§ 1.669(f)–1A  

26 CFR Ch. I (4–1–10 Edition)

the close of 1974 is $34,130, computed as follows:

Capital gain ........................................... $40,200
Less: Taxes imposed on the trust attributable to the undistributed capital gain ............................... 6,070
Undistributed capital gain as of the close of 1974 ........................................ 34,130

(c) The capital gain distribution of $8,000 made during the taxable year 1975 is deemed under section 669(a) to have been made on December 31, 1974. Since this capital gain distribution is less than the 1974 undistributed capital gain of $34,130, a portion of the taxes imposed on the trust for 1974 is also deemed under section 669(e) to have been distributed on December 31, 1974. The total amount deemed to have been distributed to X on December 31, 1974, is $9,423, computed as follows:

Capital gain distribution ....................... $8,000
Taxes deemed distributed (8,000/34,130×$6,070) ........................................ 1,423
Total .................................................... $9,423

(d) After the application of the provisions of subpart D to the capital gain distribution of 1975, the undistributed capital gain of the trust for 1974 is $26,130, computed as follows:

Undistributed capital gain as of the close of 1974 ........................................ 34,130
Less: 1975 capital gain distribution deemed distributed on December 31, 1974 (paragraph (c) of this example) ......................... 8,000
Undistributed capital gain for 1974 as of the close of 1975 ................................ 26,130

(e) The taxes imposed on the trust attributable to the undistributed capital gain for the taxable year 1974, as adjusted to give effect to the 1975 capital gain distribution, amount to $4,647, computed as follows:

Taxes imposed on the trust attributable to undistributed capital gain as of the close of 1974 ... $6,070
Less: Taxes deemed distributed in 1974 ..................................................... 1,423
Taxes attributable to the undistributed capital gain determined as of the close of 1975 ............................................... 4,647

(f) The capital gain distribution of $8,000 made during the taxable year 1976 is, under section 669(a), deemed an amount properly distributed to X on December 31, 1974. Since the capital gain distribution is less than the 1974 adjusted undistributed capital gain of $26,130, the trust is deemed under section 669(e) also to have distributed on December 31, 1974, a portion of the taxes imposed on the trust for 1974. The total amount deemed to be distributed on December 31, 1974, with respect to the capital gain distribution made in 1976, is $9,423, computed as follows:

Capital gain distribution ....................... $8,000
Taxes deemed distributed (8,000/26,130×$4,647) ........................................ 1,423

(g) After the application of the provisions of subpart D to the capital gain distribution of 1976, the undistributed capital gain of the trust for 1974 is $18,130, computed as follows:

Undistributed capital gain for 1974 as of the close of 1975 ........................................ 34,130
Less: 1976 capital gain distribution deemed distributed on December 31, 1974 (paragraph (f) of this example) ......................... 8,000
Undistributed capital gain for 1974 as of the close of 1976 ................................ 18,130

(h) The taxes imposed on the trust attributable to the undistributed capital gain of the trust for the taxable year 1974, determined as of the close of the taxable year 1976, amount to $3,224 ($4,647 less $1,423).


§ 1.669(f)–1A  Character of capital gain.

Amounts distributed as a capital gain distribution and the taxes attributable thereto (determined under §1.665(d)–1A(c)) retain the character that the gain had with respect to the trust. Thus, a capital gain that was taxed to the trust as a “long-term” capital gain and the pro rata amount of taxes attributable to such long-term gain shall be treated to the beneficiary as a “long-term” capital gain when they are deemed distributed as part of a capital gain distribution. If a trust has different types of capital gain for the same taxable year, and all of the capital gains are not deemed distributed for such year under section 669(a), the amount deemed distributed from such year (including taxes deemed distributed) shall be treated as consisting of the different types of gains in the ratio that the total of each such type of gains of the trust bears to the total of all such gains for the taxable year. For example, assume that in 1975 a trust had net long-term capital gains of $4,000 and net short-term capital gains of $2,000. Taxes attributable to such undistributed capital gain were $700. Therefore, undistributed capital gain for 1975 is $5,300. In 1980, the trust distributes $2,650 that is deemed to be undistributed capital gain from 1975. Such distribution is deemed to consist of long-term gain of $1,766.67 and short-term gain of $883.33. The taxes deemed distributed of $350 consist of long-term
gain of $233.33 and short-term gain of $116.67.


§ 1.669(f)–2A Exception for capital gain distributions from certain trusts.

(a) General rule. If a capital gain distribution is paid, credited, or required to be distributed before January 1, 1973, from a trust that was in existence on December 31, 1969, section 669 shall not apply and no tax shall be imposed on such capital gain distribution under section 668(a)(3). If capital gain distributions from more than one such trust are paid, credited, or required to be distributed to a beneficiary before January 1, 1973, the exception under the preceding sentence shall apply only to the capital gain distributions from one of the trusts. The beneficiary shall indicate on his income tax return for the taxable year in which the distribution would otherwise be included in income under section 668(a) the trust to which the exception provided by this section shall apply.

(b) Special rule for section 2056(b)(5) trust. A capital gain distribution paid, credited, or required to be distributed by a trust that qualifies under section 2056(b)(5) of the Code (commonly known as a “marital deduction trust”) to a surviving spouse shall, in general, not be taxed under section 669(a)(3). If such a trust is required to distribute all of its income annually or more often, section 2056(b)(5) and the regulations thereunder shall apply.

(c) Effect of exception. If this section applies to a capital gain distribution from a trust, such distribution shall reduce the undistributed capital gain of the trust. Since section 669 does not apply to such capital gain distribution, no amount of taxes paid by the trust attributable to such capital gain distribution are deemed distributed under section 669 (d) and (e).


§ 1.669(a)–1 Limitation on tax.

(a) In general. Section 669 provides that, at the election of a beneficiary who is a U.S. person (as defined in section 7701(a)(30)) and who satisfies the requirements of section 669(b) (that certain information with respect to the operation and accounts of the trust be supplied), the tax attributable to the amounts treated under section 668(a) as having been received by him, from a foreign trust created by a U.S. person, on the last day of a preceding taxable year of the trust shall not be greater than the tax computed under section 669(a)(1)(A) (the computation under this provision will hereinafter be referred to as the “exact throwback” method) or under section 669(a)(1)(B) (the computation under this provision will hereinafter be referred to as the “short-cut throwback” method). This election of the beneficiary with respect to the taxable year of the beneficiary in which the distribution is made shall be made with the district director before the expiration of the period of limitations for assessment provided in section 6501 for such taxable year.

(b) Where no election is made. If the beneficiary does not make the election provided in section 669(a) in the manner required by section 669(b) and § 1.669(b)–2, or furnish the information with respect to the operation and accounts of the foreign trust created by a U.S. person required by section 669(b) and § 1.669(b)–1, the tax on an accumulation distribution treated under section 668(a) as having been received by him from such foreign trust on the last day of a preceding taxable year of the trust shall be computed without reference to section 668 or 669. In such case, the entire accumulation distribution will be included in the gross income of the beneficiary in the year in which it is paid, credited, or required to be distributed, and tax for such year will be computed on the basis of the beneficiary’s total taxable income for the year after taking into account such inclusion in gross income.

(c) Year for which tax is payable. The tax, regardless of the manner in which computed, of the beneficiary which is attributable to an accumulation distribution is imposed on the beneficiary for the taxable year of the beneficiary in which the accumulation distribution is made to him unless the taxable year of the beneficiary is different from that of the trust. See section 662(c) and §1.662(c)–1.