Determine tax liabilities, manage obligations

About this section

Section C9 provides detailed information about determining annual tax liabilities and managing tax obligations in a consolidated group, including:

- guidelines and a checklist of the records that members of a consolidated group need to keep
- arrangements for the income tax return for consolidated groups
- arrangements for group members with a substituted accounting period (SAP)
- detailed worked examples showing the processes and calculations involved in working out certain aspects of tax liabilities in a consolidated group.

For general information about these aspects of consolidation see:

- → 'Determining annual liability', B3-3
- → 'Managing obligations', B3-4

Section contents

General information	
Single entity treatment	C9-1-110
Application of the consolidation provisions to cooperative companies	
Income recognition - method used by head company	C9-1-120
Tax-related expenses – post-consolidation expenses relating to a subsidiary's tax affairs	C9-1-130
Application of Part IVA to elections to consolidate	C9-1-220
Record keeping guidelines and checklist	C9-2
Special circumstances	
Substituted accounting period (SAP)	C9-4-110
Worked examples	
Calculating taxable income, income tax and losses for non- membership periods	C9-5-110
Partners and partnerships - applying the part-year provisions	C9-5-120
Effect of entry history rule	C9-5-150
Aligning income/deductions with services – arrangements betweer prospective fellow members	
Single entity treatment - deductibility of interest	C9-5-220
Single entity treatment - sale of intragroup asset to non-member	C9-5-230
Capital benefit paid in substitution for dividends	C9-5-240
Capital allowances - with accelerated depreciation	C9-5-310
Capital allowances - without accelerated depreciation	C9-5-315
Treatment of trading stock brought into the group	C9-5-320
Prepayment transitional rules - group consolidates 1 July 2002	C9-5-330

page 1

	Consumables brought into a group (transitional option)	C9-5-341
	Deducting a bad debt – company that is owed debt becomes member of consolidated group	C9-5-350
	Deducting a bad debt - company that is owed debt experiences majority ownership change when it joins consolidated group	C9-5-351
	Deducting a bad debt - company that is owed debt joins consolidated group that later ceases to exist	C9-5-352
	Effect of exit history rule	C9-5-810
Life in	surance companies	
	Treatment of life insurance companies	C9-6-110
	Modified membership rules for consolidated groups that include a life insurance company	C9-6-510
	Modified membership rules for a joining life insurance company's wholly-owned subsidiary held indirectly through one or more	C0 / F12
	interposed entities	C9-6-512
	Modified cost setting rules for consolidated groups that include a life insurance company	C9-6-520
	Value of the net risk component of life insurance policies when a life insurance company joins or leaves a consolidated group	C9-6-540
	Franking surpluses held by life insurance subsidiaries	
Tax sh	naring agreements	
	Tax sharing agreements	C9-7-110
	Tax sharing agreement based on percentage of profit methodology.	C9-7-510

Consolidation Reference Manual

page 2