| Age | 12.2\% | 12.4\% | 12.6\% | 12.8\% | 13.0\% | 13.2\% | 13.4\% | 13.6\% | 13.8\% | 14.0\% |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 66 | . 20645 | . 20257 | . 19880 | . 19513 | . 19157 | . 18810 | . 18473 | . 18146 | . 17827 | . 17517 |
| 67 | . 21841 | . 21441 | . 21052 | . 20673 | . 20305 | . 19947 | . 19599 | . 19259 | . 18929 | . 18608 |
| 68 | . 23096 | . 22685 | . 22284 | . 21895 | . 21515 | . 21146 | . 20786 | . 20436 | . 20094 | . 19762 |
| 69 | . 24409 | . 23987 | . 23575 | . 23175 | . 22784 | . 22404 | . 22033 | . 21672 | . 21320 | . 20976 |
| 70 | . 25772 | . 25339 | . 24918 | . 24507 | . 24106 | . 23715 | . 23333 | . 22961 | . 22598 | . 22244 |
| 71 | . 27178 | . 26735 | . 26304 | . 25882 | . 25471 | . 25070 | . 24679 | . 24296 | . 23923 | . 23559 |
| 72 | . 28622 | . 28170 | . 27729 | . 27298 | . 26877 | . 26467 | . 26065 | . 25673 | . 25290 | . 24915 |
| 73 | . 30100 | . 29639 | . 29189 | . 28749 | . 28320 | . 27899 | . 27489 | . 27087 | . 26694 | . 26310 |
| 74 | . 31621 | . 31152 | . 30694 | . 30246 | . 29807 | . 29378 | . 28959 | . 28548 | . 28146 | . 27753 |
| 75 | . 33195 | . 32719 | . 32253 | . 31797 | . 31351 | . 30914 | . 30486 | . 30067 | . 29657 | . 29255 |
| 76 | . 34832 | . 34350 | . 33877 | . 33415 | . 32961 | . 32517 | . 32082 | . 31656 | . 31238 | . 30828 |
| 77 | . 36535 | . 36047 | . 35570 | . 35101 | . 34642 | . 34192 | . 33750 | . 33317 | . 32892 | . 32475 |
| 78 | . 38302 | . 37811 | . 37329 | . 36856 | . 36392 | . 35937 | . 35490 | . 35051 | . 34621 | . 34198 |
| 79 | . 40124 | . 39630 | . 39145 | . 38669 | . 38201 | . 37742 | . 37291 | . 36848 | . 36413 | . 35985 |
| 80 | . 41980 | . 41485 | . 40998 | . 40520 | . 40050 | . 39588 | . 39134 | . 38688 | . 38249 | . 37818 |
| 81 | . 43854 | . 43358 | . 42871 | . 42392 | . 41921 | . 41457 | . 41001 | . 40553 | . 40112 | . 39678 |
| 82 | . 45733 | . 45238 | . 44752 | . 44273 | . 43802 | . 43338 | . 42881 | . 42431 | . 41989 | . 41553 |
| 83 | . 47616 | . 47123 | . 46638 | . 46161 | . 45690 | . 45227 | . 44770 | . 44320 | . 43877 | . 43441 |
| 84 | . 49519 | . 49030 | . 48548 | . 48073 | . 47604 | . 47143 | . 46688 | . 46239 | . 45797 | . 45361 |
| 85 | . 51458 | . 50974 | . 50496 | . 50025 | . 49560 | . 49102 | . 48650 | . 48204 | . 47763 | . 47329 |
| 86 | . 53413 | . 52935 | . 52463 | . 51998 | . 51538 | . 51084 | . 50636 | . 50194 | . 49758 | . 49327 |
| 87 | . 55351 | . 54881 | . 54416 | . 53957 | . 53503 | . 53055 | . 52613 | . 52176 | . 51744 | . 51317 |
| 88 | . 57268 | . 56806 | . 56349 | . 55898 | . 55451 | . 55010 | . 54574 | . 54144 | . 53718 | . 53296 |
| 89 | . 59162 | . 58710 | . 58262 | . 57819 | . 57382 | . 56949 | . 56520 | . 56097 | . 55678 | . 55263 |
| 90 | . 61030 | . 60588 | . 60151 | . 59718 | . 59290 | . 58866 | . 58447 | . 58032 | . 57621 | . 57214 |
| 91 | . 62834 | . 62403 | . 61977 | . 61554 | . 61136 | . 60722 | . 60312 | . 59907 | . 59505 | . 59107 |
| 92 | . 64527 | . 64107 | . 63692 | . 63280 | . 62872 | . 62468 | . 62068 | . 61672 | . 61279 | . 60890 |
| 93 | . 66107 | . 65699 | . 65294 | . 64893 | . 64495 | . 64101 | . 63711 | . 63323 | . 62940 | . 62559 |
| 94 | . 67597 | . 67200 | . 66806 | . 66415 | . 66027 | . 65643 | . 65262 | . 64884 | . 64509 | . 64138 |
| 95 | . 69031 | . 68645 | . 68262 | . 67881 | . 67504 | . 67130 | . 66759 | . 66390 | . 66025 | . 65662 |
| 96 | . 70396 | . 70021 | . 69648 | . 69279 | . 68912 | . 68548 | . 68186 | . 67828 | . 67471 | . 67118 |
| 97 | . 71670 | . 71305 | . 70943 | . 70584 | . 70227 | . 69872 | . 69520 | . 69171 | . 68824 | . 68480 |
| 98 | . 72875 | . 72521 | . 72169 | . 71819 | . 71472 | . 71127 | . 70784 | . 70444 | . 70106 | . 69770 |
| 99 | . 74065 | . 73721 | . 73379 | . 73040 | . 72703 | . 72368 | . 72035 | . 71704 | . 71375 | . 71048 |
| 100 | . 75234 | . 74901 | . 74570 | . 74241 | . 73914 | . 73589 | . 73265 | . 72944 | . 72625 | . 72307 |
| 101 | . 76399 | . 76077 | . 75757 | . 75438 | . 75122 | . 74807 | . 74494 | . 74183 | . 73873 | . 73565 |
| 102 | . 77552 | . 77241 | . 76932 | . 76625 | . 76319 | . 76015 | . 75712 | . 75411 | . 75111 | . 74813 |
| 103 | . 78703 | . 78404 | . 78106 | . 77809 | . 77514 | . 77221 | . 76929 | . 76638 | . 76348 | . 76060 |
| 104 | . 79948 | . 79662 | . 79377 | . 79093 | . 78810 | . 78528 | . 78248 | . 77969 | . 77691 | . 77414 |
| 105 | . 81159 | . 80885 | . 80612 | . 80340 | . 80069 | . 79799 | . 79530 | . 79262 | . 78995 | . 78729 |
| 106 | . 82763 | . 82506 | . 82250 | . 81995 | . 81741 | . 81488 | . 81235 | . 80983 | . 80732 | . 80482 |
| 107 | . 84749 | . 84516 | . 84283 | . 84051 | . 83819 | . 83587 | . 83356 | . 83126 | . 82896 | . 82666 |
| 108 | . 87999 | . 87808 | . 87618 | . 87428 | . 87238 | . 87049 | . 86859 | . 86670 | . 86481 | . 86293 |
| 109 ................................. | . 93900 | . 93800 | . 93700 | . 93600 | . 93500 | . 93400 | . 93300 | . 93200 | . 93100 | . 93000 |

(f) Effective dates. This section applies after April 30, 1999.
[T.D. 8540, 59 FR 30117, J une 10, 1994, as amended by T.D. 8819, 64 FR 23199, A pr. 30, 1999; T.D. 8886, 65 FR 36919, 36943, J une 12, 2000]

TREATMENT OF EXCESS DISTRIBUTIONS OF TRUSTS APPLICABLE TO TAXABLE YEARS BEGINNING BEFORE JANUARY 1 , 1969

## § 1.665(a)-0 Excess distributions by trusts; scope of subpart $D$.

Subpart D (section 665 and following), part I, subchapter J, chapter 1 of the Internal Revenue Code, in the case of trusts other than foreign trusts created by U.S. persons, is designed generally to prevent a shift of tax burden to a trust from a beneficiary or bene-
ficiaries. In the case of a foreign trust created by a U.S. person, subpart $D$ is designed to prevent certain other tax avoidance possibilities. To accomplish these ends, subpart $D$ provides special rules for treatment of amounts paid, credited, or required to be distributed by a complex trust (subject to subpart $C$ (section 661 and following) of such part I) in any year in excess of distributable net income for that year. Such an excess distribution is defined as an accumulation distribution, subject to the limitations in section 665 (b) or (c). An accumulation distribution, in the case of a trust other than a foreign trust created by a U.S. person, is "thrown back" to each of the 5 preceding years in inverse order. In the case of a foreign trust created by a U.S.

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person such an accumulation distribution is "thrown back," in inverse order, to each of the preceding years to which the Internal Revenue Code of 1954 applies. That is, an accumulation distribution will be taxed to the beneficiaries of the trust in the year the distribution is made or required, but, in general, only to the extent of the distributable net income of those years which was not in fact distributed. However, with respect to a distribution by a trust other than a foreign trust created by a U.S. person, the resulting tax will not be greater than the aggregate of the taxes that would have been attributable to the amount thrown back to previous years had they been included in gross income of the beneficiaries in those years. In the case of a foreign trust created by a U.S. person, the resulting tax is computed under the provisions of section 669. To prevent double taxation, both in the case of a foreign trust created by a U.S. person, and a trust other than a foreign trust created by a U.S. person, the beneficiaries receive a credit for any taxes previously paid by the trust which are attributable to the excess thrown back and which are creditable under the provisions of chapter 1 of the Internal Revenue Code. Subpart D does not apply to any estate
[T.D. 6989, 34 FR 733, J an. 17, 1969]

## § 1.665(a)-1 Undistributed net income.

(a) The term undistributed net income means for any taxable year the distributable net income of the trust for that year as determined under section 643(a), less:
(1) The amount of income required to be distributed currently and any other amounts properly paid or credited or required to be distributed to beneficiaries in the taxable year as specified in paragraphs (1) and (2) of section 661(a), and
(2) The amount of taxes imposed on the trust, as defined in $\S 1.665(\mathrm{~d})-1$
The application of the rule in this paragraph to the first year of a trust in which income is accumulated may be illustrated by the following example:
Example. Assume that under the terms of the trust, $\$ 10,000$ of income is required to be distributed currently to A and the trustee has discretion to make additional distribu-
tions to A. During the taxable year 1954 the trust had distributable net income of $\$ 30,100$ derived from royalties and the trustee made distributions of $\$ 20,000$ to A . The taxable income of the trust is $\$ 10,000$ on which a tax of $\$ 2,640$ is paid. The undistributed net income of the trust as of the close of the taxable year 1954 is $\$ 7,460$ computed as follows:
Distributable net income ........................................ \$30,100 Less:


22,640
Undistributed net income
7,460
See also paragraphs (e)(1) and (f)(1) of §1.668(b)-2 for additional illustrations of the application of the rule in this paragraph to the first year of a trust in which income is accumulated.
(b) The undistributed net income of a foreign trust created by a U.S. person for any taxable year is the distributable net income of such trust (see §1.643(a)-6 and the examples set forth in paragraph (b) thereof), less:
(1) The amount of income required to be distributed currently and any other amounts properly paid or credited or required to be distributed to beneficiaries in the taxable year as specified in paragraphs (1) and (2) of section 661(a), and
(2) The amount of taxes imposed on such trust by chapter 1 of the Internal Revenue Code, which are attributable to items of income which are required to be included in such distributable net income. For purposes of subparagraph (2) of this paragraph, the amount of taxes imposed on the trust (for any taxable year), by chapter 1 of the Internal Revenue Code is the amount of taxes imposed pursuant to the provisions of section 871 which is properly allocable to the undistributed portion of the distributable net income. See §1.665(d)-1. The amount of taxes imposed pursuant to the provisions of section 871 is the difference between the total tax imposed pursuant to the provisions of that section on the foreign trust created by a U.S. person for the year and the amount which would have been imposed on such trust had all the distributable net income, as determined under section 643(a), been distributed. The application of the rule in

