

# THE CALIFORNIA THROWBACK TAX APPLICABLE TO DISTRIBUTIONS OF PREVIOUSLY UNTAXED ACCUMULATED TREST INCOME TO CALIFORNIA RESIDENT BENEFICIARIES

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#### I. INTRODUCTION

When an irrevocable, non-California resident, non-granter trust distributes current net income to a California beneficiary, that beneficiary generally pays income tax on that income-both federal tax and California tax, up to the amount of the trust's distributable net income ("DNI"), and any undistributed net income in excess of DNI is accumulated and not currently taxable by California. If the trust later distributes the undistributed net income to a California resident beneficiary, that beneficiary will net owe federal tax on that income. However, the beneficiary will owe California tax on the income if: 1) the beneficiary was also a California resident during the year that the income was accumulated; and 2) the income was not previously taxable by California because the resident beneficiary had a contingent interest in the trust (i.e., in the accumulated income). This tiot on distributions of secursulated income is known as the "throwback tax," because California is effectively "throwing" the income back to the prior period in which it was accumulated, or deemed to have been accumulated, for the benefit of a California. beneficiary.

This article focuses on the California throwback tax, which is not widely understood by practitioners or trustees and beneficiaries of trusts. The Franchise Tax Board (FTB) regulations do not give guidance on how to determine the amount of accumulated income taxable to the beneficiary. Although the California Fiduciary Income Tax Return (Form 541) and instructions do address the throwback tax, the form and instructions do not fully determine the application of the throwback tax law. In this article, we explain our interpretation of the intent and application of that law, suggest a methodology for tracking accumulated income in non-California resident trusts to implement the application of the law, and explore opportunities to plan around the tax.

## IL CALIFORNIA TAXATION OF TRUSTS AND THEIR BENEFICIARIES FOR CURRENT INCOME

To understand the application of the throwback tax, we begin with a brief overview of California's system of taxation of trust income. Unlike many other states, California taxes the current non-California source income of a trust based on the residence of the fiduciaries and the non-contingent beneficiaries. The residence of the settler and the law governing the administration of the trust are intelevant for California income tax purposes.

## A. Taxation Based on Fiduciaries and Beneficiaries in California

Celifornia fishows the federal rules for non-granter trusts generally, so that any of the trust's current net income that is distributed (or required to be distributed) to a beneficiary is tauable to the beneficiary and deductible by the trust. However, California's tax rate schedule applicable to the undistributed net income of trusts (as well as estates) is the same as the schedule applicable to single individuals and married individuals filing separately; there are no compressed tax rate brackets, unlike those applicable to trusts and estates under federal law. California tones both short-term and long-term net capital gains at the same rates as ordinary income, both for trusts and beneficiaries.

All the trust's undistributed net income is taxable by California: (1) if it is California-source income (e.g., rent from California real property);\*(2) if all the fiduciaries are California residents, in which case all the trust's non-California sourced undistributed net income is taxable, or (3) if at least one, but not all, the fiduciaries in a California resident, in which case the non-California sourced income is taxable in proportion to the number of the fiduciaries who are California residents to the total member of fiduciaries.\* For this purpose, a trust fiduciary generally is a person who owes a duty directly to the beneficiaries and can be used by them for a breach of that duty, and typically includes trustoes and other persons with fiduciary roles with respect to a trust.\*

In the case of a California-resident beneficiary, all or part of the trust's remaining undistributed net income is touble by California if one or more California resident beneficiaries have a non-contingent (i.e., vested) interest in the trust. If all the beneficiaries with nen-centingent interests are California residents, all the undistributed net income is taxable by California. If at least one, but not all, the beneficiaries with a non-contingent interest is a California resident, only the portion of the undistributed net income allocable to beneficiaries who are California residents is taxable by California.

Although these is no clear authority on the definition of contingent and non-contingent interests, in our view, a beneficiary should be treated as having a non-contingent interest in all or a portion of a trust if all or a portion of its undistributed net (accumulated) income will, sconer or later, be distributed to or for the benefit of the beneficiary or to the beneficiary's estate, or the creditors of either. We believe that beneficial interests in the remaining accumulated income should be treated as contingent. In our view, whether a beneficiary's interest in a discretionary trust is contingent or non-contingent should be determined by the nature of the beneficiary's interest as set forth in the terms of the trust instrument, and should not change from year to your based on the distributions from the trust to a beneficiary in any particular year. Therefore, although a discretionary beneficiary, of course, has a non-contingent interest in any net income distributed to him or her, that does not make him or her a noncontingent beneficiary of the trust with respect to the trust's undistributed net income. Good examples of trusts with noncontingent beneficial interests are: (1) "administrative trusts" (i.e., revocable trusts that have become irrevocable as a result of the death of the settlers) and other so-called "terminating trusts"; (2) trusts for the benefit of minors that qualify for the gift tax. annual exclusion\*, and (3) trusts for the benefit of "skip persons," structured to qualify for the GST tax annual exclusion.5

## B. Determination of Residency of Fiduciaries and Beneficiaries

The residence of an individual fiduciary or beneficiary is determined in the same manner as an individual taxpayer.\* A California "resident" includes an individual who is: (1) in California fix other than a temporary or transitory purpose; or (2) domiciled in California and outside the state for a temporary or transitory purpose.

An individual who spends in the aggregate more than nine months of the taxable year within California is presumed to be a suident, but this presumption can be rebutted by antidictory evidence that he or she is in California for a temporary or transitory purpose." However, presence within California for less than nine months of the taxable year does not create a presumption of nonresidency, unless the individual is present for less than six months as a seasonal visitor, tourist, or guest and is permanently domiciled outside of California." Any person who is domiciled in California is also a resident regardless of the period of time be or she spends in the state. Durnicile is the one location where an individual has his or her principal home without any present intention of permanently leaving, and to which place he or she lass, whenever absent, the intention of returning."

The residence of a corporate fiduciary of a trust is the place where the corporation transacts the major portion of its administration of the trust, "Given the national presence of many corporate fiduciaries, it is often unclear where the major portion of a corporate fiduciary's administration of a trust takes place. Even the California FTB has conceded that the law does not provide guidance as to what specific administrative activities will be considered in making this determination."

## C. Alternative Tax on Receipt by Beneficiaries of Taxable Income if Taxes Not Paid by the Trust

If tax is imposed on a portion of the trust's accumulated net income, but the tax is not paid when due and remains unpaid when that income is later distributed to a Californiaresident beneficiary, or if such income is distributable to the beneficiary before the taxes are due, such income is taxable to the beneficiary.\*\*

## III. ORIGIN OF CALIFORNIA'S THROWBACK TAX AND ITS APPLICATION

The throwback tax applies when a trust that has accumulated income, all or some of which has not been taxed by California, makes a distribution of such accumulated income to a California-resident beneficiary who also was a California resident when the income was accumulated. To understand and apply the rules that tax distributions of previously untaxed accumulated income, it is helpful to review the historical origin of the throwback tax.

# A. Origin of California's Throwback Tax Law

Consider, first, this example of the problem that the throwback tax is designed to solve: The John Smith Trust was established in Nevada" by John's parents for the benefit of John. Smith, a California resident who pays federal tax at the highest rate of 29.6% and California state tax at the highest rate of 12.3%. The trust was an irrevocable non-granter trust with no California fiduciaries and John is a contingent beneficiary. Over a five-year period, the trust had taxable income of \$100,000. If it had distributed the income currently to John, he probably would have paid federal and state income tax of about \$50,000. Imstead, the trust accumulated the income and paid federal tax during that period of about \$35,000, but no state tax. In the sixth year, the trust terminated and distributed the trust estate, including the accumulated income of about \$65,000, to John. But for the California throwback tax, the income earned by the trust and accumulated for the benefit of a California resident beneficiary would go untaxed. California does not have jurisdiction to taxthe trust on its undistributed income currently," but it does have jurisdiction to tax the beneficiary on the accumulated net income when it is later distributed to the beneficiary so long as the beneficiary is a California resident at that time and also was a California resident during the year of accumulation." In effect,



the throwback tox applies to not income that was accumulated in the trust and would have been taxable if it had been distributed to John currently.

California first adopted its throwback tax in 1963, to impose a tax on a California resident beneficiary (such as John Smith in the hypothetical above) who received a distribution of accumulated income of a non-California resident trust that would make up for the tax the beneficiary would have paid if the income had been distributed to him or her during the years in which the trust accumulated the income.<sup>10</sup> However, it was not until 1983, 20 years lates, that California law was amended to provide that California would not follow the federal throwback rules under IRC sections 665 through 668.<sup>21</sup>

## B. Application of the California Throwback Tax

In brief, the throwback tox prevides that, if no taxes have been paid by a trust on its current or accumulated non-California source not income because the California resident beneficiary's interest was contingent, such income is taxable to the beneficiary when distributed to him or her, if he or she (a) is then a California resident and (b) also was a California resident during the year of accumulation.<sup>23</sup> The portion of the income toxed by California because it is either California source income or there are one or more resident fiduciaries is not subject to the throwback tax because it will be taxed currently to the trust.<sup>23</sup>

The amount of the throwback tax is the aggregate of the taxes that would have been paid with respect to the accumulated income had it been included in the beneficiary's gross income ratably for the year of the distribution and the five preceding taxable years (or for the period that the trust accumulated or acquired income for that contingent beneficiary if shorter than that period).<sup>34</sup>

The amount of the accumulated income that is taxable to the beneficiary under the throwback tax seemingly should exclude any federal income taxes attributable to that income paid or payable by the trust (because that amount is not available to be accumulated and distributed later). Any income taxes paid or payable to another state by the trust with respect to that income should not be excluded, but the amount thereof should be allowed as a credit against the California tax.11 Although California law does not specify these details of the throwback computation, the principles are partly derived from the more sobust federal throwback provisions, 21 and are consistent with the overall goal of the California throwback tax to roughly approximate the tax that would have been paid by the beneficiary had the trust income been distributed currently.

The federal throwback tax rules expressly do not apply to these distributions of accumulated income for California purposes. Thowever, California provides no guidance regarding the application of the California throwback tax rules. In our view, many of the federal rules are sensible and could be helpful if applied to the California throwback tax. For example, the federal rules specify a first-in, first-out method for determining the years to which accumulated income should be attributed, and how to treat accumulation distributions from one trust to another trust. In the absence of any other guidance, we believe it is reasonable to follow the federal rules where appropriate.

However, not all the rules applicable to the federal throwback, text should be applied for California throwback purposes. For example, the California rule does not provide for interest to be imposed on the tax attributable to accumulation distributions, whereas federal law expressly imposes an additional charge to approximate interest for the period of the accumulation. Moreo generally, the entire amount of an accumulation distribution to a beneficiary is totable under the federal throwback rule, regardless of whether that person was alive and a U.S. resident at the time the income was accumulated, whereas the California rule is more limited in its scope (given the federalism restrictions on state taxation) and applies only to a distribution of income accumulated in years in which the beneficiary was both alive and a California resident.

There also are issues on which neither the federal nor California rules are entirely clear: For example, it is unclear whether income accumulated before the beneficiary reached age 21 is taxable as to that beneficiary. The federal statute provides that the amount of accumulated income subject to the throwback tax "shall not include amounts properly paid, credited, or required to be distributed to a beneficiary from a toust (other than a foreign trust) as income accumulated before the birth of such beneficiary or before such beneficiary attains the age of 21.75 Since almost no U.S. trusts are subject to the federal throwback rule, the exclusion for accumulations while the beneficiary is under age 21 would appear to have almost no apolication.11 Nevertheless, the federal form for reporting the throwback tax instructs the beneficiary to subtract "distributions of income accumulated before you were born or reached age 21" from the total accumulation distribution subject to the throwback ton 14

The California statute is entirely silent on the treatment of accumulations before a beneficiary nucles age 21, and the California forms are inconsistent on this point. The instructions to the fiduciary income tax form expressly state that "California does not conform to federal law to exempt from toxation those accumulations occurring prior to a beneficiary turning age 21."

However, as pointed out in the previous paragraph, that fideral exclusion apparently has almost no application. In addition, the form required to be completed by a beneficiary who receives a distribution of accumulated income instructs the beneficiary to deduct the income accumulated before the beneficiary attained age 21 from the total amount to which tax is applied.<sup>35</sup>

## IV. PRACTICE TIP: TRACKING AND ESTIMATING ACCUMULATED INCOME.

One of the most challenging aspects of the throwback rule is keeping records of the trust's accumulated net income over time to facilitate the application of the tax. We have attached a set of schadules as Exhibits to this article, illustrating the application of the California throwback tax and suggesting a format for maintaining records relating to a trust's accumulated net income. We have applied a first-in, first-out methodology to the distribution of accumulated income in the example trust in those schedules, which we believe to be a sensible methodology, notwithstanding that California has not adopted this approach for purposes of determining the throwback tax.

At the end of the article, we have included an example of a completed schedule for a hypothetical trust (the "Smith Family Trust"), established before or during 1995, that: (1) accumulated varying amounts of income every year from 1995 through 2015, (2) made discretionary distributions of \$100,000 of accumulated income every year from 2007 through 2015, (3) distributed all its remaining accumulated income in 2006, and (4) never paid any income taxes to another state (see "Exhibit A"). Next, we have included a completed schedule which illustrates the way the Smith Family Trust's income that was accumulated from 1995 through 2015 would be deemed to be distributed to the beneficiarry or beneficiaries of the trust, applying the first-in, first-out method of taxing accumulation distributions, during the years 2007 through 2016 (see "Exhibit B").

In many cases, the trustee of an irrevocable non-California resident trust, whether or not it files California fiduciary income tax returns, may not keep track of the trust's accumulated income that may be subject to the California throwback tax in future years. However, if copies of the trust's federal fiduciary income tax returns? are available, the amount of that accumulated income should be readily determinable. If the returns are not available, it still may be possible to determine the total amount of a trust's accumulated income prior to the earliest year for which the trust's fiduciary income tax seturns and/or other records are available, but it may not be possible to determine the amount that was accumulated each year.

For example, if the income tax basis of all a trust's assets initially transferred to a trust can be determined (e.g., from the settler's gift or estate tax returns reporting the establishment of the trust and any additions to it), then the trust's accumulated income prior to the earliest year for which the trust's fiduciary income tax returns or other records are available will generally be the difference between the income tax basis of all the trust's assets at the end of that earliest year and the income tax basis of all its assets initially transferred to the trust.

Even where the income tax basis of all a trust's assets initially transferred to the trust cannot be determined (e.g., where the settion's gift or estate tax returns are unavailable), it still may be possible to estimate the initial basis of all those assets. Assuming that the trust distributes all income currently, the fair market value at the time of funding could be estimated by determining the net fair market value of the trust assets for the earliest year for which records are available and projecting that value back to the date on which the trust was funded, based on the average growth of a typical trust corpus from that time to the earliest year for which the net fair market value of the trust assets is available.

For example, suppose that: (a) the current net fair market value of all the assets of an irrevocable non-California resident testamentary trust at the end of 2015 (the earliest year for which records are available) is \$10,000,000; (b) the amount of its each plus the income tax basis of all its other assets—enably marketable securities consisting of about 60% equities and 40% fixed-income investments—was then \$6,000,000; (c) the trust was established with the residue of the estate of the settler who died near the end of 1975 (about 40 years earlier); (d) the trust is required to distribute all its not income currently; (e) the trust had never distributed any principal; and (f) similar trusts holding similar readily marketable securities would have been worth about \$1,000,000 in 1975. A reasonable estimate of the amount of the trust's accumulated income as of the end of 2005 would be \$5,000,000 (\$6,000,000 minus \$1,000,000).

## V. PLANNING OPPORTUNITIES TO MINIMIZE THE APPLICATION OF THE THROWBACK TAX

Given the current dearth of guidance on the application of the California throwback tax rules, there are a variety of situations as to which it is unclear how those rules should be applied. Itssed on our views of an appropriate method for calculating the throwback tax, certain situations enable trustees to anticipate and plan for the throwback tax.

## A. Discretionary Accumulation Trusts

For example, discretionary accumulation trusts with multiple beneficiaries may make distributions to beneficiaries residing both in California and in other states. By applying the



first-in, first-out method of taxing accumulation distributions, as discussed above, the accumulated income is treated as being distributed to the extent of the money or the basis of other property distributed to a beneficiary, whether he or she is a California resident or not, the same as for current distributable net income. For example, if a trust has substantial accumulated income and three beneficiaries, one of whom is a California resident and two of whom are not, the trustee may be able to distribute the accumulated income to the non-California resident beneficiaries first and distribute principal in a later year to the California resident beneficiary. In this way, the trustee may be able to minimize the amount of future throwback too liability for the California resident beneficiary.

#### B. Trust to Trust Distributions

For trusts with significant accumulated income, it may be possible to reduce the amount of California throwback tax liability by making distributions of some or all the accumulated income to another non-California trust. This possibility is based on the application of certain federal regulations to the California. throwback tax." Although, as noted in Subpart B of this Part III, above, the California statute provides that the federal thrawback. rules do not apply, the instructions to California's fiduciary income tax return expressly advise trustees to refer to the federal. treasury regulations under IRC sections 665 through 668 with respect to reporting accumulation distributions from one trust to another. These regulations provide that a distribution from one trust to another trust is generally an accumulation distribution, regardless of whether: (1) the distribution is to an existing trust or to a newly created trust; and (2) the trust to which the distribution is made was created by the same person who created the trust from which the distribution is made or by a different person.40

#### L. Distributions to a California Resident Trust

If we apply the federal regulations to a distribution from Trust A (a non-California resident trust) to Trust B (a California resident trust), we would conclude that this distribution is trusted as an accumulation distribution and, therefore, that at least part of that distribution would be subject to California's throwback tax. For example, assume that Trust B also was a California resident trust during the years in which the income was accumulated. In that case, one-sixth of the accumulation distribution received from Trust A would be included in Trust B's gross income for the current year and subject to tax in that year, and one-sixth of that distribution would be treated as having been included in its gross income for each of its prior five taxable years. Trust B's increased tax liability attributable to the inclusion of a portion of the accumulated income in each of those years would be payable by Trust B in the current year.

How would the throwback tax be calculated if Trust B had not been in existence during the prior five tax years? The federal regulations answer this question by providing that "[iff a beneficiary was not in existence on the last day of a preceding taxable year of the trust with respect to which a distribution is doesned made under IRC section 666th) (relating to the allocation. of accumulation distributions to prior years on a fina-in first-out basis]," certain assumptions shall be made, including, among other things, that the beneficiary: (1) was in existence on the last day of the prior taxable years; and (2) had no income other thus. any other amounts thrown back to those years. The examples in the regulations expressly state that these rules also should apply to distributions to trusts: "If A [the beneficiary] were a trust or estate created after 1973 (the first year to which the accumulated income would be thrown back), the same assumptions would arely...."

Now, assume that Trust B is a newly formed Colifornia resident trust (e.g., a trust established in the year Trust A distributes accumulated income to it). Under the federal regulations, it is presumed that Trust B: (1) was in existance on the last day of prior taxable years; and (2) had no income other than any other amounts thrown back to those years. Should we also presume that Trust B was a California resident trust in the years during which the income was accumulated? The federal regulations do not provide any guidance on this point. On the one hand, we might treat Trust B like a California resident trust in those years if its initial trustee is a California resident and was a California resident in the years with respect to which the income was accumulated, even though the trust was not yet in existence. Under this approach, Trust B would compute the throwback tax due in the year of the distribution by including the additional tax. due in the prior five years as a result of the inclusion of a portion of the accumulated income in each year. However, we might also take the position that a non-existent trust cannot be presumed to be a resident of California for any other state), and therefore that Trust II should not be treated as a California resident trust. In that case, Trust B would include a portion of the accumulated income in its current year income, but would not incur throwback tax on the portion of the accumulated income attributable to the prior five years.

### Distributions to a Non-California Resident Trust

If Trust B is a non-California resident trust, then the accumulation distribution received from Trust A would not be taxable to Trust B by California in the year of the distribution. No throwback tax would be due at the time of the distribution to Trust B, but would the accumulation distribution retain its character as accumulated income for California purposes, or

would it be "cleansed" such that it would be treated as principal at the time of a future distribution to a beneficiary? We believe that the California throwback role should be applied to determine the treatment of the accumulation distribution received by Trust B for the purpose of taxing that income if later distributed by Trust B to a California resident beneficiary.

As noted above, California determines the tax liability with respect to an accumulation distribution by treating the amount of the distribution as though it had been received by the beneficiary evenly over the year of the distribution and the beneficiary's prior five tax years and adding the aggregate amount of the beneficiary's additional tax liability attributable to the prior five tax years to the beneficiary's tax liability for the year of the distribution. Thus, Trust B would trust one-sixth of the accumulation distribution received from Trust A as though it had been received by Trust B in the year of the distribution and in each of Trust B's prior five tax years (whether or not Trust B was in existence during those prior five years). This treatment would effectively result in including one-sixth of the distribution from Trust A in the gross income of Trust B for the year of distribution. That distribution would retain its character as income of Trust B. Thus, if any part of that one-sixth portion of the distribution is accumulated and later distributed to a California resident beneficiary who also was a California resident in that year, it would be carried out to the beneficiary as an accumulation distribution and subject to California's throwback tax at that time. The sensining five-sixths of the accumulation distribution received by Trust B from Trust A (which were thrown back to Trust B's prior five tax years), would not be taxable by California because Trust B is a non-California resident trust. Therefore, this five-sixths of the accumulation distribution would be treated as corpus of Trust B and not be subject to the California throwback tex when later distributed to a California resident beneficiary.46

#### C. Anti-Avoidance Rules

The Franchise Tax Board could take the position that a trustto-trust distribution is not effective to reduce the throwback tax payable by the beneficiary of the non-California resident second trust, if the primary purpose of the distribution from the first trust to the second trust was to avoid the California throwback tax.

The federal regulations governing trust-to-trust distributions expressly provide that they will be treated as accumulation distributions if the purpose of the distribution is to avoid tax. In particular, the regulations state that "a distribution made from one trust to a second trust will be deemed an accumulation distribution by the first tract to an ultimate beneficiary of the second trust if the primary purpose of the distribution to the

second trust is to avoid capital gain distribution provisions."

Although the referenced capital gain distribution provisions have been repealed, such a distribution might nevertheless be deemed an accumulation distribution by the first trust to an ultimate beneficiary of the second trust if the primary purpose of the distribution to the second trust is tax avoidance.\*

If the distribution from Trust A to Trust B is triggered by an act of independent significance, it would seem that it could not be for tax evoidance purposes. For example, Trust A might make a distribution of all its remaining assets to Trust B upon the death of the income beneficiary of Trust A. However, a discretionary distribution to Trust B by the trustee of Trust A, or a distribution to Trust B resulting from the exercise of a special power of appointment over Trust A, might not be treated as an act of independent significance if the primary purpose of the distribution or appointment is to avoid the California throwback tax.

Alternatively, the Franchise Tax Board could argue that a trust-to-trust distribution is not effective on the theory that the second trust is merely an intermediary between the first trust and the beneficiary. Under the federal throwback regulations, certain payments from a foreign trust to a U.S. person that are made through intermediaries will be deemed to be direct distributions from the foreign trust to the U.S. person in applying the throwback rule if the intent of the parties was to "circumvent the purposes for which the [throwback rule] was enacted."40 Based on this regulation, an accumulation distribution by a non-California resident trust (Trust A) that is routed through a non-California intermediary, either a non-resident individual or other trust, to a California resident beneficiary of Trust A, might be deemed to be a direct distribution from Trust A to the California resident beneficiary in applying the California throwback rule, if the intent of the parties was to circumvent the purpose for which. that rule was enacted.

#### VI. CONCLUSION

As our society becomes more mobile and long-term trusts continue to proliferate, we espect that the application of California's throwback tax (and similar taxes in other states) will become a more common challenge for trustees and trust beneficiaries. California practitioners who understand the rules and who have encouraged trustees to keep good records may find themselves ahead of the game.

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# Exhibit A

# Hypothetical Tracking Schedule

TRUST NAME: The Smith Family Trust

EIN: 00-800000000

Year	Current Year Accumulated Income*	Carrent Year Accumulation Distribution**	Total Accumulation Distributions	Camulative Accumulated Income Remaining	Income Tex Paid To Another State***
1995	\$20,000	50	50	\$10,000	50
1996	\$12,000	50	80	\$22,000	50
1997	\$50,000	50	50	\$72,000	50
1998	\$7,000	\$9	50	\$79,000	50
1999	\$20,000	50	50	\$89,000	50
2000	\$70,000	50	50	\$159,000	50
2001	\$54,000	\$23	50	\$173,000	50
2002	\$80,000	50	50	\$253,000	\$0
2003	\$100,000	50	50	\$353,000	50
2004	\$75,000	50	\$0	\$428,000	\$0
2005	\$80,000	50	50	\$506,000	\$0
2006	\$45,000	50	50	\$553,000	50
2007	\$60,000	\$100,000	\$300,000	\$513,000	50
2008	\$70,000	\$100,000	\$200,000	\$483,000	\$0
2009	\$900,000	\$100,000	\$300,000	\$1,283,000	\$0
2000	\$60,000	\$100,000	\$400,000	\$1,243,000	50
2011	\$40,000	\$100,000	\$500,000	\$1,183,000	50
2812	\$35,000	\$100,800	\$600,000	\$1,118,000	50
2013	\$30,000	\$100,000	\$700,000	\$1,068,000	50
2014	\$45,000	\$100,000	\$800,000	\$1,013,000	\$0
2015	\$35,000	\$100,000	\$900,000	\$948,000	.50
2016	\$0	\$948,000	\$1,848,000	\$0	50

<sup>\*</sup> The trust's "Current Year Accumulated Income" should be not of all taxes paid by the trust and reflect undistributed income that was not currently autjout to California tax but would have been taxable by California if the trust had been a California resident. Any undistributed income that would have been excludable from the trust's California gross income or was currently taxable by California (e.g., bucause one or more finished as a California modest) should not be included in Current Year Accumulated Income.

<sup>\*\*</sup> The "Current Year Accumulation Distribution" is the amount by which the amount of the money and the lessor of the income-tox basis and fair market value of any other assets distributed to the beauticiaries in that year (whether California residents or sof) exceeds the greater of the trust's distributable not income and its trust accounting income for that year.

<sup>\*\*\*</sup> California resident beneficiaries are estitled to a credit against their throwback tax liability for the amount of any taxes paid by the trust to another state that would have been allowed if the trust receive had been distributed to the beneficiary currently. The credit should be applied retailty (equally) in: (a) the year of the distribution of the income that was accumulated in the year any such taxes were paid; and (b) such of the five years preceding the year of the distribution. See CA PTB Lugal Bulling No. 273, dated 1/11/1974.

# Exhibit B

## Illustration of Deemed Distributions of Accumulated Trust Income

TRUST NAME: The Smith Family Trust.

EIN: 00-000000000

Year	Current Year Accumulated Income*	Current Year Accumulation Distribution**	Total Accumulation Distributions	Remaining Accomplated Income	Income Tax Paid To Another State***
1995	\$10,000 }	50	\$0	\$10,000	80
1996	\$12,000	\$0	50	\$22,000	\$0
1997	\$50,000	50	50	\$72,000	50
1998	\$7,000	\$0	50	\$79,000	50
1999	\$10,000	50	50	\$89,000	90
2900	511,000	50	\$0	50	90
2000	\$59,000	\$0.	50	\$1.99,000	\$0
2001	\$14,000	50	50	\$173,000	90
2002	527,000	50	30	50	50
2002	553,000 ] \	80	50	\$253,000	\$0
2003	547,000 // /	50	50	90	90
2003	\$53,000	\$0	50	\$353,000	90
2004	347,000	\$0	50	50	90
2004	528,000	50	50	\$438,000	\$0
2005	\$72,800 (\)	\$0	50	90	50
2005	58,000	\$0	50	\$508,000	\$0
2006	\$45,000	50	50	\$513,000	50
2007	\$47,000 \\\\	\$0		50	\$0
2007	\$13,000	\$100,000	\$100,000	\$513,000	\$0
2008	570,800	\$300,000	\$200,000	\$483,000	50
2009	\$17,000	///		50	50
2009	\$100,000 } /	111		50	\$0
2009	\$100,000	////		30	\$0
2009	\$683,000 [ ] / /	000,0002	\$300,000	\$1,283,000	\$0
2010	\$60,000	\$300,000	\$400,000	\$1,243,000	\$0
2011	\$40,000	\$300,000	3300,000	\$1,383,000	30
2012	\$35,000	\$300,000	\$600,000 -	\$1,338,000	\$0
2013	\$50,000	\$300,000	\$700,000	\$1,068,000	50
2016	\$45,000	\$300,000	\$800,000	\$1,013,000	50
2015	\$35,000	\$ \$300,000	\$900,000	\$948,000	\$0
2016	\$0	\$948,000	\$1,848,000	50	50

<sup>\*</sup> The most's "Current Year Accumulated Income" should be not of all town paid by the trust and reflect undistributed income that was not currently subject to California say but would have been touble by California if the trust had been a California resident. Any undistributed income that would have been excitately from the trust's California gross income or was currently touble by California (e.g., because one or more fiduciaries was a California resident) desails not be included in Current Year Accumulated Income.

<sup>\*\*</sup> The "Carrest Year Accountalision Distribution" is the amount by which the expount of the money and the leaser of the increme-tex basis and fair market value of any other assets distributed to the beneficiaries in that year (whether California residents or set) escends the greater of the true's distributable not income and its trust accounting income for that year.

<sup>\*\*\*</sup> California resident beneficiaries are entitled to a coedit against their throwbash tax liability for the amount of any taxes paid by the trust to another state that would have been allowed if the trust income had been detributed to the beneficiary currently. The credit should be applied rabibly impacify) in (a) the year of the describution of the iscome that was accomplisted in the year any such taxes were paid, and (b) such of the five years proceeding the year of the distribution. See CA FTB Legal Ruling No. 375, doted 1/11/1914.



- 1 The Schmil theoretisek tax is beyond the scope of this article, but for a thorough discussion of the Indonal rules, see Mark Asober, et al., Periand Income Taxarion of Estates, Trusts & Beneficiaries (2018) idiacussing the firosiback tax at Chapter 9.
- 2 Rev. & Tax. Code, section 17034 (deficition of "resident"), section 17041 (pains, etc.), sections 17731-17779 (petates, trusts, breeficiaries, and setficin/grantom), sections 18003-18005 (aredis), Col. Code Regs., tit. 38, chapter 25, subchapter 9, section 17004, sections 17942-17744, sections 17951-1, 17951-4, sections 17952. Rev. & Tax. Code, section 17731 provides that IBC sections 641 through 982, soluting to estates, trusts, beneficiaries, and decederts, apply for California purposes except as otherwise provided.
- For 2009 the rates ranged from 1% on the first \$8,809 of speakle income to 12,3% on beaable income over \$590,540.
- 4 See Roy, & Tax, Code, section 17751 (California generally follows the foderal lew); IRC section 640(b) (marts are generally taxed the same as individuals); Roy, & Tax, Code, section 17951, subd. (a) (non-resident individuals are tourite on California-source incorner); Cal. Code Rogs., th. IR, sections 17745 (noting that all California root-source incorne is tourible to a trust that is subject to tourite hand on the residence of its fiduciaries), 17744 (applying the same rule to a trust that is subject to tourible based on the residence of the beneficiaries), Steep in Francisco Tax Bd. (2020) 51 Cal. App. 5th 417.
- 5 See Roy. & Tax. Code, section 17751 (California generally follows the federal leve); IRC section 64(1) (c) treats are generally taxed the same as individually; Roy. & Tax. Code, section 17951, solid. (c) (non-resident individuals are taxable on California-section income); Col. Code Regis, 18, sections 17745 (noting that all California non-source income is taxable to a trust that in subject to taxables based on the residence of its fiducionies); 17544 (applying the same rais to a trust that is subject to taxables have due to a trust that is subject to taxables have due to a trust that it is subject to taxable to a trust that it subject to taxable have due to a trust that it is subject to taxable have due to a trust that it is subject to taxable.
- 6 Her, & Tox, Code, section 17742, subd. (s). Row & Tox, Code, section 17006 provides as follows: "Feduciary" means a guardies, trustus, executor, administrator, receiver, conservator, or any person, whether individual or corporate, acting in any foliosisty capacity for any person, estate, or trust.
- Rev. & Tox. Code, section 17742, subd.(s).
- I. IBC, serion 2505(d).
- 8 IBC, sertion 20/CE(C).
- See generally, Rev. & Tax. Code, sections 17014-17016.
- II Box & Tiss, Code, section 17016.
- 12 Call Code Rogs, tit. 18, section 17014.
- 13 These Rag, section 20.04-10(cf) provides in part as follows: "A person acquires a domicile in a place by living there, for own a brief period of time, with no-definite process intention of later removing therefrom. Residence without the requisite intention to remain indefinitely will not suffice to constitute iteracile, nor will intention to change domicile offset such a change unless accompanied by actual removal." See also Franchise The Bd. Publication 1051, section L ("Domacile is defined for tax purposes on the place where you voluntarily establish yourself and family, not marely for a special or limited person, but with a process intention of making it your rule, fixed, permanent bone and principal establishment. It is the place where, whereaver you are sheert, you

- intend to sours. The maintenance of a morital abode in California is a significant factor in establishing doratoile in California."5
- 14 Rev. & Tiss. Code, section 37742, subd. (b).
- 15 Franchise Tax Bd. Notice 98-12 (Aug. 12, 1998).
- 16 Rev. & Tax. Code, section 1796, subd. (q). Note that any such income in directly taxable to the beneficiary in the year distributable to him or her and not as a transferor with respect to that income. A transferor would be indirectly liable for the trust's unpuil tax liability, including interest and possible paraditios. Presumably any such beneficiary could not be directly taxable on that income and also be liable for the trust's appaid tax liability as a transferor with respect to that income.
- 17 Noveda does not have a state income tax.
- See N.C. Dept. of Revenue v. The Kinderley-Dica Karatour 1882 Family Trust (2019) 598 U.S.\_\_\_\_\_\_, 138 S.C. 2213.
- McCallacis v. Franchise Tax Ital. (1964) 61 Cal.2d 186.
- 20 Res. dt. Tian. Cricic, acction 17745, subda. (b)-(f), added by Stats. 1963, ch. 252, section 2. The Logislature expressly provided that the throwback tax would only apply prospectively. Thus "fe/father or not the income of a tract which is or was accumulated on it or was accumulated and distributely in transfe by California for the years prior to 1963 shall be determined as if Sections 17742 and 17745 had not been assended (by the 1963 stations)." Res. & Tox. Code, section 17745.1. Given that there was no other authority for subjecting accumulated income to California tax before 1963, it would seem that any income accomplated in a trust before 1963 could be distributed to a California beautiful imposition of the fluoroback tax. Also, income accomplated when the beneficiary was not a resident is not subject to the throwback tax.
- 21 Rev. & Tire. Code, section 27779, addothy State. 1983, ch. 488, section.
- 22 See Rev. & Tan. Code, section 17745, subda. (Nr. (D). The California Supreme Court in the seminal case of Ab:Califoch v. Promotion Tax disard (1964) 61 Cal. 2d 186, acted dust soution of the plaintiff beneficiary upon distribution was constitutionally supported because the "[b]carficiary ... has, index role as beneficiary shring the years of the residence in this roots, enjoyed the protection seconded by California for his eventual recept of those assets." Rev. & Tax. Code, section 17745, subdivision its provides that if the beneficiary is a resident during the period of accumulation and leaves California within 12 months prior to the date of distribution of the occumulated income and natures within 12 months after the distribution, it is pessaured that the beneficiary continued to be a resident throughout the time of the distribution. However, absence from California for more four other of those 12-month periods does not create the appeals presumption.
- 23 Rev. & Tes. Code, sections 17742(a), 17743.
- 24 Rev. & Tes. Cods, section 17745.
- 25 Franchise Usx Bd. Legal Raling No. 375 (June 11, 1934) (providing that a credit for income tox paid in another state "sholl be based upon the tax on the income accumulated by the trust since the [beneficiary] tauguyen-bocamo California residents until the date of distribution").
- 26 IRC sections 665-668.
- 27 Rev. & Tes. Code, section 17779.

- 26 DC, section 6660.
- 29 Teas: Reg. sortice 1.66580-1A.
- 30 IRC, section 668(a)
- 31 Sec endante 19, rapro.
- 32 IBC, section 165(10) (enghasis added);
- 33 Consistent with this conclusion, These Bug, section 1860(0) (A(t)) (2) provides that "[a] distribution of income accumulation during the minurity of the beneficiary in generally an accumulation distribution," and Those Bug, section 1.668(%-2.4%) sets first an example of the treatment of a distribution to an individual beneficiary of income accumulated before that beneficiary was been.
- 34 Federal Form 4970 ("Tax on Accumulation Distribution of Thusts").
- 25 Schedule J to Californio Form 541 ("Trust Allocation of an Accumulation Distribution").
- California Form SSNIA ("Tax on Accumulation Distributions of Trusts").
- 27 IRS Furn 1041.
- 38 Scheckie J, Line 13, to From 540 instructs the trustee to allocate an accumulation distribution to the "carfact applicable touble year" in which the trust had unalistributed set income.
- California Form S4L, Schedule J ("Trust Allocation of an Assumption Distribution").

- ## Trees. Fing. section 1.66509-1.A0903
- A "nesident" trust is one flut in travelle in whole or in part in California.
- 42 Trops, Reg. section 1,668(b)-2A(c).
- 43 Tress, Reg. section L668(1)-2Ab0 (Thirth language):
- This analysis should be convested with the mealt of a distribution by Trust A directly to a core California resident individual beneficiary. In that case, such a distribution presumabily would draw out the accurraisted income on a first-or, first-out basis but would not be subject to California throubeak too. However, if the beneficiary were a California resident at the time the distribution from Trust A was made, the distribution would be subject to throwback too, but only to the amount that the income was accumulated during a period in which the beneficiary was alive and a California resident. San, endnote 19, supraand accompanying test in Part II.18, above.
- 45 Treas. Reg. section 1,665(6)-1.A.
- 46 For rules relating to the computation of the beneficiary's tax under BXC action 669 by reason of an accurations distribution from the second trust, see paragraphs (h)(1) and (i)(1)(i) of Treas. Reg. section 1.668(N-1A and paragraphs (i)(1) and (i)(1)(i) of Treas. Reg. section 1.669(b)-1A.
- 67 Treas. Reg. section 1,66500-1A.

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