/ 2002 | 262 |
|  |  |  |

Step 2 Add liability: provision for tax ..... 60
Step 3 Add accrued profits:
1/7/ 1999 to 30/6/ 2000 ..... 4
1/7/2000 to 30/12/2001 ..... 16
31/ 12/2001 to 1/6/2002 ..... 35

## ACA

## Allocating the ACA

The ACA is $\$ 435$ million. The tax cost setting amount for the retained cost base asset of Cash is $\$ 400$ million. There are no reset cost base assets to which the exoess ACA can be allocated. Therefore HCo incurs a capital loss of \$35 million by virtue of CGT event L4
References IncomeTax Assesment Ad 1997, section 705-90; as amended by:

- NewBusiness Tax System(Consdidation) Ad (No 1) 2002 (No. 68 of 2002)
- NewBusiness Tax sytem(Consolidation, V alueShifting Demeges andOther Messures) Ad 2002 (No. 90 of 2002), Schedule 2

IncomeTax Assessment Ad 1997, subsections 705-90(2); as amended by Tax Laus Amendmet (2010 Measures No 1) Ad 2010 (No. 56 of 2010), Schedule 5, Part 8

IncomeTax Assessment Ad 1997, subsections 705-70(3) and 995-1(1); as inserted by Tax LansAmendmet (2010 Measures No 1) Ad 2010 (No. 56 of 2010), Schedule 5, Part 8

Explanatory Memorandum to the NewBusiness Tax System (Consolidation, Value Shifting, Demergers and Other Measures) Bill 2002, paragraph 1.43 to 1.46

ImaneTax Assessment Ad 1997, subsection 705-90(10); as inserted by Tax Lans Amendmet (2004 Meesures No 6) Ad 2005 (No. 23 of 2005), Schedule 1, Part 7

IncomeTax Assesment Ad 1997, subsection 705-90(2A); as inserted by Tax Laus Ammonet (2004 Messures No 6) Ad 2005 (No. 23 of 2005), Schedule 1, Part 8

IncameTax Assesment Ad 1997, subsection 705-90(6); as substituted by Tax Lans Amendment (2004 Messures No 7) Ad 2005 (No. 41 of 2005), Schedule 6, Part 3

Explanatory Memorandum to Tax Laws Amendment (2004 Measures No. 6) Bill 2004, paragraphs 1.135-1.155

Explanatory Memorandum to Tax Lavs Amendment (2004 Measures No. 7) Bill 2004, paragraphs 6.24-6.29

Explanatory Memorandum to the Tax Laws Amendment (2010 Measures No. 1) Bill 2010, Chapter 5 [amending subsection 705-90(2)]

Taxation Determination TD 2004/53- Income tax: consolidation tax cost setting rules: are distributions paid up a chain of entities sourced from profits in a lower-tier entity that did not accrue to the joined group added at step 3 of the entry allocable oost amount of the higher-tier entity?

Taxation Determination TD 2004/55- Income tax: consolidation tax cost setting rules: step 3 of the allocable cost amount: is the 'retained profits' amount refered to in subsection 705-90(2) of the ImaneTax Assesment Ad 1997 a cumulative retained profits balance?

## Revision history

Section C 2-4-260 first published 23 December 2003.
Further revisions are desc ribed below.

| Date | Amendment | Reason |
| :--- | :--- | :--- |
| 14.7.04 | Note on proposed changes to <br> consolidation rules. | Proposed legisative <br> amendments. |
| 26.10.05 | Changesto Commentary. | Legislative amendments. |
|  | Note on proposed changes to clarify <br> both the valuation of liabilities a nd <br> the accounting princ iples to be used. | Reflect a nnouncement on <br> 8 May 2007 by Assistant <br> Trea surer in media release <br> no. 50. |
|  | Reference to 'ac counting standa rds <br> fortaxcost setting' and definition of <br> that term included on p. 1. | Legislative amendments. |
|  | Removal of note on proposed <br> cha ngesto cla rify both the valuation <br> of liabilities and the accounting <br> principlesto be used. |  |

