## Internal Revenue Service, Treasury

had actually been distributed by the X corporation on December 31, 1987, only \$8,000 would have constituted a dividend under section 316 (a). The amount which could be considered as consent dividends in computing the dividends paid deduction for purposes of the accumulated earnings tax is limited to \$8,000, or \$4,000 of the \$5,000 specified in each consent. The remaining \$1,000 in each consent is disregarded for all tax purposes. (In the case of a personal holding company, see also the example in \$1.565-3(b).)

[T.D. 8244, 54 FR 10539, Mar. 14, 1989]

## §1.565-3 Effect of consent.

(a) General Rule. The amount of the consent dividend that is described in paragraph (a) of §1.565-1 shall be considered, for all purposes of the Code, as if it were distributed in money by the corporation to the shareholder on the last day of the taxable year of the corporation, received by the shareholder on such day, and immediately contributed by the shareholder as paid-in capital to the corporation on such day. Thus, the amount of the consent dividend will be treated by the shareholder as a dividend. The shareholder will be entitled to the dividends received deduction under section 243 or 245 with respect to such consent dividend. The basis of the shareholder's consent stock in a corporation will be increased by the amount thus treated in his hands as a dividend which he is considered as having contributed to the corporation as paid-in capital. The amount of the current dividend will also be treated as a dividend received from sources within the United States in the same manner as if the dividend had been paid in money to the shareholders. Among other effects of the consent dividend, the earnings and profits of the corporation will be decreased by the amount of the consent dividends. Moreover, if the shareholder is a corporation, its accumulated earnings and profits will be increased by the amount of the consent dividend with respect to which it makes a consent.

(b) *Example*. The application of section 565 (c) may be illustrated by the following example:

*Example.* Corporation A, a personal holding company and a calendar year taxpayer, has one shareholder, individual B, whose consent to include \$10,000 in his gross income for the

calendar year 1987 has been timely filed. A has \$8,000 of earnings and profits at the beginning of 1987. A has \$10,000 of undistributed personal holding company income (determined without regard to distributions under section 316(b)(2)) for 1987. B must include \$10,000 in his gross income as a taxable income and is treated as having immediately contributed \$10,000 to A as paid-in capital. See section 316(b)(2).

[T.D. 8244, 54 FR 10540, Mar. 14, 1989]

## §1.565–4 Consent dividends and other distributions.

Section 565(d) provides a rule applicable where a distribution is made in part in consent dividends and in part in money or other property. With respect to such a distribution the entire amount specified in the consents and the amount of such money or other property shall be considered together. Thus, if as a part of the same distribution consents are filed by some of the shareholders and cash is distributed to other shareholders, for example, those who may be unwilling to sign consents, the total amount of the cash and the amounts specified in the consents will be viewed as a single distribution to determine the tax effects of such distribution. For example, the total of such amounts must be considered to determine whether the distribution (including the amounts specified in the consents) is preferential and whether any part of such distribution would not be dividends if the total amounts specified in the consents were distributed in cash. See paragraph (b)(2) of §1.565-2 for examples illustrating the treatment of distributions which consist in part of consent dividends and in part of other property.

## §1.565–5 Nonresident aliens and foreign corporations.

(a) Withholding. In the event that a corporation makes a consent dividend, as described in §1.565-1 (a), to a shareholder that is subject to a withholding tax under section 1441 or 1442 on a distribution of cash or other property, the corporation must remit an amount of tax equal to the withholding tax that would be imposed under section 1441 or 1442 if an actual cash distribution equal to the consent dividend had been paid to the shareholder on the last day of the corporation's taxable year. Such