IRAS e-Tax Guide

Change to Assess the Income of a Husband and Wife as Separate Individuals



Published by Inland Revenue Authority of Singapore

Published on 26 May 2014

Disclaimers: IRAS shall not be responsible or held accountable in any way for any damage, loss or expense whatsoever, arising directly or indirectly from any inaccuracy or incompleteness in the Contents of this e-Tax Guide, or errors or omissions in the transmission of the Contents. IRAS shall not be responsible or held accountable in any way for any decision made or action taken by you or any third party in reliance upon the Contents in this e-Tax Guide. This information aims to provide a better general understanding of taxpayers' tax obligations and is not intended to comprehensively address all possible tax issues that may arise. While every effort has been made to ensure that this information is consistent with existing law and practice, should there be any changes, IRAS reserves the right to vary our position accordingly.

© Inland Revenue Authority of Singapore

All rights reserved. No part of this publication may be reproduced or transmitted in any form or by any means, including photocopying and recording without the written permission of the copyright holder, application for which should be addressed to the publisher. Such written permission must also be obtained before any part of this publication is stored in a retrieval system of any nature.

Table of Contents

	Page
1	Aim1
2	At a Glance1
3	Background2
4	Spousal Transfer Scheme3
5	Tax Change with effect from YA 20164
6	Administrative Procedure for Spousal Transfers of Qualifying
	Deductions and Rental Deficits that arise in and before YA 20155
7	Contact Information5
8	Updates and Amendments6
Ann	nex A – Order of Offset for Spousal Transfer Scheme7
Ann	nex B – Transitional Arrangement for the Removal of Spousal
	Transfer Scheme10

Change to Assess the Income of a Husband and Wife as Separate Individuals

1 Aim

1.1 This e-Tax guide clarifies the tax change in relation to the assessment of a married couple's income. It replaces the earlier e-Tax guide on the same topic which was first published on 22 Jun 2004.

2 At a Glance

- 2.1 Separate assessment as a default mode of assessment for husband and wife was introduced in Year of Assessment ("YA") 2005 to replace the previous combined assessment for married couples.
- 2.2 With the removal of combined assessment, married couples are allowed to transfer the excess qualifying deductions¹ and rental deficit between themselves ("spousal transfer") from YA 2005 to YA 2015.
- 2.3 With effect from YA 2016, the spousal transfer scheme would be phased out. Any qualifying deductions and rental deficits arising from YA 2016 (basis year 2015) onwards would no longer enjoy spousal transfer. As a transitional concession, qualifying deductions arising in and before YA 2015 would be allowed for offset against the income of the taxpayer's spouse until YA 2017, subject to existing spousal transfer rules.

_

¹ Please refer to paragraph 4.1 for the definition.

3 Background

- 3.1 Prior to YA 2005, the income of a married woman was deemed to be chargeable under her husband's name unless she elected for separate assessment. Election was done on a yearly basis when the income tax return was being filed each year.
- 3.2 Where a married woman did not elect for separate assessment, her income was assessed together with her husband's income ("combined assessment"). Wife relief of \$2,000 was given to a married man for each YA if his wife had no income chargeable in her own name. If his wife had income, the amount of wife relief given to him would be the difference between \$2,000 and the amount of income chargeable in the wife's own name.
- 3.3 This tax treatment was reviewed and separate assessment as a default mode of assessment for married couples was introduced in YA 2005 for the following reasons:
 - (a) The social context in Singapore had changed over the years. More married women were working and dual income families were also becoming the norm.
 - (b) It was generally less advantageous for spouses to be taxed in the form of combined assessments, as the combined income would generally attract a higher marginal tax rate. The tax change simplifies the tax filing process for married couples whereby the married women need not elect for separate assessment yearly.
- 3.4 With the change, a married man would be allowed to claim for the full amount of wife relief of \$2,000 so long as his wife's income was not more than \$4,000 (the income threshold was \$2,000 prior to YA 2010) in the preceding year for that YA. The wife relief was expanded to spouse relief with effect from YA 2010 to allow female taxpayers to claim relief for supporting their husbands.

4 Spousal Transfer Scheme

4.1 With the removal of combined assessment, spousal transfer scheme was introduced in YA 2005 to ensure that married couples would not be made worse off, tax wise. A married couple would be allowed to transfer the excess of qualifying deductions between each other if there is any remaining qualifying deduction that cannot be completely offset against the income of the respective spouse for a particular YA.

Qualifying deductions refer to:

- (A) Any allowance falling to be made under section 16, 17, 18B, 18C, 19, 19A, 19C, 19D or 20 of the Income Tax Act ("capital allowances");
- (B) Any loss incurred by the individual in any trade, business, profession or vocation which, if it had been a profit, would have been assessable under the Income Tax Act ("trade loss"); and
- (C) Any donation made by the individual under section 37 (3) (b), (c),(e) or (f) or 6) of the Income Tax Act ("donations").
- 4.2 Under the scheme, any qualifying deductions should first be offset against the assessable income of the taxpayer whose activities gave rise to the deductions. Any excess can then be transferred to the spouse in the order of capital allowance, trade loss followed by donations.
- 4.3 The transferee must have assessable income available before the transfer can be allowed. The amount available for transfer is restricted to the assessable income of the transferee.
- 4.4 As an administrative concession, where both spouses have rental income, they would be allowed to transfer rental deficit to each other. The amount of transfer should strictly be limited up to the net amount of the available rental income of the transferee. Rental deficit of the transferor can only be transferred if the transferee has positive rental income. No amount of rental deficit transferred can be offset against any other income of the transferee.

5 Tax Change with effect from YA 2016

- 5.1 To simplify our individual income tax system, it was announced in Budget Statement 2014 that the spousal transfer scheme would be phased out from YA 2016 onwards. Any qualifying deductions and rental deficits arising from YA 2016 (basis year 2015) onwards would no longer enjoy spousal transfer.
- 5.2 As a transitional concession, qualifying deductions arising in and before YA 2015 by a taxpayer will be allowed for offset against the income of his or her spouse until YA 2017, subject to existing spousal transfer rules ². The transitional arrangement for spousal transfer is summarised as follows:

YA in which the deductions	allowances,	rbed capital trade losses and nations	Unabsorbed capital allowances and trade losses
arose	YA of spo	ousal transfer	Carry-back ³ to
	2015 - 2017	2018 onwards	preceding YA
2014	$\sqrt{}$	×	
2015	√ ×		V
2016	×	×	×

[&]quot; $\sqrt{}$ " denotes spousal transfer allowed under transitional concession

5.3. Taxpayers will generally not be disadvantaged by the removal of the transfer between spouses as alternative measures of carry-forward remain available. Any unabsorbed capital allowances or losses can be carried forward to offset against a taxpayer's income in subsequent years, until the allowance or losses are fully utilized, subject to certain conditions⁴. A taxpayer can also carry forward unutilized donations to subsequent YAs up to a maximum of 5 years.

[&]quot; x " denotes spousal transfer not allowed

² Under existing rules, rental deficits cannot be carried forward to future YAs. Therefore, the transitional concession would not apply to rental deficits.

³ For more details of carry-back relief system, please refer to e-Tax Guide "Carry-Back Relief System" published on 26 May 2014.

⁴ The carry-forward of unabsorbed capital allowances is subject to the same business test (i.e. the same trade or business is continued). In the case of limited partner of a Limited Liability Partnership or Limited Partnership, the deduction of unabsorbed losses and capital allowances against other sources of income is subject to the relevant deduction restriction.

- 5.4 For more details, please refer to:
 - (a) Annex A for the illustration of the order of offset under the spousal transfer scheme.
 - (b) Annex B for the worked example which illustrates the transitional arrangement from YA 2015 to YA 2017.

6 Administrative Procedure for Spousal Transfers of Qualifying Deductions and Rental Deficits that arise in and before YA 2015

6.1 a. Procedure to Elect for Spousal Transfer

- i. For the transfer to take place, an election must be made by both spouses on a yearly basis.
- ii. The election must be made within 30 days from the date of Notice of Assessment of the taxpayer or the spouse ⁵, whichever is the later. The election once made is irrevocable.

b. Revisions to Assessments

i. Upon election, Comptroller of Income Tax will re-compute the assessment of the transferor and transferee to take into account the respective transfers. Any subsequent revision to either party's tax assessment will result in a corresponding revision to the spouse's tax assessment.

7 Contact Information

7.1 For any enquiries or clarification on this e-Tax Guide, please call 1800-356 8300.

_

⁵ This excludes default and estimated assessments.

⁶ Taxpayers can download the election form from the IRAS website and submit the completed form to IRAS.

8 Updates and Amendments

	Date of amendment	Amendments made
1	26 May 2014	The following paragraphs with regard to the removal of spousal transfer scheme have been added/amended:
		 Added Paragraph 5 on the details of removal of the scheme and the transitional arrangement; and
		Amended Annex A and added Annex B on the illustration of the transitional arrangement.

Annex A - Order of Offset for Spousal Transfer Scheme

The following example illustrates the:

- Order of offset under spousal transfer scheme for qualifying deductions and rental deficits that arisein and before YA2015; and
- Treatment of qualifying deductions and rental deficits that arise from YA 2016 onwards

Assume the following information is extracted from the husband's and wife's tax returns respectively for YA 2015 and YA 2016.

<u>YA2015</u>			<u>YA2015</u>		
<u>Husband</u>		\$	<u>Wife</u>		\$
Trade:	Adjusted Profit	4,500	Trade:	Adjusted Profit	25,000
	Unabsorbed Loss b/f YA 2014	(53,390)			
	Unabsorbed Capital Allowances b/f YA 2014	(22,000)	Employment:	Salary	22,000
				Bonus	2,000
Employment:	Salary	12,000		Director's Fees	2,000
	Bonus	3,000			
Net Rent:		(4,110)	Net Rent:		10,000
Donations:		400			
<u>YA2016</u>			<u>YA2016</u>		
<u>Husband</u>		\$	<u>Wife</u>		
Trade:	Adjusted Loss	(14,500)	Trade:	Adjusted Profit	35,000
Net Rent:		(3,000)	Net Rent:		12,000
Donations:		500			

Annex A (continued)
Worked example of the tax assessments for YA2015 and YA2016 using the above information extracted from their tax returns.

YA2015				YA2015			
Husband's Assessment (Transferor) \$			\$	Wife's Assessn	nent (Transferee)	\$	\$
Trade:	Adjusted Profit	4,500	·	Trade:	Adjusted Profit	25,000	•
	Less: Unabsorbed Capital Allowances b/f	(22,000)	(17,500)		Less: Unabsorbed Capital Allowances Transferred in from Spouse	(2,500)	22,500
					Less: Unabsorbed Loss Transferred in from Spouse		(53,390)
Employment:	Salary	12,000	45.000				(30,890)
	Bonus	3,000	15,000	Employment:	Salary	22,000	
Net Rent		(4,110)	_	, ,	Bonus	2,000	
Less: Rental Deficit Transferred to Spouse		4,110	0		Director's Fees	2,000	26,000
	oital Allowances c/f		(2,500)				
Less: Unabsorbe to Spouse	ed Capital Allowances c/f Transferred		2,500				
•	ital allowances c/f		0	Net Rent		10,000	
	o h /f		(52.200)	Less: Rental D	eficit Transferred in from Spouse	(4,110)	5,890
Unabsorbed Los Less: Unabsorbe	s b/r ed Loss Transferred to Spouse		(53,390) 53,390				
Unabsorbed Loss c/f			0				
Current Year Donations (2.5 Times Deduction) 7		(1,000)	Statutory Incon	ne		1,000	
Less: Current Year Donations Transferred to Spouse Current Year Donations c/f			1,000	Less: Donation	s Transferred in from Spouse		(1,000)
Assessable Inco	me		0	Assessable Inc	come		0

⁷ Announced in Budget 2011 that tax deduction of 2.5 times will be applicable for donations made from 1 January 2011 to 31 December 2015.

Annex A (continued)

<u>YA2016</u>				<u>YA2016</u>		
Husband's Assessment \$			¢	Wife's Assessment	\$	¢.
Trade:	Adjusted Loss Unabsorbed Loss c/f	(14,500)	\$ (14,500)	Trade: Adjusted Profit Net Rent:	Ф	35,000 12,000
Net Rent		(3,000)*	0	Assessable Income		47,000
Unabsorbed loss c/f			(14,500)*			
Current Year Donations c/f (2.5 Times Deduction)		(1,250)*				
Assessable Income			0			

Note: * Qualifying deductions and rental deficits that arise from YA2016 onwards will not enjoy spousal transfer.

End of Annex A

Annex B - Transitional Arrangement for the Removal of Spousal Transfer Scheme

The following example illustrates the transitional arrangement, where the qualifying deductions:

- Arising in and before YA2015 will continue to enjoy spousal transfer up till YA2017; and
- Arising from YA 2016 onwards will not enjoy spousal transfer.

Assume the following information is extracted from the husband's and wife's tax returns respectively from YA2015 to YA2018.

YA2015 Husband Trade:	Adjusted Loss	\$ (200,900)	YA2015 Wife Trade:	Adjusted Profit	\$ 21,300
Employment:	Salary Bonus	13,000 2,000	Employment:	Salary Bonus Director's Fees	20,000 3,050 2,000
Net Rent: Donations		(5,000) 16,000	Net Rent:		7,550
YA2016 Husband Trade:	Adjusted Loss	\$ (23,350)	YA2016 Wife Trade:	Adjusted Profit	\$ 30,550
YA2017 Husband Trade:	Adjusted Profit	\$ 16,000	YA2017 Wife Trade:	Adjusted Profit	\$ 124,950
YA2018 Husband Trade:	Adjusted Profit	\$ 24,600	YA2018 Wife Trade:	Adjusted Profit	\$ 105,600

Annex B (continued)

Worked example of the tax assessments from YA2015 to YA2018 using the above information extracted from their tax returns.

<u>YA2015</u>				YA2015			
Husband's Asses	ssment (Transferor)			Wife's Assess	ment (Transferee)		
		\$	\$			\$	\$
Trade:	Adjusted Loss		(200,900)	Trade:	Adjusted Profit		21,300
					Less: Unabsorbed Loss Transferred in from Spouse		(48,900)
Employment:	Salary	13,000					(10,000)
	Bonus	2,000	15,000	Employment:	Salary	20,000	
					Bonus	3,050	
Net Rent		(5,000)	_		Director's Fees	2,000	25,050
Less: Rental Defi	icit Transferred to Spouse	5,000**	0	Nat David		7.550	
				Net Rent	Less: Rental Deficit	7,550	
Unabsorbed Curr	rent Year Loss c/f		(185,900)		Transferred in from Spouse	(5,000)	2,550
Less: Unabsorbe	d Current Year Loss		48,900				
Transferre	d to Spouse		40,900				
Unabsorbed Loss	s c/f		(137,000)				
Current Year Dor	nations c/f (2.5 Times Deduction)		(40,000)				
	,						
Statutory Income			0	Statutory Inco			0
Assessable Incor	me		0	Assessable In	come		0

^{**} Under the admin concession, rental deficit arising in and before YA 2015 can only be transferred if the transferee has positive rental income.

Annex B (continued)

YA2016 Husband's Assessment (Transferor)	¢	\$	YA2016 Wife's A	ssessment (Transferee)	¢	\$
Trade: Adjusted Loss Add: Unabsorbed Loss b/f YA2015	(23,350) (137,000)	Φ	Trade:	Adjusted Profit	30,550	Ф
Total Unabsorbed Loss		(160,350)		Less: Unabsorbed Loss (YA2015) Transferred in from Spouse	(30,550)	0
Less: Unabsorbed Loss (YA2015) Transferred to Spouse		30,550		•		
Total Unabsorbed Loss c/f		(129,800)				
Unabsorbed Loss c/f (YA 2015) Unabsorbed Loss c/f (YA 2016)		(106,450) (23,350)				
Total Unabsorbed Donations c/f (YA2015) Assessable Income		(40,000)	Assessa	ble Income		0
YA2017 Husband's Assessment (Transferor)			YA2017 Wife's A	ssessment (Transferee)		_
Trade: Adjusted Profit	\$ 16,000	\$	Trade:	Adjusted Profit	\$ 124,950	\$
Less: Unabsorbed Loss b/f	(129,800)			Less: Unabsorbed Loss (YA2015) Transferred in from Spouse	(90,450)	34,500
Total Unabsorbed Loss Less: Unabsorbed Loss (YA2015) Transferred to Spouse ^ Unabsorbed Loss c/f (YA 2016)		(113,800) 90,450 (23,350)		· ·		
Total Unabsorbed Donations b/f (YA2015) Less: Unabsorbed Donations (YA2015) Transferred to Spou	ıse	40,000 (34,500)		y Income onations Transferred in from Spouse		34,500 (34,500)
Unabsorbed Donations c/f (YA 2015) Statutory Income Assessable Income		(5,500) 0 0	Assessa	ble Income		0

Note: ^ Amount transferred is limited to the unabsorbed losses incurred up till YA2015. Qualifying deductions that arise from YA2016 onwards will not enjoy spousal transfer.

YA2018	<u>l</u>			<u>YA2018</u>		
<u>Husban</u>	Husband's Assessment (Transferor)		_	Wife's Assessment (Transferee)	Φ.	•
Trade:	Adjusted Profit	\$ 24,600 (22,252)	\$	Trade: Adjusted Profit	\$ 	\$ 105,600
	Less: Unabsorbed Loss b/f (YA 2016)	(23,350)	1,250	Statutory Income	_	105,600
Unabso	rbed Donations b/f (YA 2015)^^		(5,500)	Assessable Income	_	105,600
Unabsorbed Donations c/f (YA 2015)		(4,250)				
Assess	able Income		0			
Note:						

^ Qualifying deductions that arise in and before YA2015 will continue to enjoy spousal transfer up till YA2017 only. Hence, the husband's unabsorbed donations – although carried forward from YA2015 – will not be allowed to be transferred to his wife even though she has positive assessable income in YA2018.

End of Annex B