Completion of Corporation Tax Returns Form CT1 2024

Part 38-02-011

This document was created August 2025

Guidance about how to access help in completing the ROS Form CT1 is available in Tax and Duty Manual (TDM) Part 38-02-01 including links to the TDMs for the various years' CT1s.

Guidance on the operational elements of the Research and Development Corporation Tax Credit is in TDM Part 29-02-03A.

Guidance on Payment of Preliminary Corporation Tax is in TDM Part 41A-07-02.

Guidance for 3rd party software providers developing Forms CT1 is on the Revenue Github site.

A video on Corporation Tax and Changing Accounting Periods is available on the <u>Tax and Duty</u> Professionals page on the website, under the link 'Instructional Videos for Agents'.

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...]



The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.

Table of Contents

Introd	luction	4
1 C	ompany Details Panel	5
1.1	De Minimis Aid	5
1.2	Outbound payments defensive measures	6
1.3	Interest Limitation	6
1.4	Group Relief surrender of losses	8
1.5	Group Relief Claim to losses	10
1.6	S299 Leases agreed with Corporate Lessees	12
1.7	S299 Leases agreed with Corporate Lessors	13
1.8	S299 Leases agreed with Individual Lessees	14
2 Tı	rading Results	15
2.1	Trade Profits at 12.5%	15
2.2	Profits from Qualifying Assets under Chapter 5 of Part 29 TCA 1997	15
2.3	Trade Losses	15
3 E:	xtracts from accounts	16
3.1	iXBRL text changes	16
	ish Rental Income	
4.1	Non-Resident Landlord Withholding Tax	
5 Ir	ish Investment and Other Income	
5.1	Leasing Profits	
5.2	Qualifying Financing Companies	
5.3	Digital Games Tax changes	
5.6	Updates to Acknowledgement/Assessment	21
6 C	apital Gains	21
6.1	Gains relating to the disposal of lease machinery or plant	21
7 D	eductions, Reliefs and Credits	22
7.1	Relief on Value Basis	22
8 R	esearch and Development Credit	23
8.1	Section 766	23
8.2	Section 766A	900000
		5
		2
		20

8.3	Section 766C	25
8.4	Section 766D	29
9 Clo	ose Company Surcharge	32
9.1	Surcharges (Section 440 and Section 441 TCA 1997)	32
10 R	Recovery of Income Tax	33
1 0.1	Interest paid to partnerships and tax transparent entities without the deduction of In	come Tax .33
Append	dix 1: Extract from Accounts	34

Introduction

This manual contains information about how to access help in completing the ROS Form CT1, and it contains updates about the 2024 Form CT1.

The Corporation Tax Return for accounting periods ending in 2024 is available since April 2024: for filing through ROS online and the ROS Return Preparation Facility (RPF). Further updates to the Form CT1 2024 were released on June 2024 and January 2025.

The updates to the 2024 return are summarised for the highlighted panels. The most significant changes were those to implement the updated R&D corporation tax credit claim provisions and new Digital Games Tax provisions.

	Company Details	1	Updated
	Trading Results	2	Updated
d	Extract from Accounts	3	Updated
Ó	Irish Rental Income	4	Updated
	Irish Investment & Other Income	5	Updated
	Foreign Income	6	
	Exempt Profits	7	
	Capital Gains	8	Updated
	Chargeable Assets	9	
	Deductions, Reliefs & Credits	10	Updated
	Research & Development Credit	11	Updated
	Film Corporation Tax Credit	12	
	Capital Gains (Development Land)	13	
	Close Company Surcharge	14	Updated
	Recovery of Income Tax	15	Updated
	Dividend Withholding Tax	16	
	Calculate	17	
	Property Based Incentives	18	
	CT Self Assessment	19	
	CGT Self Assessment	20	
	Print View	21	
	·	-	

Figure 1: Summary of ROS CT1 'panels' showing updates in the 2024 CT1

1 Company Details Panel

1.1 De Minimis Aid

A new section has been added to capture details of state aid received under the De Minimis regulations. This section captures both the state aid received in the current accounting period and over the previous three years. This section is a declaration and does not interact with the CT1 calculations.

De Minimis Aid	
To comply with EU State aid rules, the total amount of de single undertaking shall not exceed €300,000 over any p that the combined amount of de minimis aid granted fro three-year period does not exceed the €300,000 ceiling, de minimis aid which has been granted to you or your cobe noted that a false declaration by you or your company exceeded could later give rise to the aid being recovered.	eriod of 3 years. Member States must ensure m all sources to a single undertaking in any You are required to provide details of all other mpany within the past three years. It should y resulting in the threshold of €300,000 being
Where a claim is made under the following provisions, a Regulation (EU) 2023/2831 of 13 December 2023 ("the C required—	
 Sec. 486C (Start-up company relief) in this acc Sec. 372AAC Living City Initiative Sec. 372AAD Living City Initiative Sec. 268(1)(n) and Sec. 272(3)(k)(i) IBA Aviation 	•
If you are applying for aid under the General De Minimis Regulation please tick the box	
I confirm that: the company has been granted only the following de minimis aid within the past three years (details to be supplied). Include aid granted under the General De Minimis Regulation and Commission Regulations (EU) 2023/2832, No 717/2014, and No 1408/2013, but exclude the aid in this return.	
The gross grant equivalent of the aid in this return is:	

Figure 2: New section for state aid under De Minimis regulations

1.2 Outbound payments defensive measures

A new section of further details under the Transactions with non-co-operative jurisdictions. This contains an additional section on reporting of outbound payments defensive measures. Up to 50 payments can be entered in this section.

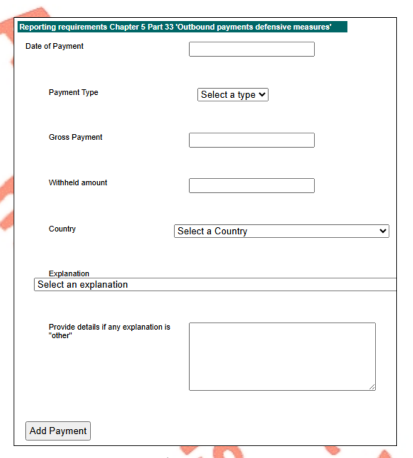


Figure 3: Additional section for outbound payments protective measures

1.3 Interest Limitation

Question 1.25 in the interest limitation section now allows for the input of 5 additional companies

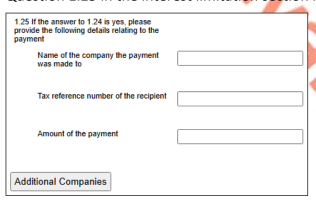


Figure 4: Additional companies can now be added to 1.25

The limit on amounts that can be entered has been increased in some fields in the Interest Limitation section.

Fields 1.12 and 1.13 can accommodate a number up to and including €999,999,999.

1.12 Group EBITDA (Mandatory if the answer to 1.11 is "yes". Otherwise optional)	
1.13 Group exceeding borrowing costs (Mandatory if the answer to 1.11 is "yes". Otherwise optional)	

Figure 5: Updated limits in 1.12 & 1.13

Fields 1.29 and 1.30 can accommodate a number ranging from - €999,999,999,999 to €999,999,999.

1.29 The amount in respect of equity in the calculation of the equity ratio (Mandatory if the answer to 1.28 is "yes". Otherwise optional)	
Interest group	
Worldwide Group	
1.30 The amount in respect of total assets in the calculation of the equity ratio (Mandatory if the answer to 1.28 is "yes". Otherwise optional)	
Interest group	
Worldwide Group	

Figure 6: Fields 1.29 & 1.30 have updated limits

Fields 1.34 to 1.39 can accommodate a number up to and including €999,999,999.

1.34 EBITDA of the interest group (Mandatory if the answer to 1.26 and 1.28 is "no". Otherwise optional)	
1.35 Allowable amount of the interest group (Mandatory if the answer to 1.26 and 28 is "no". Otherwise optional)	
1.36 Exceeding borrowing costs of the interest group (Mandatory if the answer to 1.26 and 1.28 is "no". Otherwise optional)	
1.37 Disallowable amount of the interest group (Mandatory if the answer to 1.26 and 1.28 is "no". Otherwise optional)	
1.36 Interest spare capacity of the interest group (Mandatory if the answer to 1.26 and 1.28 is "no". Otherwise optional)	
1.39 Limitation spare capacity of the interest group (Mandatory if the answer to 1.26 and 1.28 is "no". Otherwise optional)	

Figure 7: updated limits in 1.34 to 1.39

1.4 Group Relief surrender of losses

Information relating to the treatment of losses under Section 403 and 404 can be found here New section has been introduced to record losses surrendered to another company.

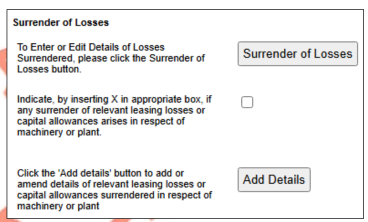


Figure 8: New section for surrender of losses to another company

When the "Surrender of Losses" button is clicked, another section will open and details of the company to which the losses have been surrendered can then be entered.

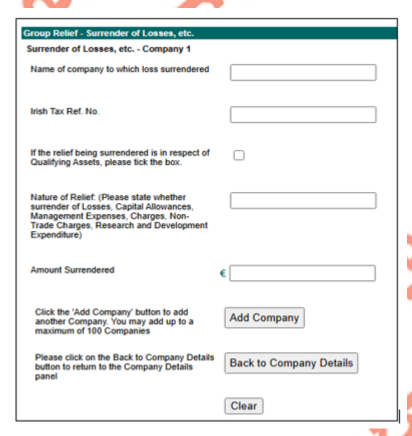


Figure 9: New section to enter details of losses surrendered

When the "Add Details" button is clicked a separate section will open to record or edit details of the relevant leasing losses or capital allowances.

n respect of machinery or plant that are being	
Comapny - 1	
Name of company to which loss/allowance is surrendered	
Irish Tax Reference Number	
Nature of Relief	
Amount Surrendered	€
Confirm the qualifying Sec. 403(1)(d)(ii) activity	y(ies) of the recipient, by ticking the relevant boxe
(a) Clause I activities	
(b) Clause II activities	
Clause IIA activities	
(c) Clause III activities	
(d) Clause IV activities	
Clause IVA activities	
Clause IVB activities	
Click the 'Add Company' button to add another Company. You may add up to a maximum of 100 Companies	Add Company
Please click on the Back to Company Details button to return to the Company Details	Back to Company Details

Figure 10: New section to enter details of leasing losses or capital allowances

This information will include which qualifying section 403(1)(d)(ii) activity applies.

1.5 Group Relief Claim to losses

Information relating to the treatment of losses under Section 403 and 404 can be found here.

New section has been introduced to record losses claimed which have been surrendered by another company.

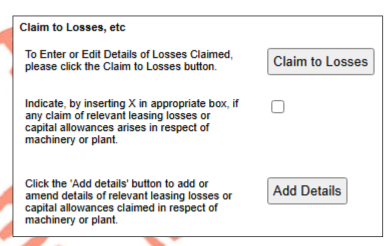


Figure 11: New section for claim to losses surrendered by another company

When the "Claim to Losses" button is clicked, another section will open and details of the company from which the losses are claimed can then be entered.

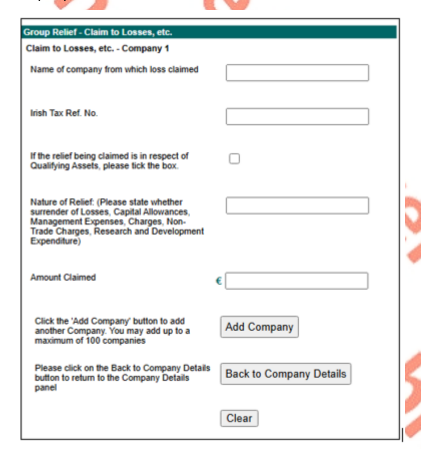


Figure 12: New section to enter details of losses claimed

When the "Add Details" button is clicked a separate section will open to record or edit details of the relevant leasing losses or capital allowances being claimed.

Provide the following details in respect of the in respect of machinery or plant that are being	leasing losses or capital allowance arising claimed.
Comapny - 1	
Name of company to which loss/allowance is claimed	
Irish Tax Reference Number	
Nature of Relief	
Nature of Relief	
Amount Claimed	€
Confirm the qualifying Sec. 403(1)(d)(ii) activity	(ies) of the claimant, by ticking the relevant boxes:
(a) Clause I activities	
(b) Clause II activities	
Clause IIA activities	
(c) Clause III activities	
(d) Clause IV activities	
Clause IVA activities	
JIBUSO ITA BURTINGS	
Clause IVB activities	
Click the 'Add Company' button to add another Company. You may add up to a maximum of 100 Companies	Add Company
Please click on the Back to Company Details button to return to the Company Details panel	Back to Company Details
	Class
	Clear

Figure 13: New section to enter details of leasing losses or capital allowances claimed

This information will include which qualifying section 403(1)(d)(ii) activity applies.

1.6 S299 Leases agreed with Corporate Lessees

Details of Allowances to Lessees and Lessors are contained in Part 9 the Principal Provisions Relating to Relief for Capital Expenditure and can be found here.

A new section has been added to capture details of leases agreed with Corporate Lessees.

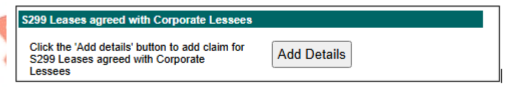


Figure 14: New section to enter details of S299 Leases with Corporate Lessees

When the "Add Details" button is clicked a separate section will open to record or edit details of the lease agreed with the Corporate lessee.

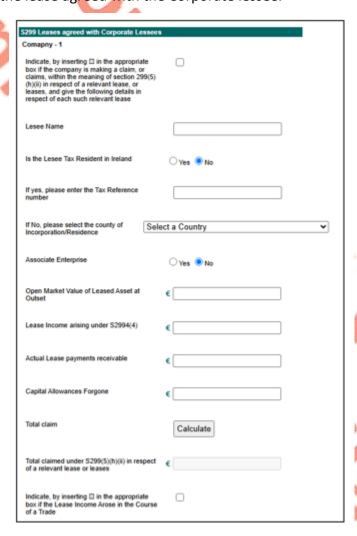


Figure 15: New section to enter details of lease agreed with Corporate Lessees

If the initial tick box at the top of the section is ticked then the subsequent questions in relation to the Lessee must be answered.

1.7 S299 Leases agreed with Corporate Lessors

Details of Allowances to Lessees and Lessors are contained in Part 9 the Principal Provisions Relating to Relief for Capital Expenditure and can be found here.

A new section has been added to capture details of leases agreed with Corporate Lessees.



Figure 16: New section to enter details of lease agreed with Corporate Lessors

When the "Add Details" button is clicked a separate section will open to record or edit details of the lease agreed with the Corporate lessor.

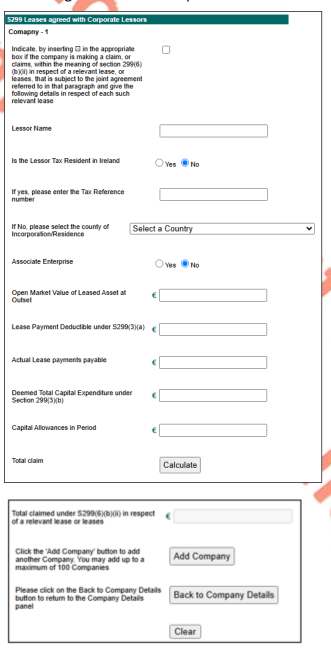


Figure 17: New section to enter details of lease agreed with Corporate Lessors

If the initial tick box at the top of the section is ticked then the subsequent questions in relation to the Lessor must be answered.

1.8 S299 Leases agreed with Individual Lessees

Details of Allowances to Lessees and Lessors are contained in Part 9 the Principal Provisions Relating to Relief for Capital Expenditure and can be found here

A new section has been added to capture details of leases agreed with Corporate Lessees.



Figure 18: New section for leases agreed with Individual Lessees

When the link is clicked, a separate section will open to record or edit details of the lease agreed with the Individual Lessee.

And the same of th			
S299 Lease agreed with Individual Lessees			
▼ Hide S299 Lease agreed with Individual Lessees			
Indicate, by inserting X in the appropriate box if the company has made an election(s) under Section 299(3)(b) in respect of a relevant lease, or leases. Where a joint election has been made, please provide the following			
Number of Leases in respect of which an election was made. €	E		
Are any Lessees Associated Enterprises of the Lessor? [Y/N]	☐ Yes ☐ No		
Total Lease Income Arising Under section 299(4)	E		
Indicate, by inserting X in the appropriate box if the Lease Income Arose in the Course of a Trade or otherwise			
Total Actual Lease Income Receivable €	E		
Total Open Market Value of Affected Leased Assets at Outset	E		
Total Capital Allowances Foregone €	E		

Figure 19: Expanded section to enter details of leases agreed with Individual Lessees

2 Trading Results

2.1 Trade Profits at 12.5%

If there is an entry at (e) Machinery and Plant – farm safety equipment (section 285D TCA 1997), then the qualifying certificate number issued by the Dept. Agriculture, Food and Marine must be entered.

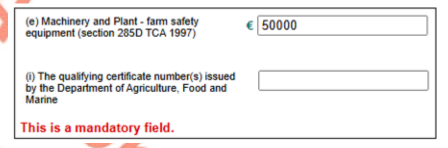


Figure 20: Qualifying certificate number must be provided

S396D has been removed from the carry back of losses section.



Figure 21: S396D removed from carry back of losses

2.2 Profits from Qualifying Assets under Chapter 5 of Part 29 TCA 1997

S396D has been removed from the carry back of losses section.

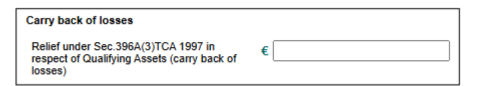


Figure 22: S396D removed from carry back of losses

2.3 Trade Losses

S396D has been removed from the Carry Back of Losses section

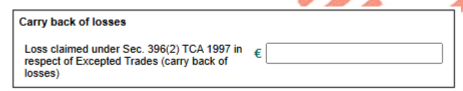


Figure 23: S396D removed from carry back of losses

3 Extracts from accounts

3.1 iXBRL text changes

The text on the iXBRL filing options has been updated to reflect revenue's changing case base.

Extracts from	Accounts		
Obligation to file Electronic Financial Statements			
Mandatory iXBRL filling applies to all Corporation Taxes filers who cannot claim a waiver because they do not meet all three of the iXBRL deferral criteria set out in option 3 below. All companies may claim a waiver from mandatory iXBRL filling if they meet the criteria set out in options 4 and 5 below. Additionally, all companies may elect to file iXBRL voluntarily.			
do so by the	If you are mandated to file electronic financial statements or you elect to file electronic financial statements, and fail to do so by the specific return filling date, the Corporation Tax return cannot be deemed to be fully or correctly completed until both the FormCT1 and electronic financial statements have been filled.		
	option 3 below and your company does not meet all three criteria, the C e fully or correctly completed until both the FormCT1 and electronic fina		
	hat the electronic financial statements are submitted after the specified to a surcharge under section 1084 TCA 1997.	return filling date, the company	
It should be noted also that the right to a repayment of tax only arises where a valid claim has been made. In the context of Corporation Tax repayments, Revenue does not consider that a valid claim has been made until any iXBRL financial statements required to be filed have been so filed. A repayment of Tax will not be made if there are any Tax returns outstanding. A CT return will be deemed as outstanding, if any iXBRL financial statements required to be filed, have not been so filed.			
	or non filing of any iXBRL financial statements required to be filed will nce Certificate.	also delay or prevent the issue of	
To submit Financial statement in iXBRL format or to amend Financial statements already submitted, go to the Manage Financial Statements option on the Client Services/Agent Services Screen. Multiple Financial Statements in iXBRL format may also be submitted via this option on the Agent Services Screen.			
Select one o	f the iXBRL options below:		
Option 1)	I am not mandated to file Financial Statements in iXBRL format but I elect to do so.		
Option 2)	I am mandated to file financial statements in iXBRL format and I am not excluded under options 3,4 or 5 below.		
Option 3)	I am not mandated to file financial statements in iXBRL format because each of the following three criteria apply to me and I am claiming an exclusion		
	 The Statement of Financial Position / Balance sheet total (aggregate of assets without deduction of liabilities) of the company does not exceed â, ¬4.4 million. and 		
	 The amount of the turnover of the company does not exceed â, ¬8.8 million. and 		
	 The average number of persons employed by the company, calculated in accordance with s317 of the Companies Act 2014, does not exceed 50. 		
Option 4)	The company is inactive and there is no income or expenses on the Statement of Profit or Loss and there is a Statement of Financial Position / Balance Sheet movement of less than â, ¬500.		
Option 5)	The company is in liquidation (not a voluntary liquidation where		

Figure 24: New text on iXBRL filing

4 Irish Rental Income

4.1 Non-Resident Landlord Withholding Tax

This section is replacing the previous Non-Resident landlord section. The TDM Non Resident Landlord Witholding Tax Part 45-01-04A includes guidance on the operation of NLWT. This new section contains prepoulated fields containing Rentgal Notifications where NLWT was withheld from the filer.

Note: If the values entered in the Gross value of NLWT deductions for 2024 differ from the value in the pre-populated table or NLWT system, an advisory error message is presented.

Non-resident Landlord Withholding Tax		
Ensure you have claimed all NLWT deducted in the NLWT system, only claimed NLWT will appear in the pre-populated table.		
Gross value of the Rental Income subject to NLWT for Accounting period ending in 2024 €		
Gross value of NLWT deductions for Accounting period ending in 2024 €		
If you are a non-resident landlord, and your tenant has withheld tax from the rent from 1 Jan 2023 to 30 Jun 2023 under the previous non-resident withholding system managed by the R185 paper form, state:-		
As a non-resident landlord:		
Click on the checkbox if this form is being completed by a Collection Agent		
Click on the checkbox if the tax was withheld by your tenant on the gross rents (Note you must submit a Form R185 to Revenue in support of your claim for a credit for this tax)		
PPSN/Tax reference number of Tenant 1 (this will be shown on the form R185 given to you by the tenant as proof of tax withheld; you will need to retain that form as proof of tax withheld)		
Amount of Irish tax withheld in the period from 1/01/2023 to 30/06/2023 and within the Accounting period €		
Click the 'Add another tenant' button to add details of further tenants. Add another tenant		
Country of Residence of the non-resident company Select a Country		

Figure 25: Revised section for Non Resident Landlord Withholding Tax

If the filer has claimed this credit for withheld NLWT, the calculation screen will update to reflect this.

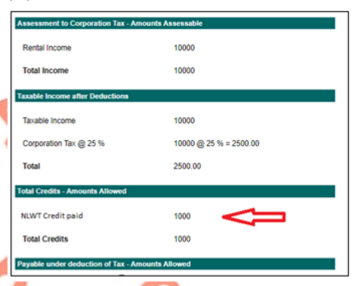


Figure 26: Calculate screen including NLWT credit

5 Irish Investment and Other Income

5.1 Leasing Profits

Information relating to the treatment of Capital Allowances under Section 403 and 404 can be found here.

The section relating to profits arising from non-trading leasing activity has been expanded to capture more details in relation to capital allowances.

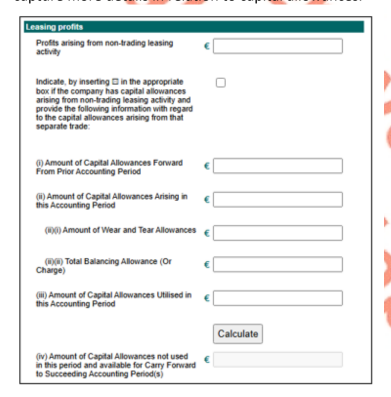


Figure 27: Expanded section to capture capital allowances relating to leasing activity.

5.2 Qualifying Financing Companies

Details relating to QFC's under S76E can be found here.

A new section has been added to capture details of external lenders, loans and recipients. If the first tick box is ticked then details if lenders and loans must be entered.

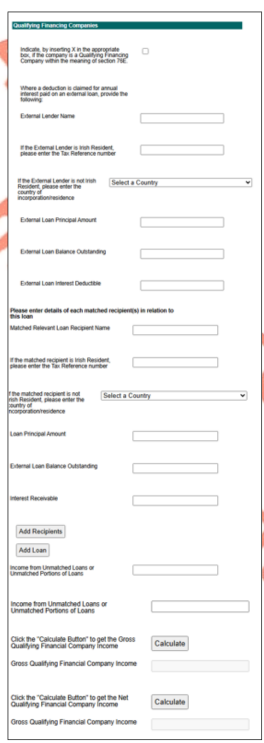


Figure 28: New section relating to qualifying finance companies under S76E

Note: Only one of Lender Tax Reference number or Country of Incorporation/Residence can be entered.

Filers can enter details for multiple recipients by clicking on the "Add Recipient button".

Filers can enter details of more loans by clicking on the "Add Loan" button. This should allow for up to 50 loans.

If filers click on the first calculate button they will be shown the Gross Qualifying Financial Company Income. This is the total of Interest receivable from the 'Recipient Details' section plus the amount in the 'Income from unmatched loans or unmatched portions of loans' field.

The second calculate button will give the Net Qualifying Financial Company Income. This is the 'Gross qualifying financial income' less 'Total external interest deductible' The total external interest deductible will be the total from all loans entered.

5.3 Digital Games Tax changes

Guidance on Digital Games Tax Credit is set out in TDM <u>Part 15-02-07</u>. The first thing to note is that the Digital Games Tax Credit can now be claimed in input mode and amend mode, whereas up to now it could only be claimed in amend mode. The main change to Digital Games Tax is as follows:

For accounting periods commencing before 1 January 2024, the CT liability of the company is reduced by the amount of the credit. Where the relief is greater than the CT due, the excess amount is paid to the company. For accounting periods commencing on, or after, 1 January 2024, the credit is not offset against the company's CT liabilities. The company must elect to have the credit treated as an overpayment for offset against tax liabilities or repaid directly to the company.

The credit per digital game is 32% of the lowest of:

- eligible expenditure
- 80% of total qualifying expenditure
- or
- €25 million.

Therefore, the total of a current interim claim plus the total of previous interim claims cannot exceed 32% of €25 million. There is no change to the existing Digital Games Interim Claim or Final Claim sections for accounting periods commencing before 1 January 2024. For accounting periods commencing on or after 2024, there is a new section which can be opened by clicking on the Digital Games Relief 2024 button.

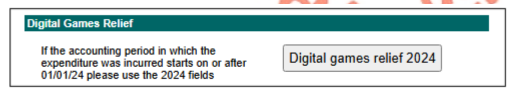


Figure 29: Click this button to open the new DGT section

When the button is clicked, the new section will open and in this section the credit can be claimed as an overpayment or set against tax liabilities.

Games Tax section for 2024	
	Games Tax section for 2024

The following material is either exempt from or not required to be published under the Freedom of Information Act 2014.

[...

5.6 Updates to Acknowledgement/Assessment

Where a filer has made a Digital Games Tax claim under the new rules, the Revenue output (letter of acknowledgement or the notice of assessment) includes a reference to the DGT Claim (i) on the first (summary) page and (ii) on the detail where Panel 4 is referenced.

6 Capital Gains

6.1 Gains relating to the disposal of lease machinery or plant

New fields have been added to the Capital Gains panel to capture the disposal of leased machinery or plant.

Indicate by inserting X in the appropriate box if company has disposed of leased machinery or plant in the Accounting Period, Where such a disposal (for disposals) has been made, please provide the following:	, 0
(a)Number of Disposals made	€
(b)Net Chargable Gain or Loss Arising	€
(c)Total Profits/(Losses) Appropriated into Trading Stock and subject to Section 596(3) Election	€

Figure 31: New fields for the disposal of leased machinery or plant

If the tickbox above is ticked the three new fields must be completed.

7 Deductions, Reliefs and Credits

7.1 Relief on Value Basis

Fields relating to \$396D have been removed from the carry back of losses section.

Carry back of losses	
Trading Losses Carried Back (Sec.396B)	€
Trading Losses in respect of Qualifying Assets Carried Back (Sec.396B)	€

Figure 32: S396D removed from this section

8 Research and Development Credit

8.1 Section 766

The first four fields relating to 766(2) & 766(2)(a) have been removed as claim cannot be made under these subsections in an accounting period commencing on or after 1 January 2023.

Amount of credit claimed under Sec.766 in this accounting period at 25% (include here any amounts surrendered under Sec. 766 (2A))

If any amount refers to expenditure on machinery & plant, enter that amount here.

Amount of credit included that has been surrendered in accordance with Sec.766(2A).

In relation to the amount of credit surrendered, please enter details of each employee receiving the credit

Figure 33: The four fields above have been removed

There have been a number of further updates to the R&D S776 panel.

- Text has been amended in relation to unused credit carried forward under S766(4B)(b)(ii)(I) TCA 1997 and S766(4B)(b)(iii)(I) TCA 1997.
- Reference to transitional amounts in accordance with 766(4)(D) have been removed.
- Claim for repayment of excess Research and Development Tax credit in accordance with subsection 766(4B).
 - o The field for first instalment has been removed.
 - The text in the second and third instalment fields has been amended to remove reference to transitional rules 766(4D)
 - Transitional measures-Claim for payment of excess Research and Development Tax credit using transitional measures under s766(4D) section has been removed.

Amount of unused credit claimed under Sec. 766 TCA 1997 carried forward from a previous accounting period excluding unused credit carried forward under Sec. 766(4B)(b)(ii)(I) and Sec. 766(4B)(b)(iii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec 766(4B)(b)(ii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec 766(4B)(b)(iii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec.766(4C) TCA 1997	€
Please enter the tax number of the predecessor company	
Company 1	
Company 2	
Company 3	
Claim for payment of excess Research & Credit in accordance with subsection 766	
Second Instalment - Amount of claim under Section 766(4B)(b)(ii)(II) TCA 1997.	€
Third Instalment - Amount of claim under Sec. 766(4B)(b)(iii)(II) TCA 1997.	€
Please go into section 766A and click the calculate button to claim the total research and development credit due and the total research and development credit due in this accounting period in accordance with sections 766 and 766A.	
Please click on the Back to Research and Development Credit button to return to the Research and Development Credit panel	Back to R & D Credit

Figure 34: R&D S766 panel for 2024

8.2 Section 766A

There have been a number of further updates to the R&D S776A panel.

- The field for credit claimed on the Amount of unused credit carried forward under Sec.
 766A has been removed.
- The fields for unused credit carried forward under Sec. 766A(4B)(b)(ii)(I) TCA 1997 & Sec. 766A(4B)(b)(iii)(I) TCA 1997 have been amended to remove reference to transitional amount claimed in accordance with section 766A(4C).
- The four fields relating to Group Relief under Section 766A have been removed.
- Claim for payment of excess R&D credit in accordance with subsection 766A(4B).
 - First instalment under 766A(4B)(b)(i) has been removed.
 - The second and third instalments text has been amended to remove reference to transitional rules Sec. 766A(4C).

 All the fields relating to 'Transitional measures- Claim to payment of excess Research and Development tax credit in accordance with section 766A(4C)' have been removed

Amount of unused credit claimed on the construction or refurbishment of a building under Sec. 766A TCA 1997 carried forward from a previous accounting period excluding unused credit carried forward under Sec. 766A(4B)(b)(ii)(I) TCA 1997 and Sec. 766A(4B)(b)(iii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec. 766A(4B)(b)(ii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec. 766A(4B)(b)(iii)(I) TCA 1997	€
Amount of unused credit carried forward under Sec.766A(3A)	€
Please tick the box to confirm that the building or structure, which was the subject of the claim by the predecessor company, has been transferred to the successor company in accordance with Sec. 766A(3A)	
Total Research and Developement credit	Calculate
Total Research and Development credit claimed in this accounting period, in accordance with section 766 and 766A	€
Amount of Research and Development credit being clawed back	€
Total Research and Developement credit after Clawback	Calculate
Total Research and Development credit now due in this accounting period, in accordance with section 766 and 766A	€
Claim for payment of excess Research & Credit in accordance with subsection 766.	
Second Instalment - Amount of claim under Section 766A(4B)(b)(ii)(II) TCA 1997.	€
Third Instalment - Amount of claim under Sec. 766A(4B)(b)(iii)(II) TCA 1997.	€
Please click on the Back to Research and Development Credit button to return to the Research and Development Credit panel	Back to R & D Credit

Figure 35: R&D S766A panel for 2024

8.3 Section 766C

Research and Development corporation tax credit under section 766C, has some new fields added.

A field has been added to capture R&D credit claimed at 30% which applies in respect of accounting period commencing on or after 1 January 2024.

A new tick box has been included to indicate if the company has completed the pre-filing notification. This applies to accounting period commencing on or after 1 January 2024 and are claiming the credit for the first time or have not claimed the credit in the previous three years.

The pre-filing notification must be filed through MyEnquiries via ROS. The MyEnquiries category used should be Corporation Tax(CT) and the sub-category of R&D Pre-filing notification.

Amount of the Research and Development corporation tax credit claimed under section 766C TCA in this accounting period at 30% (the 30% rate only applies in respect of an accounting period commencing on or after 1 January 2024) (the tax credit should be in respect of all qualifying expenditure attributable to the company in this accounting period)	€
Where applicable did the company complete the pre-filing notification to Revenue	

Figure 36: R&D 766C new fields for 30% rate and pre-filing notification

A new section has been added for Tax Credit forward amounts relating to claim made in the period before the prior period under section 766C TCA 1997.

Tax credit forward amounts relating to claim made in the period before the prior period under section 766C TCA 1997	
R&D tax credit claimed (under section 766C) in the period before the prior period	€
Amount of the R&D tax credit which was claimed as a first instalment under section 766C(6)(a)	€
Amount of the R&D tax credit which was claimed as a second instalment under section 766C(6)(b)	€
Balance of the R&D corporation tax credit (under section 766C(6)(c))in respect of a R&D corporation tax credit claim (under section 766C) made in the period before the prior period (i.e. amount of R&D corporation tax credit less first instalment and second instalment claimed.)	€

Figure 37: R&D 766C new section for claims made in the period before the prior period

There is a new field in the section for 1st Instalment under section 766C. This is to cater for the new threshold amount of €50,000 (or 50% of the amount of credit claimed) which applies to accounting periods commencing on or after 1 January 2024.

First instalment, relating to a credit claimed in this accounting period, under section 766C(6)(a) TCA 1997. The first instalment is the greater of: (1) 50,000 or if lower, the amount of the credit claimed, or (2) 50% of the amount of the credit claimed. (The amount of 50,000 only applies in respect of an accounting period commencing on or after 1 January 2024). €		
	in this accounting period, under section 766C(6)(a) TCA 1997. The first instalment is the greater of: (1) 50,000 or if lower, the amount of the credit claimed, or (2) 50% of the amount of the credit claimed. (The amount of 50,000 only applies in respect of an accounting period commencing on or	€

Figure 38: R&D 766C new field for €50,000 threshold

There is a new section for a claim to 3rd Instalment under section 766C.

Claim to 3rd instalment under section 766	С
Third Instalment - Amount due under section 766C(6)(c) TCA 1997	€
Provide the following details of the third instalment or any portion of such amount:	
Indicate, by inserting x in the appropriate box if it is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766C(7)(a) TCA 1997? If yes, please include the amount or any portion of such amount	
Amount	€
Indicate, by inserting x in the appropriate box if it is to be paid to the company by the Revenue Commissioners, as set out in section 766C(7)(b) TCA 1997? If yes, please state the amount or any portion of such amount.	
Amount	€
Indicate, by inserting x in the appropriate box if the excess amount or any part of that amount to be surrendered to a key employee in accordance with section 766C(2) TCA 1997? If yes, please state the amount.	
Amount	€
In relation to the amount of credit surrendered, please enter details of each employee receiving the R&D corporation tax credit	
PPSN	
Amount	

Figure 39: R&D 766C new section for third instalment

The amount of third instalment due must equal the sum of the amount selected to be treated as an overpayment of tax for the purposes of section 960H and the amount selected for repayment to the company under section 766C(7)(b).

The amount selected to be treated as an overpayment of tax for the purposes of section 960H will be offset first against outstanding liabilities and any excess will the refunded. The amount selected to be paid to the company under section 766C(7)(b) will be repaid directly to the company without any checks for outstanding liabilities.

There is a new section for Successor claim under section 766C (7A).

Successor claim under section 766C (7A)	
Amount of the Research and Development Corporation tax credit claimed by the predecessor company which is available to be claimed by the successor company under Sec.766C(7A) TCA 1997	€
Please enter the tax number of the predecessor company	
Company 1	
Company 2	
Company 3	
First Instalment	€
Second Instalment	€
Third Instalment	€
Indicate, by inserting x in the appropriate box if it is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766C(7)(a) TCA 1997? If yes, please include the amount or any portion of such amount	
Amount	€
Indicate, by inserting x in the appropriate box if it is to be paid to the company by the Revenue Commissioners, as set out in section 766C(7)(b) TCA 1997? If yes, please state the amount or any portion of such amount.	
Amount	€

Figure 40: R&D 766C new section for Successor claims

The amounts entered as first, second or third instalments cannot exceed to total amount of Research and Development Corporation Tax credit claimed by the successor company.

The amount selected to be treated as an overpayment of tax for the purposes of section 960H plus the amount selected for repayment to the company under section 766C(7)(b) cannot exceed the sum of the first, second and third instalments. The amount selected to be treated as an overpayment of tax for the purposes of section 960H will be first offset against outstanding liabilities and any excess will the refunded. The amount selected for repayment to the company under section 766C(7)(b) will be repaid directly to the company without any checks for outstanding liabilities.

8.4 Section 766D

Research and Development corporation tax credit claimed on the construction or refurbishment of a building under section 766D, has some new fields added.

A field has been added to capture R&D credit claimed at 30% which applies in respect of accounting period commencing on or after 1 January 2024.

A new tick box has been included to indicate if the company has completed the pre-filing notification. This applies to accounting period commencing on or after 1 January 2024 and to companies claiming the credit for the first time or have not claimed the credit in the previous three years. The pre-filing notification must be filed through MyEnquiries via ROS. The MyEnquiries category that should be used is Corporation Tax(CT) and the sub-category R&D Pre-filing notification.

Amount of the Research and Development corporation tax credit claimed on the construction or refurbishment of a building under section 766D in this accounting period at 30% (the 30% rate only applies in respect of an accounting period commencing on or after 1 January 2024)	
Where applicable did the company complete the pre-filing notification to Revenue	

Figure 41: R&D 766D new fields for 30% validation and pre-filing notification

A new section has been added for Tax Credit forward amounts relating to claim made in the period before the prior period under section 766C TCA 1997.

Tax credit forward amounts relating to claim made in the period before the prior period under section 766D TCA 1997	
R&D tax credit claimed (under section 766D) in the period before the prior period	€
Amount of the R&D tax credit which was claimed as a first instalment under section 766D(5)(a)	€
Amount of the R&D tax credit which was claimed as a second instalment under section 766D(5)(b)	€
Balance of the R&D corporation tax credit in respect of a R&D corporation tax credit claim (under section 766D) made in the period before the prior period (i.e. amount of R&D corporation tax credit less first instalment and second instalment claimed.)	€

Figure 42: R&D 766D new section for claims made in the period before the prior period

There is a new section for claim to 3rd Instalment under section 766

Claim to 3rd instalment under section 766	D
Third Instalment - Amount due under section 766D(5)(c) TCA 1997	€
Provide the following details of the third instalment or any portion of such amount:	
Indicate, by inserting x in the appropriate box if it is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766D(6)(a) TCA 1997? If yes, please include the amount or any portion of such amount	
Amount	€
Insert x in the appropriate box if the excess credit (as defined under section 766D(2)) which is to be treated as an overpayment (within the meaning of section 960H) been allocated to this company from another group company (i.e. the excess credit is being claimed by this company)?	
Amount	€
Enter tax reference number of the company from which the excess credit has been surrendered	
TRN	
Insert x in the appropriate box if the excess credit (as defined under section 766D(2) which is to be treated as an overpayment (within the meaning of section 960H) been surrendered to another group company (i.e. the excess credit is surrendered to a group company)?	
Amount	€
Enter tax reference number of the company from which the excess credit has been surrendered	
TRN	
Indicate, by inserting x in the appropriate box if it is to be paid to the company by the Revenue Commissioners, as set out in section 766D(6)(b) TCA 1997? If yes, please state the amount or any portion of such amount.	
Amount	€

Figure 43: R&D 766D new section for third instalment

The amount entered for the Third instalment amount due under section 766D(5)(c) must equal to the sum of:

- The amount selected to be treated as an overpayment under S960H
- o Plus the amount to be repaid to the company
- Plus the amount allocated to this company by another group company
- Less any amount surrendered by this company to another group company.

There is a new section for Successor claim under section 766D(3A).

Successor claim under section 766D (3A)	
Amount of the Research and Development Corporation tax credit claimed by the predecessor company which is available to be claimed by the successor company under Sec.766D(3A) TCA 1997	€
Please enter the tax number of the predecessor company	
Company 1	
Company 2	
Company 3	
First Instalment	€
Second Instalment	€
Third Instalment	€
Indicate, by inserting x in the appropriate box if it is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766C(7)(a) TCA 1997? If yes, please include the amount or any portion of such amount	
Amount	€
Indicate, by inserting x in the appropriate box if it is to be paid to the company by the Revenue Commissioners, as set out in section 766C(7)(b) TCA 1997? If yes, please state the amount or any portion of such amount.	
Amount	€

Figure 46: R&D 766D new section for successor claims

The amounts entered as first, second or third instalments cannot exceed the total amount of Research and Development Corporation Tax credit claimed by the successor company.

The amount selected to be treated as an overpayment of tax for the purposes of section 960H plus the amount selected for repayment to the company under section 766D(6)(b) cannot exceed the sum of the first, second and third instalments.

The amount selected to be treated as an overpayment of tax for the purposes of section 960H will be first offset against outstanding liabilities and any excess will the refunded. The amount selected for repayment to the company under section 766D(6)(b) will be repaid directly to the company without any checks for outstanding liabilities.

NB: There is an error in the text of this section as it refers to 766C(7)(a) and 766C(7)(b) where it should refer to 766D(6)(a) and 766D(6)(b).

9 Close Company Surcharge

9.1 Surcharges (Section 440 and Section 441 TCA 1997)

A number of text updates have been made to this section:

- Text has been added at the top of the section "Where an election under s434(3A)(a) is being made the following panels should be completed"
- The text for making a joint election under section 434(3A) has been updated.
- Reference to making a distribution has been removed.
- A joint election (under s434(3A)(a)) is required, therefore both companies, the paying company and the receiving company respectively, should make their "election" on their respective CT1 returns.

Surcharges (Section 440 and Section 441 TC/	A 1997)
Where an election under s434(3A)(a) is being made the following panels should be completed:	
If the company is making a joint election with another company under s434(3A)(a), please tick the box	
The tax reference number of the company which paid the distribution	
The tax reference number of the company which received the distribution	
The date of the distribution	
The amount of the distribution covered by the election	€
Click on the 'add election' button to add another election. You can add up to 10 Elections	Add another Election
Surcharges in respect of Accounting Periods ending in the 12 months preceding this Accounting Period	
Section 440 TCA 1997	€
Section 441 TCA 1997	€

Figure 47: Surcharge screen with new question and removal of reference to making a distribution

10 Recovery of Income Tax

10.1 Interest paid to partnerships and tax transparent entities without the deduction of Income Tax

A new section has been added which deals with interest paid without the deduction of Income Tax. Details of paragraph 5.3 as referenced in this section can be found here: Part 08-03-06. A filer will be asked to enter the gross amount of interest paid and also the territory to which the partnership or tax transparent entity belongs. One country must be chosen from the territory dropdown. There is no option for "None". Up to 50 territories and corresponding payments can be entered.

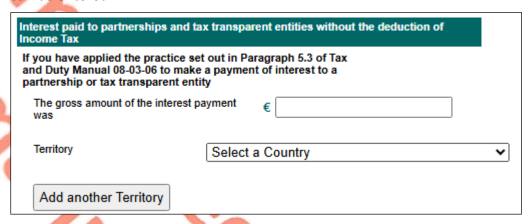


Figure 48: new section for Interest paid to partnerships and tax transparent entities without the deduction of Income

Appendix 1: Extract from Accounts

2024 CT1 Extracts from Accounts	Change / validation / notes
*Income	No change
*Sales / Receipts / Turnover	No change
*Receipts from Government Agencies - GMS, etc.	No change
*Other Income	No change
Trading Account Items	No change
* Purchases	Field is mandatory
*Gross Trading Profits	No change
Expenses and Deductions	All fields in section are mandatory
*Salaries / Wages	Amended wording – question split
*Staff costs	Amended wording – question split
*Directors' remuneration including fees, bonuses, etc	Field is mandatory
*Sub-Contractors for the purposes of RCT	Amended wording – question split
*Sub-contractors other	Amended wording – question split
*Rent paid	New question
*Consultancy, Professional fees	Field is mandatory
*Motor, Travel and Subsistence	Field is mandatory
*Repairs / Renewals	Field is mandatory
*Interest Payable	Field is mandatory
*Depreciation/Amortisation, Goodwill/Capital write-off	Amended text
*(a) Provisions including Bad Debts - positive	No change
*(b) Provisions including Bad Debts – negative	Amended text
Other Expenses – Negative/Credit Entries	New question

2024 CT1 Extracts from Accounts	Change / validation / notes
Other Expenses [Total]	No change
Total CRSS and BRSS payments received	New question
Note (Expenses and deductions)	New question
If you wish to comment on any one off or unusual expenses/deductions in this period use this 'additional notes' field	
Extracts from Adjusted Net Profit / Loss Computation	No change
Profit / Loss per Accounts	No change
*A value must be provided for either Profit or Loss on ordinary activities before taxation	No change
Profit on ordinary activities before taxation	No change
Loss on ordinary activities before taxation	No change
Adjustments made to Profit/Loss before tax per Accounts	Amended text
There are no adjustments required to the profit / loss per accounts Tickbox	New question. Tickbox added, with validation on field. Either the tickbox is ticked, or all the fields in the section must be completed.
*Subscriptions and Donations	All are mandatory if the tickbox (as per the row above) is NOT ticked.
*Entertainment Expenses	No change
*Disallowable Legal and Professional Expenses	No change
*Section 130 Loan Interest	No change
Light, Heat and Phone	Deleted
*Depreciation/Amortisation, Goodwill/Capital write-off	New question
*Net gain on sale of fixed / chargeable assets €	No change
*Net loss on sale of fixed / chargeable assets	No change
Deduction for stock relief under S 666	New question
Deduction for increase in carbon tax under section 664A	New question

2024 CT1 Extracts from Accounts	Change / validation / notes
*Other deductions	New question
*Other addbacks	New question
Balance Sheet and Capital and Reserve Items	No change
Director's current and loan account	No change
*(a) Amounts owed by directors (debit balance)	Field is mandatory
*(b) Amounts owing to directors (credit balance)	Field is mandatory
Stock, Work in Progress, Finished goods	No change
Trade Debtors	New question
Other Debtors and Prepayments	Amended text
Cash on hand / Bank - Debit	No change
Bank / Loans / Overdraft - Credit	No change
Trade creditors	New question
Other Creditors and Accruals	Amended text
Client Account Balances - Debit	No change
Client Account Balances - Credit	No change
Tax Creditors	No change
*A value must be provided for either Shareholder's Funds positive or Shareholder's Funds negative	No change
(a) Shareholder's Funds - positive	No change
(b) If negative, state amount here	No change
Notes to the Accounts	No change
Tick appropriate box(es) below and give additional information, if appropriate, in the space provided at Additional Notes	No change
Modified Auditors Report	No change
Emphasis of Matter	No change

2024 CT1 Extracts from Accounts	Change / validation / notes
Qualified Opinion	No change
Disclaimed Opinion	No change
Adverse Opinion	No change
Change of Accounting Policies	No change
Depreciation of fixed assets	No change
Stocks and work in progress	No change
Property Development transactions	No change
Other	No change
Prior Year Adjustments	No change
Indicate if there are prior year adjustments arising from changes in accounting policies or from correction of fundamental errors	No change
Change in nature of Company's / business' activities	No change
Indicate if there was a change in the nature of the Company's / business' activities during the accounting period	No change
Exceptional Items arising during the year	No change
Indicate if exceptional items, as defined in the Financial Reporting Standards, occurred during the year	No change
Additional Notes	No change
If you wish to expand on any item listed in Notes to the Accounts above, use this notes panel.	No change
Please click on the Back to Extracts Accounts button to return to the Extracts From Accounts panel	No change



The information in this document is provided as a guide only and is not professional advice, including legal advice. It should not be assumed that the guidance is comprehensive or that it provides a definitive answer in every case.