

produce foreign general limitation income. Use of end-of-the-year values will not create substantial distortions in determining the relative values of S's and the group's relevant assets on November 6, Year 1. The group determines that S's relevant assets have a tax book value of \$2,000 and a fair market value of \$2,200. Also, the group's relevant assets (including S's assets) have a tax book value of \$8,000. On November 6, Year 1, S has no assets expected to produce foreign shipping income.

(iii) Under paragraph (c)(2)(ii) of this section, S takes a \$10 COFL account for the general limitation basket ($\$40 \times \$2000/\$8000$) and a \$5 CSLL account for the general limitation basket with respect to the passive basket ($\$20 \times \$2000/\$8000$). S does not take any portion of the shipping income basket CSLL account. The limitation described in paragraph (c)(2)(iii) of this section does not apply because the aggregate of the COFL and CSLL accounts for the general limitation basket that are apportioned to S (\$15) is less than 150 percent of the actual fair market value of S's general limitation foreign assets ($\$2,200 \times 150\%$).

Example 2. (i) Assume the same facts as in *Example 1*, except that the fair market value of S's general limitation foreign assets is \$4 as of November 6, Year 1.

(ii) Under paragraph (c)(2)(iii) of this section, S's COFL and CSLL accounts for the general limitation basket must be reduced by \$9, which is the excess of \$15 (the aggregate amount of the accounts apportioned under paragraph (c)(2)(ii) of this section) over \$6 (150 percent of the \$4 actual fair market value of S's general limitation foreign assets). S thus takes a \$4 COFL account for the general limitation basket ($\$10 - (\$9 \times \$10/\$15)$) and a \$2 CSLL account for the general limitation basket with respect to the passive basket ($\$5 - (\$9 \times \$5/\$15)$).

(d) *Predecessor and successor.* A reference to a member includes, as the context may require, a reference to a predecessor or successor of the member. See § 1.1502-1(f).

(e) *Effective dates.* This section applies to consolidated return years for which the due date of the income tax

return (without extensions) is after August 11, 1999. However, paragraph (b)(5) of this section (intercompany transactions) is not applicable for intercompany transactions that occur before January 28, 1999. A group applies the principles of § 1.1502-9A(e) to a disposition which is an intercompany transaction to which § 1.1502-13 applies and that occurs before January 28, 1999. Also, paragraph (c)(2) of this section (apportionment of consolidated account to departing member) is not applicable for members ceasing to be members of a group before January 28, 1999. A group applies the principles of § 1.1502-9A (rather than paragraph (c)(2) of this section) to determine the amount of a consolidated account that is apportioned to a member that ceases to be a member of the group before January 28, 1999 (and reduces its consolidated account by such apportioned amount) before applying paragraph (c)(2) of this section to members that cease to be members on or after January 28, 1999.

[T.D. 8833, 64 FR 43616, Aug. 11, 1999]

COMPUTATION OF CONSOLIDATED
TAXABLE INCOME

§ 1.1502-11 Consolidated taxable income.

(a) *In general.* The consolidated taxable income for a consolidated return year shall be determined by taking into account:

(1) The separate taxable income of each member of the group (see § 1.1502-12 for the computation of separate taxable income);

(2) Any consolidated net operating loss deduction (see §§ 1.1502-21 (or 1.1502-21A, as appropriate) for the computation of the consolidated net operating loss deduction);

(3) Any consolidated capital gain net income (net capital gain for taxable years beginning before January 1, 1977) (see §§ 1.1502-22 (or 1.1502-22A, as appropriate) for the computation of the consolidated capital gain net income (net capital gain for taxable years beginning before January 1, 1977));

(4) Any consolidated section 1231 net loss (see §§ 1.1502-23 (or 1.1502-23A, as appropriate) for the computation of the consolidated section 1231 net loss);

(5) Any consolidated charitable contributions deduction (see §1.1502-24 for the computation of the consolidated charitable contributions deduction);

(6) Any consolidated section 922 deduction (see §1.1502-25 for the computation of the consolidated section 922 deduction);

(7) Any consolidated dividends received deduction (see §1.1502-26 for the computation of the consolidated dividends received deduction); and

(8) Any consolidated section 247 deduction (see §1.1502-27 for the computation of the consolidated section 247 deduction).

(b) *Elimination of circular stock basis adjustments*—(1) *In general.* If one member (P) disposes of the stock of another member (S), this paragraph (b) limits the use of S's deductions and losses in the year of disposition and the carryback of items to prior years. The purpose of the limitation is to prevent P's income or gain from the disposition of S's stock from increasing the absorption of S's deductions and losses, because the increased absorption would reduce P's basis (or increase its excess loss account) in S's stock under §1.1502-32 and, in turn, increase P's income or gain. See paragraph (b)(3) of this section for the application of these principles to P's deduction or loss from the disposition of S's stock, and paragraph (b)(4) of this section for the application of these principles to multiple stock dispositions. See §1.1502-19(c) for the definition of disposition.

(2) *Limitation on deductions and losses*—(i) *Determination of amount of limitation.* If P disposes of one or more shares of S's stock, the extent to which S's deductions and losses for the tax year of the disposition (and its deductions and losses carried over from prior years) may offset income and gain is subject to limitation. The amount of S's deductions and losses that may offset income and gain is determined by tentatively computing taxable income (or loss) for the year of disposition (and any prior years to which the deductions or losses may be carried) without taking into account P's income and gain from the disposition.

(ii) *Application of limitation.* S's deductions and losses offset income and gain only to the extent of the amount

determined under paragraph (b)(2)(i) of this section. To the extent S's deductions and losses in the year of disposition cannot offset income or gain because of the limitation under this paragraph (b), the items are carried to other years under the applicable provisions of the Internal Revenue Code and regulations as if they were the only items incurred by S in the year of disposition. For example, to the extent S incurs an operating loss in the year of disposition that is limited, the loss is treated as a separate net operating loss attributable to S arising in that year. The tentative computation does not affect the manner in which S's unlimited deductions and losses are absorbed or the manner in which deductions and losses of other members are absorbed. (If the amount of S's unlimited deductions and losses actually absorbed is less than the amount absorbed in the tentative computation, P's stock basis adjustments under §1.1502-32 reflect only the amounts actually absorbed.)

(iii) *Examples.* For purposes of the examples in this paragraph (b), unless otherwise stated, P owns all of the only class of S's stock for the entire year, S owns no stock of lower-tier members, the tax year of all persons is the calendar year, all persons use the accrual method of accounting, the facts set forth the only corporate activity, all transactions are between unrelated persons, and tax liabilities are disregarded. The principles of this paragraph (b)(2) are illustrated by the following examples.

Example 1. Limitation on losses with respect to stock gain. (a) P has a \$500 basis in S's stock. For Year 1, P has ordinary income of \$30 (determined without taking P's gain or loss from the disposition of S's stock into account) and S has an \$80 ordinary loss. P sells S's stock for \$520 at the close of Year 1.

(b) To determine the amount of the limitation on S's loss under paragraph (b)(2)(i) of this section, and the effect under §1.1502-32(b) of the absorption of S's loss on P's basis in S's stock, P's gain or loss from the disposition of S's stock is not taken into account. The group is tentatively treated as having a consolidated net operating loss of \$50 (P's \$30 of income minus S's \$80 loss). Thus, \$50 of S's loss is limited under this paragraph (b).

(c) Because \$30 of S's loss is absorbed in the determination of consolidated taxable income under paragraph (b)(2)(i) of this section, P's basis in S's stock is reduced under §1.1502-32(b) from \$500 to \$470 immediately before the disposition. Consequently, P recognizes a \$50 gain from the sale of S's stock and the group has consolidated taxable income of \$50 for Year 1 (P's \$30 of ordinary income and \$50 gain from the sale of S's stock, less the \$30 of S's loss). In addition, S's limited loss of \$50 is treated as a separate net operating loss attributable to S and, because S ceases to be a member, the loss is apportioned to S under §1.1502-21 (or §1.1502-79A, as appropriate) and carried to its first separate return year.

Example 2. Carrybacks and carryovers. (a) For Year 1, the P group has consolidated taxable income of \$30, and a consolidated net capital loss of \$100 (\$50 attributable to P and \$50 to S). At the beginning of Year 2, P has a \$300 basis in S's stock. For Year 2, P has ordinary income of \$30, and a \$20 capital gain (determined without taking the \$100 consolidated net capital loss carryover or P's gain or loss from the disposition of S's stock into account), and S has a \$100 ordinary loss. P sells S's stock for \$280 at the close of Year 2.

(b) To determine the amount of the limitation under paragraph (b)(2)(i) of this section on S's losses, and the effect of the absorption of S's losses on P's basis in S's stock under §1.1502-32(b), P's gain or loss from the disposition of S's stock is not taken into account. For Year 2, the P group is tentatively treated as having a \$70 consolidated net operating loss (S's \$100 ordinary loss, less P's \$30 of ordinary income). The P group is also treated as having no consolidated net capital gain in Year 2, because P's \$20 capital gain is reduced by \$20 of the consolidated net capital loss carryover from Year 1 under section 1212(a) (the absorption of which is attributed equally to P and S). In addition, of the \$70 consolidated net operating loss, \$30 is carried back to Year 1 and offsets P's ordinary income in that year, and \$40 is carried forward. Consequently, \$40 of S's operating loss from Year 2, and \$40 of the consolidated net capital loss carryover from Year 1 attributable to S, are limited under this paragraph (b).

(c) Under paragraph (b)(2)(ii) of this section, the limitation under this paragraph (b) does not affect the absorption of any deductions and losses attributable to P, \$60 of S's operating loss from Year 2, and \$10 of the consolidated net capital loss from Year 1 attributable to S. Consequently, P's basis in S's stock is reduced under §1.1502-32(b) by \$70, from \$300 to \$230, and P recognizes a \$50 gain from the sale of S's stock in Year 2. Thus, the P group is treated as having a \$20 unlimited net operating loss that is carried back to Year 1:

Ordinary income:	
P	\$30

S (excluding the \$40 limited loss)	(60)
Sub Total	\$(30)
Consolidated net capital gain:	
P (\$20 + \$50 from S stock - \$50 from Year 1)	\$20
S (- \$10 from Year 1)	(10)
Sub Total	\$10
Consolidated taxable income	\$(20)

(d) Under paragraph (b)(2)(ii) of this section, S's \$40 ordinary loss from Year 2 that is limited under this paragraph (b) is treated as a separate net operating loss arising in Year 2. Similarly, \$40 of the consolidated net capital loss from Year 1 attributable to S is treated as a separate net capital loss carried over from Year 1. Because S ceases to be a member, the \$40 net operating loss from Year 2 and the \$40 consolidated net capital loss from Year 1 are allocated to S under §§1.1502-21 and 1.1502-22, respectively (or §1.1502-79A, as appropriate) and are carried to S's first separate return year.

Example 3. Allocation of basis adjustments. (a) For Year 1, the P group has consolidated taxable income of \$100. At the beginning of Year 2, P has a \$40 basis in each of the 10 shares of S's stock. For Year 2, P has an \$80 ordinary loss (determined without taking into account P's gain or loss from the disposition of S's stock) and S has an \$80 ordinary loss. P sells 2 shares of S's stock for \$85 each at the close of Year 2.

(b) Under paragraph (b)(2)(i) of this section, the amount of the limitation on S's loss is determined by tentatively treating the P group as having a \$160 consolidated net operating loss for Year 2. Of this amount, \$100 is carried back under section 172 and absorbed in Year 1 (\$50 attributable to S and \$50 attributable to P). Consequently, \$30 of S's loss is limited under this paragraph (b).

(c) Under paragraph (b)(2)(ii) of this section, the limitation under this paragraph (b) does not affect the absorption of P's \$80 ordinary loss or \$50 of S's ordinary loss. Consequently, P's basis in each share of S's stock is reduced from \$40 to \$35 under §1.1502-32(b), and P recognizes a \$100 gain from the sale of the 2 shares. Thus, the P group is treated as having a \$30 unlimited net operating loss:

Ordinary loss:	
P	\$(80)
S (excluding the \$30 limited loss)	(50)
Sub Total	\$(130)
Consolidated net capital gain:	
P	\$100
S	0
Sub Total	\$100
Unlimited consolidated net operating loss	\$(30)

(d) A portion of the \$130 of unlimited operating losses for Year 2 is fully absorbed in that year, and a portion is carried back to Year 1. Thus, \$61.50 of P's \$80 loss (\$100 multiplied by \$80/\$130) and \$38.50 of S's \$50 unlimited loss (\$100 multiplied by \$50/\$130) are absorbed in Year 2. P's remaining \$18.50 of loss and S's remaining \$11.50 of loss are not subject to limitation and are carried back and absorbed in Year 1.

(e) Under paragraph (b)(2)(ii) of this section, S's \$30 of loss limited under this paragraph (b) is treated as a separate net operating loss.

(3) *Loss dispositions*—(i) *General rule.* The principles of paragraph (b)(2) of this section apply to the extent necessary to carry out the purposes of paragraph (b)(1) of this section if P recognizes a deduction or loss from the disposition of S's stock.

(ii) *Example.* The principles of this paragraph (b)(3) are illustrated by the following example.

Example. (a) P has a \$400 basis in S's stock. For Year 1, P has a capital gain of \$100 (determined without taking P's gain or loss from the disposition of S's stock into account) and S has both a \$60 capital loss and a \$200 ordinary loss. P sells S's stock for \$140 at the close of Year 1.

(b) Under paragraph (b)(3) of this section, the amount of S's ordinary and capital losses that may offset income and gain is determined by tentatively computing the group's consolidated net operating loss and consolidated net capital loss without taking into account P's loss from the disposition of S's stock. The limitation is necessary to prevent P's loss from the disposition of S's stock from affecting the absorption of S's losses and thereby the adjustments to P's basis in S's stock under § 1.1502-32(b) (which would, in turn, affect P's loss).

(c) Under the principles of paragraph (b)(2)(i) of this section, the amount of the limitation on S's loss is determined by tentatively treating the P group as having a \$40 consolidated net capital gain and a \$200 ordinary loss, which results in a \$160 consolidated net operating loss for Year 1, all of which is attributable to S. Thus, \$160 of S's ordinary loss is limited under this paragraph (b). See also § 1.1502-20 for rules applicable to losses from the sale of stock of subsidiaries.

(4) *Multiple dispositions*—(i) *Stock of a member.* To the extent income, gain, deduction, or loss from a prior disposition of S's stock is deferred under any rule of law, the limitation under paragraph (b)(2) of this section is determined by treating the year the deferred

amount is taken into account as the year of the disposition.

(ii) *Stock of different members.* If S is a higher-tier corporation with respect to another member (T), and all of T's items of income, gain, deduction, and loss (including the absorption of T's deduction or loss) would be fully reflected in P's basis in S's stock under § 1.1502-32, the limitation under paragraph (b)(2)(i) of this section with respect to T's deductions and losses is determined without taking into account any income, gain, deduction, or loss from the disposition of the stock of S or T (or of the stock of members owned in the chain connecting S and T). However, this paragraph (b) does not otherwise limit the absorption of one member's deduction or loss with respect to the disposition of another member's stock.

(iii) *Examples.* The principles of this paragraph (b)(4) are illustrated by the following examples.

Example 1. Chain of subsidiaries. (a) P owns all of S's stock with a \$500 basis, and S owns all of T's stock with a \$500 basis. For Year 1, P has ordinary income of \$30, S has no income or loss, and T has an \$80 ordinary loss. P sells S's stock for \$520 at the close of Year 1.

(b) Under paragraph (b)(4) of this section, to determine the amount of the limitation under paragraph (b) of this section on T's loss, and the effect of the absorption of T's loss on P's basis in S's stock under § 1.1502-32(b), P's gain or loss from the disposition of S's stock is not taken into account. The group is tentatively treated as having a consolidated net operating loss of \$50 (P's \$30 of income minus T's \$80 loss). Because only \$30 of T's loss offsets income or gain, P's basis in S's stock is reduced under § 1.1502-32(b) from \$500 to \$470 immediately before the disposition of S's stock. Thus, P takes into account a \$50 gain from the sale of S's stock.

(c) The facts are the same as in paragraph (a) of this *Example 1*, except that S has a \$10 excess loss account in T's stock (rather than a \$500 basis). Under paragraph (b)(4) of this section, neither P's gain or loss from the disposition of S's stock nor S's gain or loss from the disposition of T's stock (under § 1.1502-19) are taken into account for purposes of the tentative computations and the effect of any absorption under § 1.1502-32(b) on P's basis in S's stock and S's excess loss account in T's stock. The group is tentatively treated as having a consolidated net operating loss of \$50 (P's \$30 of income minus T's \$80 loss), and only \$30 of T's loss may offset the group's income or gain. Under

§1.1502-32(b), the absorption of \$30 of T's loss increases S's excess loss account in T's stock to \$40 and, under §1.1502-19, the excess loss account is taken into account. Moreover, under §1.1502-32(b), P's basis in S's stock is increased immediately before the sale by \$10 (S's \$40 gain under §1.1502-19(b) minus T's \$30 loss absorbed and tiered up under §1.1502-32(b)), from \$500 to \$510. Thus, P takes into account a \$10 gain from the sale of S's stock, and S takes into account a \$40 gain from its excess loss account in T's stock.

Example 2. Brother-sister subsidiaries. (a) P owns all of the stock of S1 and S2, each with a \$50 basis. For Year 1, the group has a \$100 consolidated net operating loss (\$50 of which is attributable to S1, and \$50 to S2) determined without taking gain or loss from the disposition of member stock into account. At the close of Year 1, P sells the stock of S1 and S2 for \$100 each.

(b) Paragraph (b)(4) of this section does not limit the loss of S1 or S2 with respect to the disposition of stock of the other. Consequently, each subsidiary's loss may offset P's gain from the disposition of the stock of the other subsidiary. Because this absorption results in a \$50 reduction in P's basis in the stock of each subsidiary under §1.1502-32(b), P's aggregate gain from the stock dispositions is increased from \$100 to \$200, \$100 of which is offset by the losses of the subsidiaries.

(5) *Effective date.* This paragraph (b) applies to stock dispositions occurring in consolidated return years beginning on or after January 1, 1995. For prior years, see §1.1502-11(b) as contained in the 26 CFR part 1 edition revised as of April 1, 1994.

(c) *Disallowance of loss attributable to pre-1966 distributions.* No loss shall be allowed upon the sale or other disposition of stock, bonds, or other obligations of a member or former member to the extent that such loss is attributable to a distribution made in an affiliated year beginning before January 1, 1966, out of earnings and profits accumulated before the distributing corporation became a member.

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COMPUTATION OF SEPARATE TAXABLE INCOME

§ 1.1502-12 Separate taxable income.

The separate taxable income of a member (including a case in which deductions exceed gross income) is computed in accordance with the provisions of the Code covering the determination of taxable income of separate corporations, subject to the following modifications:

(a) Transactions between members and transactions with respect to stock, bonds, or other obligations of members shall be reflected according to the provisions of §1.1502-13;

(b) Any deduction which is disallowed under §§1.1502-15A or 1.1502-15 shall be taken into account as provided in those sections;

(c) The limitation on deductions provided in section 615(c) or section 617(h) shall be taken into account as provided in §1.1502-16;

(d) The method of accounting under which such computation is made and the adjustments to be made because of any change in method of accounting shall be determined under §1.1502-17;

(e) Inventory adjustments shall be made as provided in §1.1502-18;

(f) Any amount included in income under §1.1502-19 shall be taken into account;

(g) In the computation of the deduction under section 167, property shall not lose its character as new property as a result of a transfer from one member to another member during a consolidated return year if:

(1) The transfer occurs on or before January 4, 1973, or

(2) The transfer occurs after January 4, 1973, and the transfer is an intercompany transaction as defined in §1.1502-13 or the basis of the property in the hands of the transferee is determined (in whole or in part) by reference to its basis in the hands of the transferor;

(h) No net operating loss deduction shall be taken into account;

(i) [Reserved]

(j) No capital gains or losses shall be taken into account;

(k) No gains and losses subject to section 1231 shall be taken into account;