

Beneficiaries receiving capital payments from non-resident trusts: calculation of the increase in tax charge

Contacts

Please phone:

- the number printed on page TR 1 of your tax return
- the SA Helpline on 0845 9000 444
- the SA Orderline on 0845 9000 404 for helpsheets

or go to www.hmrc.gov.uk

This helpsheet gives you information to help you fill in box 9 in the *Capital gains summary* pages of your tax return. It explains how Capital Gains Tax is chargeable on capital payments or benefits from a non-resident, dual resident or immigrating trust, but it is only an introduction.

The following instructions will show you how to complete the Working Sheet on page 3 to arrive at a figure for box 9.

If you are in any doubt about whether you are liable to Capital Gains Tax on capital payments or benefits from a non-resident, dual resident or immigrating trust, or about how the tax is calculated, ask us or your tax adviser.

Who should use this helpsheet

Any person resident in the UK who has directly or indirectly benefited from a non-resident, dual resident or immigrating settlement may be liable to Capital Gains Tax as a result. That person may also be liable to an increase in tax charge.

In this helpsheet the term 'immigrating' settlement or trust means one which is resident in the UK but either had been resident abroad previously or has had money or other assets transferred to it by a trust that still is abroad or had been abroad previously.

For more information on what is a non-resident trust or a dual resident trust and whether you are liable to tax on the capital gains of such a trust if you are its settlor, see Helpsheet 299 Non-resident trusts and Capital Gains Tax.

How Capital Gains Tax is charged

Capital Gains Tax may be due if you have received a capital payment or benefit from a non-resident, dual resident or immigrating trust. The maximum amount chargeable is the total capital gains made by the non-resident or dual resident trustees, calculated as if they had been resident in the UK. Gains of overseas companies in which the trustees have invested may also be taken into account.

A benefit includes interest-free loans and loans at less than a commercial rate of interest, rent-free occupation of trust property or use of trust property at less than market rental. You can find more information on what constitutes a capital payment at www.hmrc.gov.uk

If you have directly or indirectly received, or are treated as having received, capital or a benefit from a non-resident, dual resident or immigrating trust, its value must be matched against capital gains made by the trustees and by any foreign private company in which they have invested. You may have received a capital payment from the trustees in an earlier tax year which has not been matched with trust gains. If the trustees make capital gains in the

tax year 2011–12 these earlier capital payments may be matched against these gains. If so, you will need to include them on your return as attributed gains for the tax year 2011–12. The trustees or their tax advisers should be able to tell you whether there are capital gains and how those gains are matched with your receipts or benefits.

If attributed gains are chargeable in 2011–12 you enter these gains in box 32 of your *Capital gains summary* pages. You cannot set any personal losses against these gains.

If you are non-UK domiciled see 'What if I am non-UK domiciled?' on page 3.

Example

James is UK resident and domiciled. He received a capital payment of £10,000 from a non-resident trust during the year ended 5 April 2012, but the trustees made gains of £20,000 in the year ended 5 April 2010 that have not yet been matched with payments made to, or benefits provided for, beneficiaries.

Capital Gains Tax is due on the £10,000 James received.

How to calculate the increase in tax

Where the capital gains, which have been matched against the capital payment or benefit, were made in an earlier year you may have to pay extra tax. In the above example, James would have to pay an increased amount of tax to reflect the fact that the gain made by the trustees actually arose two years earlier. The table on page 3 shows by what percentage the normal Capital Gains Tax bill is increased.

You should assume that the normal tax bill is calculated as if the gains deemed to arise to you from this source are the first slice of your total gains. So the benefit of your Capital Gains Tax annual exempt amount will be given against these gains.

Then match the gain against the gains of the trust and any foreign private company involved and work out by how much your normal tax bill would be increased, using the Working Sheet on page 3.

If the matching is against gains arising in more than one of the periods listed in the table on page 3, the normal tax bill should be apportioned proportionally and the appropriate percentages applied to the apportioned amounts. In case of difficulty HM Revenue & Customs, Trusts & Estates, Non-resident Trusts, will be pleased to help you, phone 0845 604 6455.

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Table of increase in tax 2011-12 value of capital or benefit Normal tax bill matched against gains which arose increased by Before 6 April 2006 60% In the year ended 5 April 2007 50% In the year ended 5 April 2008 40% In the year ended 5 April 2009 30% In the year ended 5 April 2010 20% In the year ended 5 April 2011 10%* In the year ended 5 April 2012 No increase due

^{*} This increase does not apply unless the special anti-avoidance provisions in relation to transfers of value by trustees linked with trustee borrowing also apply.

Working Sheet			
Total payments and benefits			
received from non-resident, dual resident or immigrating trusts	£		
Matched with trust gains from:	Normal tax due		
• years before 6 April 2006	£	x 60% =	£
	Normal tax due		
• year ended 5 April 2007	£	x 50% =	£
	Normal tax due		
• year ended 5 April 2008	£	x 40% =	£
	Normal tax due		_
• year ended 5 April 2009	£	x 30% =	£
	Normal tax due		6
• year ended 5 April 2010	£	x 20% =	£
	Normal tax due		C
• year ended 5 April 2011	£	x 10%* =	£
	Normal tax due		
• year ended 5 April 2012	£ no increase o		lue
Total increase in tax			£
Copy this figure to box 9 of your <i>Cap</i>	ital gains summary p	ages.	
* This increase does not apply unless transfers of value by trustees linked	•	•	in relation to

What if I am non-UK domiciled?

From 6 April 2008 as a non-UK domiciled beneficiary, you can be chargeable to Capital Gains Tax where you have received a capital payment or benefit from a non-resident, dual resident or immigrating trust. You will only have a Capital Gains Tax charge if:

- you received the capital payment or benefit after 5 April 2008, and
- the gain made by the trustees or any foreign private company in which they have invested, matched against the capital payment or benefit, arose after 5 April 2008.

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The trustees or their tax advisers should be able to tell you whether you could have a Capital Gains Tax charge.

If there could be a Capital Gains Tax charge on you, then:

- if you are a remittance basis user the gain attributed to you will only be chargeable when the capital payment or benefit you received is received in, or remitted to, the UK. You can find more information on when something is remitted to the UK on pages RRN 10 and RRN 18 of the *Residence*, remittance basis etc. notes
- if you are **not** a remittance basis user the gain attributed to you will be chargeable to Capital Gains Tax when it is attributed to you.

When a gain becomes chargeable to Capital Gains Tax you should enter it at box 32 in your *Capital gains summary* pages.

These notes are for guidance only and reflect the position at the time of writing. They do not affect any rights of appeal. Any subsequent amendments to these notes can be found at www.hmrc.gov.uk