TR 2005/7A1 - Addendum - Income tax: the taxation implications of 'partnership salary' agreements

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Addendum

Taxation Ruling

Income tax: the taxation implications of 'partnership salary' agreements

This Addendum is a public ruling for the purposes of the *Taxation Administration Act 1953*. It amends Taxation Ruling TR 2005/7 to include the taxation consequences of a partner's salary where the partnership is a corporate limited partnership.

TR 2005/7 is amended as follows:

1. Paragraph 3

Insert after the paragraph:

3A. Additionally, this Ruling explains the implications of a 'partnership salary' in the context of a limited partnership¹ that is a corporate limited partnership.²

2. Paragraph 7

Insert after the paragraph:

7A. Similarly, a 'partnership salary' is not an allowable deduction for the purposes of a corporate limited partnership³ (CLP) under Subdivision C of Division 5A of Part III of the ITAA 1936.

3. Paragraph 9

Insert after the paragraph:

9A. In the case of a CLP, section 94K of the ITAA 1936 specifically excludes the application of Division 5 of the ITAA 1936 provisions from applying. Instead, Division 5A of the ITAA 1936 applies such that if the partnership pays or credits an amount to a partner in the partnership against the profits or anticipated profits, the amount is taken to be a dividend⁴ paid to the partner out of profits⁵ and assessable to the partner pursuant to section 44 of the ITAA 1936.

¹ The term 'limited partnership' is defined in subsection 995-1(1) of the *Income tax* Assessment Act 1997.

² See section 94D of the ITAA 1936 for the meaning of the term 'corporate limited partnership'.

³ Refer to section 94D of the ITAA 1936 for the description of what constitutes a CLP.

⁴ The term 'dividend' is defined in subsection 6(1) of the ITAA 1936.

⁵See section 94M of the ITAA 1936.

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4. Paragraph 13

Insert after the paragraph:

13A. The income from a CLP is not taxed to the partners. The scheme of Division 5A of the ITAA 1936 is that the partnership is treated as a company for certain taxation purposes and consequently the taxable income of the CLP is taxed as a company.⁶

5. Paragraph 18

Insert after the paragraph:

18A. For the same reasons, a 'partnership salary' is also not characterised as an expense of a CLP when calculating the net income of the CLP.

6. Paragraph 23

Insert after the paragraph:

- 23A. Sections 94L and 94M of the ITAA 1936 specifically address the taxation consequences of payments, credits and distributions made to a partner in a CLP.
- 23B. Section 94L of the ITAA 1936 includes a distribution, whether money or property, to a partner in a CLP, as a dividend, but not if the distribution is attributed to profit or gain from a year when the partnership was not a CLP.
- 23C. Likewise, section 94M of the ITAA 1936, deems that where a CLP pays or credits a partner from profits, anticipated profits, or otherwise in anticipation of profits, the amount is taken to be a dividend paid out of profits derived by the partnership.
- 23D. A salary paid to a partner in a CLP is not necessarily paid from profits and may be paid in anticipation of profits. In applying section 94M of the ITAA 1936, such payments are considered a distribution of profits and will be taxed as a dividend.
- 23E. Consequently payment of salary to a partner of a CLP will be assessable income and subject to taxation as dividends under subsection 44(1) of the ITAA 1936.

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⁶ See section 94J of the ITAA 1936.

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23F. Where the CLP makes a distribution of profits which includes an amount previously paid or credited in anticipation of such profits, the Commissioner must take such steps, if any, to ensure that a partner is not subject to double taxation (subsection 94M(2) of the ITAA 1936). This ensures that if a partner has been taxed on a distribution when it was credited, the partner will not be taxed again when the distribution is actually paid.

7. Legislative references

Insert:

- ITAA 1936 6(1)
- ITAA 1936 44
- ITAA 1936 44(1)
- ITAA 1936 Pt III Div 5A
- ITAA 1936 94D
- ITAA 1936 94J
- ITAA 1936 94K
- ITAA 1936 94L
- ITAA 1936 94M
- ITAA 1936 94M(2)
- ITAA 1936 92(2)
- ITAA 1997 995-1(1)

This Addendum applies on and from the date of issue.

Commissioner of Taxation

5 November 2014

ATO references

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distributions

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