TD 94/D111 - Income tax: capital gains: how should interim and final liquidation distributions received by shareholders be treated for CGT purposes?

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This document has been finalised by <u>TD 95/12</u>.



FOI Status: draft only - for comment

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Draft Taxation Determinations (TDs) represent the preliminary, though considered, views of the ATO. Draft TDs may not be relied on; only final TDs are authoritative statements of the ATO.

Draft Taxation Determination

Income tax: capital gains: how should interim and final liquidation distributions received by shareholders be treated for CGT purposes?

1. An interim liquidation distribution is not 'consideration in respect of the disposal' of shares for the purposes of subsection 160ZD(1) of the *Income Tax Assessment Act 1936*. If the relevant shares were acquired after 19 September 1985, section 160ZL applies to the distribution, it being a payment in respect of the shares, to the extent that it is not deemed to be a dividend by subsection 47(1), or is a section 160ZLA rebatable dividend adjustment (subsection 160ZL(5)).

2. A final liquidation distribution is 'consideration in respect of the disposal' of shares for the purposes of subsection 160ZD(1).

3. When a final distribution is made, we expect that the liquidator would describe the distribution as such so that shareholders would be aware that it is a final distribution.

Commissioner of Taxation 8/12/94

FOI INDEX DETAIL: Reference No.

Related Determinations: TD 94/D109; TD 94/D110

Subject Ref: capital gains; companies, disposal of assets; dividends; final distribution; interim distribution; liquidation; shares

Legislative Ref: ITAA 47(1); ITAA 160ZD(1); ITAA 160ZL; ITAA 160ZL(5); ITAA 160ZLA ATO Ref: CGT Cell (CGDTLiq 3), NAT 94/8635-6

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