

**PLUS OTHER TAX EFFICIENT  
PROFIT EXTRACTION STRATEGIES**



# **SALARY VERSUS DIVIDENDS**



**Taxcafe.co.uk Tax Guides**

## **Salary versus Dividends**

**& Other Tax Efficient  
Profit Extraction Strategies**

**By Carl Bayley BSc FCA  
and  
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## About the Authors & Taxcafe

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In addition to being a recognised author, Carl has often spoken on taxation on radio and television, including the BBC's *It's Your Money* programme and the *Jeremy Vine Show* on Radio 2.

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Since then Taxcafe has become one of the best-known tax publishers in the UK and has won several business awards.

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## Introduction

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This guide answers one of the most common questions asked by company owners: “What’s the best way to take money out of my company if I want to pay less tax?”

In Part 1 we kick off with a plain English guide to how *companies* are taxed.

Corporation Tax rates increased on 1<sup>st</sup> April 2023. Calculating your company’s tax bill also became more complicated. As a result, new tax planning opportunities have arisen.

The Corporation Tax changes are covered in detail in this part of the guide and, throughout the guide, we explain how the changes affect your profit extraction decisions this year and in the years ahead.

In Part 1 we also explain how *company owners* are taxed. As a director/shareholder you can choose the best **mix** of salary and dividends. We examine the pros and cons of each type of income.

Company owners can also choose the most tax efficient **level** of income. We will see how, by smoothing your income or varying it significantly from year to year, you may be able to cut your tax bill considerably.

### Tax-Free Salaries & Dividends

In Part 2 we reveal how much tax-free salary and dividend income you can withdraw from your company this year. You’ll discover how to calculate the ‘optimal’ tax-efficient salary and how couples in business together can receive £26,140 this year without paying any Income Tax.

In Part 3 we explain how much dividend income you can take taxed at just 8.75% and how to avoid paying tax at 33.75%.

This part of the guide also contains important tax saving strategies for parents who want to avoid the Child Benefit Charge. This now kicks in when your income exceeds £60,000 (previously £50,000) but many company owners will be able to avoid it completely or in part.

There is also important tax planning information for high income earners (those with income over £100,000) and for *really big* earners, who may actually benefit from reversing the strategy that usually benefits everyone else.

## **Income from Other Sources**

In Part 4 we turn to company owners who have income from other sources (e.g. pensions, rental income, interest income, income from another business and stock market dividends).

We explain why you may need to adjust your company salary or dividends to avoid the higher tax rates that kick in when your income reaches certain key thresholds (£50,270, £60,000 and £100,000).

We also examine some tax planning techniques that can be used to reduce or eliminate the tax payable on your income from other sources.

Company owners who are also landlords need to be aware of the restriction to tax relief on mortgage interest. Fortunately, company owners have more flexibility than other landlords when it comes to avoiding some of the worst effects of this additional tax charge.

Company owners can also enjoy much more tax-free interest than most other taxpayers (up to £6,000 per year).

## **Splitting Income with Family Members**

Part 5 explains how company owners can gift shares in the business to their spouses, partners or children and save over £10,000 in tax this year, with similar savings every year.

We also show how additional savings can be achieved by paying tax-free salaries to family members, including your minor children.

There are, however, many traps to avoid when it comes to splitting income with family members and these are fully covered in this part of the guide. For example, we examine the danger of gifting shares that have fewer rights than ordinary shares and the danger of using dividend waivers to divert income to your spouse/partner.

## Alternative Profit Extraction Strategies

Part 6 looks at alternative profit extraction strategies:

- **Directors' loans:** How they can be used to reduce or postpone tax.
- **Rent:** Why getting your company to pay you rent is more tax efficient than a dividend in many circumstances.
- **Interest:** How to receive up to £6,000 of tax-free interest from your company.
- **Charity:** Who should donate: you or the company?
- **Pension contributions:** Why they're better than dividends, who should make them (you or the company), plus a chapter on putting property into a pension.
- **Capital gains:** How to pay 10% tax when you sell or wind up your company; How to pay 0% tax when you sell your company to an employee ownership trust.

In Part 7 we turn to some of the practical issues and dangers that may be experienced when extracting money from your company:

- How to avoid the minimum wage regulations
- How to make sure your salary is a tax-deductible expense
- Making sure your company has sufficient distributable profits to declare dividends
- How to declare dividends properly and avoid an HMRC challenge
- When HMRC might try to tax your dividends as earnings

Finally, in Part 8, we look at some other tax saving strategies for company owners, including how they may be able to reduce the amount of Capital Gains Tax payable when assets like rental properties are sold.

In this part we also explain how you may be able to completely avoid tax by emigrating.

## Using This Guide & Limitations

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This tax guide deals primarily with the 2024/25 tax year, starting on 6<sup>th</sup> April 2024 and finishing on 5<sup>th</sup> April 2025. Unless expressly stated to the contrary, all references, examples etc, are based on the tax rates, thresholds, and allowances applying for 2024/25.

Nonetheless, there are some references to other tax years, for example when discussing the advantages and disadvantages of postponing income to a future tax year.

Following various Budgets in recent times, we know the expected Income Tax and National Insurance rates and thresholds for each tax year until 2027/28. Furthermore, the new Government has pledged: *“Labour will not increase taxes on working people, which is why we will not increase National Insurance, the basic, higher, or additional rates of Income Tax, or VAT”*.

However, it’s important to emphasise that the new Government could make various changes to these and other taxes that do not break this pledge. Thus, the tax rules that will apply in future years are not known with any degree of certainty: and the further one strays into the future, the more uncertain the position becomes!

The reader must bear in mind that tax laws (and HMRC’s interpretation of them) are continually changing.

Please note that, although small company owners are this book’s main target audience, this is NOT supposed to be a do-it-yourself (DIY) tax planning guide. Our purpose in writing this guide is to explain in plain English how companies and company owners are taxed and provide some tax planning ideas that can be taken to an accountant or other professional adviser for further discussion.

We do not recommend ‘going it alone’ when it comes to this type of tax planning and there are several reasons for our cautious approach. Firstly, although the guide covers a fair amount of ground, it does not cover every possible scenario: that would be impossible without making the guide much longer and possibly much more difficult to digest.

In other words, in places we have had to sacrifice definitiveness in favour of making the guide a manageable and hopefully enjoyable read for the average small company owner.

Companies come in many different shapes and sizes, as do their owners, so it is possible the information contained in this guide will not be relevant to your circumstances.

In particular, please note this guide is aimed mainly at UK resident director/shareholders who own and work for UK resident companies.

Secondly, the main focus of this tax guide is *Income Tax* planning: helping company owners pay less tax on their salaries, dividends and other income. There are, however, other taxes that often have to be considered, including Capital Gains Tax (CGT) and Inheritance Tax.

Steps that you take to reduce one type of tax can have an adverse impact on your liability to pay other taxes. While some mention is made of other taxes in this guide, we cannot guarantee that all interactions are covered.

Thirdly, there are potential risks involved when it comes to structuring your affairs to reduce the tax payable on salaries, dividends and other payments made by your company.

While most of the tax planning ideas contained in this book are widely used by many accountants and other professional advisers, and have been for many years, this does not mean they have the blessing of HM Revenue & Customs!

There are some grey areas when it comes to this area of tax planning and some tax savings may not always be guaranteed. In other words, we cannot be certain that some of the tax planning ideas contained in this book will not be subject to some sort of attack from HMRC, even if only at some point in the future.

For example, in the chapters that follow, we will show that the most tax-efficient mix of income for most company owners is a small salary coupled with a larger dividend. While this is a well-established, reasonable form of tax planning which, if carried out correctly, is generally accepted, even if grudgingly, by HMRC, there are circumstances under which they might seek to tax dividends as earnings.

We'll look at this potential threat further in Chapter 42, but it's also worth pointing out that, *at present*, such attacks are rare and

generally only occur where aggressive tax avoidance schemes are involved. For the vast majority of small company owners, the danger is remote and lies firmly in the future.

Fourthly, there are also *non-tax* factors that have to be considered when deciding how much money you withdraw from your company and in what form. In some instances, other considerations will outweigh any potential tax savings.

For all of these reasons, it is vital that you obtain professional advice before taking any action based on information contained in this guide. The authors and Taxcafe UK Ltd cannot accept any responsibility for any loss that may arise as a consequence of any action taken, or any decision to refrain from taking action, as a result of reading this guide

### **Corporation Tax Rates**

Much of the planning and analysis in this guide is dependent on the company's Corporation Tax rate. As we will see in Chapter 1, under the new Corporation Tax regime, a company's overall tax rate could be anything between 19% and 25%.

However, it is generally a company's *marginal* Corporation Tax rate that matters for the purposes of this guide, rather than its *overall* tax rate. A company's marginal Corporation Tax rate will be either 19%, 26.5%, or 25%. It is these three rates we will use in our illustrations, examples, etc, throughout most of this guide.

### **Matching Up Company and Personal Tax Rates**

It is *most likely* that a company owner who is a basic rate taxpayer will have a company paying Corporation Tax at 19%, while higher or additional rate taxpayers will have companies paying Corporation Tax at higher rates. We will generally follow these principles for our main examples throughout this guide.

However, we will also cater for the possibility that higher or additional rate taxpayers may have companies paying Corporation Tax at only 19%, while basic rate taxpayers may have a company paying Corporation Tax at a higher rate as, for various reasons, all these combinations are possible.

### **Scottish Taxpayers**

The Scottish Parliament can set the Income Tax rates applying to most types of income received by Scottish taxpayers, but not interest or dividends. The vast majority of the information contained in this guide is relevant to Scottish taxpayers. However, unless stated to the contrary, all examples, tables and calculations assume the individual concerned is not a Scottish taxpayer.

Despite this general assumption, there is a great deal of extra information in this guide specific to Scottish taxpayers, as we want to include them as much as we can without making the guide too complicated (we are Scottish taxpayers ourselves, after all.)

It's also worth pointing out that, where a director needs to be a basic rate taxpayer for a particular strategy to work (see Chapters 10 and 11, for example), a Scottish intermediate rate taxpayer can be included.

To be a basic or intermediate rate taxpayer for 2024/25, a Scottish taxpayer needs taxable income excluding dividends, interest, and savings income, of no more than £43,662 *and* total taxable income of no more than £50,270.

### **Spouses and Civil Partners**

Under UK tax law, all legally married spouses and registered civil partners are treated the same. Hence, when we refer to a 'spouse' in this guide, it includes a civil partner. For tax purposes, a spouse does not include a common-law partner or co-habitee. Where we are discussing a partner who may either be a legally married spouse or a common-law partner, we will use the term 'spouse/partner'.

### **Furnished Holiday Letting**

At present, for the 2024/25 tax year, furnished holiday letting businesses meeting specific qualifying criteria (see the Taxcafe guide *Using a Property Company to Save Tax* for details) are treated as trading businesses for the purpose of a number of key tax reliefs, including business asset disposal relief and holdover relief, which we will discuss in Chapters 1, 27, 28, and 36.

Profits from furnished holiday letting are also currently treated as earnings for pension purposes, and mortgage interest and other finance costs can be properly deducted in full, just as when the world was sane before George Osborne ruined it.

Under current Government proposals, however, from 6<sup>th</sup> April 2025, furnished holiday letting will be treated as an investment activity for all tax purposes, in the same way as other property letting. The key CGT reliefs discussed in Chapters 1, 27, 28, and 36 will generally no longer be available, profits will not be classed as earnings, and mortgage interest and other finance costs will only attract basic rate tax relief in the same way as other residential lettings (as discussed in Chapter 26).

For more information on these forthcoming changes and how to plan for them, see the Taxcafe guide *Furnished Holiday Lets: Big Tax Changes Ahead*.

### **Some Assumptions**

Unless stated to the contrary, we will assume throughout this guide that directors and company owners are:

- i) UK resident individuals
- ii) Not subject to the 'off payroll working' rules (sometimes known as 'IR35': see Chapter 43)
- iii) Not subject to the Child Benefit Charge (we will look at this in Chapter 17 however)
- iv) Not Scottish taxpayers (see above)
- v) Not claiming the marriage allowance (see Chapter 4)
- vi) Not subject to the minimum wage rules (see Chapter 38)

We will also assume, again unless stated to the contrary, that companies:

- i) Have no associated companies
- ii) Are UK resident
- iii) Have a twelve-month accounting period
- iv) Are not close investment holding companies

The relevance of these assumptions is explained in Chapters 1 to 3.

In this edition, we will also ignore the possibility, which may still exist in a few circumstances, that payments to directors will attract Corporation Tax relief in an accounting period commencing before 1<sup>st</sup> April 2023. For guidance on this issue, see the previous edition of this guide.



# **Part 1**

## **How Companies & Company Owners Are Taxed**

## Chapter 1

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# How Companies Are Taxed

Companies pay Corporation Tax on both their income and capital gains.

On 1<sup>st</sup> April 2023 the main rate of Corporation Tax increased from 19% to 25%.

But not all companies pay Corporation Tax at the new rate. In fact, most of the small companies this guide is aimed at will be paying tax at a different rate.

### Calculating the Company's Effective Tax Rate

Not only has Corporation Tax increased, it has also become more complicated, just like it was a few years ago. From 1<sup>st</sup> April 2023, there are two official Corporation Tax rates:

- Small profits rate            19%
- Main rate                      25%

The practical effect is that companies pay tax as follows:

- **Profits £50,000 or less** – Company continues to pay 19% tax on all its profits
- **Profits between £50,000 and £250,000** – Company pays 19% tax on the first £50,000 and 26.5% on the remainder
- **Profits greater than £250,000** – Company pays 25% tax on all its profits

Some sample Corporation Tax bills and overall Corporation Tax rates are shown in Table 1.

**TABLE 1**  
**Overall Corporation Tax Rates**

<b>Profits</b>	<b>Corporation Tax</b>	<b>Corporation Tax Rate</b>
£50,000	£9,500	19.00%
£60,000	£12,150	20.25%
£70,000	£14,800	21.14%
£80,000	£17,450	21.81%
£90,000	£20,100	22.33%
£100,000	£22,750	22.75%
£110,000	£25,400	23.09%
£120,000	£28,050	23.38%
£130,000	£30,700	23.62%
£140,000	£33,350	23.82%
£150,000	£36,000	24.00%
£160,000	£38,650	24.16%
£170,000	£41,300	24.29%
£180,000	£43,950	24.42%
£190,000	£46,600	24.53%
£200,000	£49,250	24.63%
£210,000	£51,900	24.71%
£220,000	£54,550	24.80%
£230,000	£57,200	24.87%
£240,000	£59,850	24.94%
£250,000	£62,500	25.00%

A company with profits of £100,000 will pay 19% on the first £50,000 and 26.5% on the final £50,000. The total tax bill will be £22,750 which means the company will have an overall tax rate of 22.75% (£22,750/£100,000).

A company with profits of £150,000 will pay 19% on the first £50,000 and 26.5% on the remaining £100,000. The total tax bill will be £36,000 which means the company will have an overall tax rate of 24% (£36,000/£150,000).

A company with profits of £20,000 (i.e. less than £50,000) will simply pay £3,800 (19%). A company with profits of £300,000 (i.e. more than £250,000) will simply pay £75,000 (25%).

### ***Non-Resident Companies***

Only UK resident companies are able to benefit from the 19% small profits rate. A non-resident company that earns rental income from UK properties, for example, has to pay 25% Corporation Tax on all its UK rental profits.

### **Accounting Periods vs Financial Years**

A company's own tax year (also known as its accounting period) can end on any date, for example 31<sup>st</sup> December, 31<sup>st</sup> March, etc.

Corporation Tax, on the other hand, is calculated according to financial years. Financial years run from 1<sup>st</sup> April to 31<sup>st</sup> March. The 2024 financial year is the year starting on 1<sup>st</sup> April 2024 and ending on 31<sup>st</sup> March 2025.

This doesn't matter most of the time, but does when Corporation Tax rates change. For example, on 1<sup>st</sup> April 2023, the main rate of Corporation Tax increased from 19% to 25%. A company with profits of more than £250,000 whose accounting period ran from 1<sup>st</sup> January 2023 to 31<sup>st</sup> December 2023 will therefore pay Corporation Tax as follows:

- 3 months to 31<sup>st</sup> March 2023            19%
- 9 months to 31<sup>st</sup> December 2023       25%

The company will therefore pay 19% Corporation Tax on roughly one quarter of its profits (3/12) and 25% tax on roughly three quarters of its profits (9/12). (It doesn't generally matter at what point during the year the profits are actually made.)

This means the company's overall Corporation Tax rate for this year will be 23.5%. (In practice, Corporation Tax is calculated using days not months and this will result in a small difference.)

Because the Corporation Tax increase is now in full force, the above calculations are no longer necessary for current accounting periods. For example, the above company will simply pay 25% Corporation Tax on all its profits for the accounting period running from 1<sup>st</sup> January 2024 to 31<sup>st</sup> December 2024.

However, if Corporation Tax rates change again in the future, these split-year calculations will become relevant once more.

## Marginal Tax Rate Planning

The Corporation Tax increase means many companies are paying more tax on their profits. The good news is many companies are also enjoying more Corporation Tax relief on their spending.

Before the increase companies enjoyed 19% Corporation Tax relief no matter how much profit they made or when they spent their money. A company incurring an additional £1,000 of tax-deductible spending would reduce its taxable profits by £1,000, saving it £190 in Corporation Tax.

The Corporation Tax increase means the amount of tax relief a company enjoys now depends on its profits. The position is as follows:

- A company with profits of £50,000 or less has a marginal tax rate of 19% and continues to enjoy 19% tax relief on its spending.
- A company with profits of between £50,000 and £250,000 has a marginal tax rate of 26.5% and enjoys 26.5% tax relief on its spending. (However, if the company's spending pushes its profits below £50,000 it will start to receive just 19% tax relief on any additional spending.)
- A company with profits of more than £250,000 has a marginal tax rate of 25% and enjoys 25% tax relief on its spending. (However, if the company's spending pushes its profits below £250,000 it will start to receive 26.5% tax relief on any additional spending.)

In Table 1 we listed the new *overall* tax rates companies face. For example, a company that makes a profit of £100,000 has an overall tax rate of 22.75%.

However, this overall rate is NOT used for most tax planning purposes, for example calculating the amount of tax a company will save if it spends some more money. Instead it is the company's marginal tax rate.

This makes sense when you consider a simple example. A company that anticipates making a profit of £100,000 and incurs an additional £10,000 of tax-deductible expenditure will reduce its

taxable profits by £10,000. This will reduce its tax bill by £2,650 (26.5%). The company's overall tax rate of 22.75% does not tell us how much tax the company will save.

### **The Marginal Tax Rate Bands**

To summarise, companies now effectively have three marginal tax rate bands:

Profits up to £50,000	19%
Profits between £50,000 and £250,000	26.5%
Profits over £250,000	25%

These bands apply in the majority of cases, but can be affected by factors such as whether the company has any associated companies, which we will examine in Chapter 2. They are an important concept in tax planning for companies, so watch out for references to the company's 'marginal tax rate band' later in this guide: it is these bands we are referring to.

(A director also has his or her own marginal tax rate band for Income Tax purposes. We'll get onto those later but, for now, it's important to emphasise that the **director's** marginal rate band and the **company's** marginal rate band are different things: although both of them are critically important for the purposes of this guide.)

### ***Should My Company Postpone or Accelerate Spending?***

Where a company's profit level changes from one year to the next, it may be able to save more Corporation Tax by postponing or accelerating some of its spending. For example, a company with profits not exceeding £50,000 in the current year will be taxed at 19% on those profits but, if it expects to make profits between £50,000 and £250,000 next year, its marginal tax rate will increase to 26.5%.

A company expecting this sort of increase in its marginal tax rate would enjoy an additional 7.5 percentage points of tax relief on spending it is able to postpone, saving £750 for every £10,000 it postpones.

In other cases, where the company expects its marginal tax rate to *decrease* next year, accelerating expenditure could produce similar savings.

But not all types of expenditure are suitable to be postponed or accelerated. Furthermore, in many cases, the timing of the tax relief is not dependent on the date the money is spent. For more information on this type of planning, which can yield almost 40% greater tax savings on deductible expenditure, see the Taxcafe guide *Putting it Through the Company*. Naturally, the commercial implications of postponing or accelerating business expenditure always need to be considered.

As far as most of the issues covered in this guide are concerned, it is generally the *director's* marginal tax rate that is far more important (as this can vary by a great deal more than 7.5%). For example, you might save 7.5% more Corporation Tax by postponing your 2024/25 salary to next year, but what use is that if it costs you an extra 28% in Income Tax and National Insurance?

Nonetheless, there are exceptions where the company's marginal tax rate alone is the key factor in determining the optimal time for it to spend money: pension contributions on the director's behalf are a prime example (see Chapter 33).

### **Tax Relief on Salaries etc**

If your company pays you a salary, rent, interest, or makes pension contributions on your behalf, these are generally tax-deductible expenses for the company.

As we shall see in the chapters that follow, when deciding how much salary or other income to pay yourself, the amount of Corporation Tax relief your company receives on these payments is an important factor.

If your company's marginal Corporation Tax rate doesn't change, the amount of tax relief it gets is clear. Assuming the payment does not itself alter the company's marginal Corporation Tax rate, it will provide relief at 19%, 26.5%, or 25%, depending on which of the three marginal tax rate bands set out above your company's profits fall into.

***In the vast majority of cases, it's as simple as that,*** and you can safely ignore the rest of this chapter.

In fact, we're going to ignore it for the majority of the guide ourselves and, unless stated to the contrary, will assume the company obtains Corporation Tax relief at 19%, 26.5%, or 25% on all its tax-deductible expenses, including payments made to, or on behalf of, directors.

**Example:** Angela takes a salary of £12,570 out of her company, which makes an annual profit of around £80,000 and thus has a marginal Corporation Tax rate of 26.5%. Her salary produces a Corporation Tax saving of £3,331 (£12,570 x 26.5%).

One quirk to watch out for though, is that the expense itself can sometimes lead to the company's profits dropping into a different marginal tax rate band.

**Example:** Belinda also takes a salary of £12,570 out of her company, but its annual profit before paying her salary is just £60,000. The Corporation Tax saving produced by Belinda's salary is thus:

£10,000 @ 26.5%	£2,650
£2,570 @ 19%	£488
Total	£3,138

For the sake of illustration, we've ignored employer's National Insurance in these simple examples, but we will, of course look at that later in the guide, as well as examining whether £12,570 was the best salary for these directors to take.

### **Changing Marginal Corporation Tax Rates**

Things can get a little more complicated when a company's marginal Corporation Tax rate changes during the course of the *Income Tax* year.

Last year (2023/24), most companies that did not have a 31<sup>st</sup> March accounting date suffered an increase in their marginal Corporation Tax rate during the course of the *Income Tax* year. This year (2024/25), only some companies will see a change in their marginal Corporation Tax rate during the course of the *Income Tax* year (for example, if profits go from less than £50,000 to more than £50,000).

Where the company's marginal Corporation Tax rate changes from one accounting period to the next, the exact amount of tax relief it will enjoy in respect of payments made during the *Income*



Tax year will depend on its accounting date and profit level, on whether the payments are made monthly, annually, or as a 'one off', and on how the payment is recognised in the company's accounts.

Companies must operate the accruals basis of accounting, which means any periodic cost must be spread over the period to which it relates. For example, a company with a 31<sup>st</sup> December accounting date may make a single annual rental payment of £20,000 to its owner/director, who owns the company's trading premises personally. Whenever the payment is made, the director (who we will assume, for the time being, is not using the cash basis) will have taxable rental income of £20,000 for 2024/25.

But the payment that suffers Income Tax in the director's hands in 2024/25 will need to be recognised on a time apportionment basis in the company's accounts. Hence £15,000 (9/12ths) of the rent will fall into the company's accounting period ending 31<sup>st</sup> December 2024 and attract Corporation Tax relief at its marginal rate for that year; and £5,000 (3/12ths) will fall into the accounting period ending 31<sup>st</sup> December 2025 and attract Corporation Tax relief at its marginal rate for that year.

Let's say the company's profits turn out to be £200,000 for 2024 and £300,000 for 2025. Hence, it will have a marginal Corporation Tax rate of 26.5% for the year ending 31<sup>st</sup> December 2024, and 25% for the year ending 31<sup>st</sup> December 2025. The Corporation Tax relief for the rent on which the director pays Income Tax in 2024/25 will therefore be:

£15,000 @ 26.5%	£3,975
£5,000 @ 25%	£1,250
Total	£5,225

The overall effective rate of relief is thus 26.125%.

Sometimes periodic costs are apportioned on a daily, rather than monthly basis, which gives a slightly different result. Either approach is equally acceptable for both accounting and tax purposes, but we'll stick with monthly apportionment in this guide to keep life simple (or as simple as possible anyway).

The rent of £20,000 in our example might be either a single payment in respect of the twelve months to 31<sup>st</sup> March 2025, or it

might be made up of the appropriate portions of annual payments made in respect of the twelve months to 31<sup>st</sup> December 2024 and twelve months to 31<sup>st</sup> December 2025. Either way, the director will pay Income Tax on £20,000 of rental income in 2024/25, and the company will enjoy Corporation Tax relief of £5,225.

Where something is a periodic cost, it's important to appreciate that, for Corporation Tax purposes, it is generally spread over the period to which it relates, regardless of when it is actually paid. Hence, the rent payment above would attract the same amount of Corporation Tax relief, and in the same accounting periods, even if it was not paid until after 5<sup>th</sup> April 2025.

There are some exceptions to this rule, however. Companies cannot claim Corporation Tax relief on:

- Salaries or bonuses that are still unpaid nine months after the end of the accounting period
- Interest charged by the company's owner that is still unpaid twelve months after the end of the accounting period

In these cases, relief can only be claimed when payment is actually made: credits made to the director's loan account count as payment though.

On the other side of the equation, directors are generally only taxed on payments from their company when they receive them (again, a credit to the director's loan account counts as receipt).

This applies to salary, bonuses, and interest paid to the director (as well as dividends, although these do not attract Corporation Tax relief). The only potential exception is rent, where the position depends on whether the director is taxed on their property income under the cash basis, or under traditional accruals basis accounting (see the Taxcafe guide *How to Save Property Tax* for detailed explanations of both methods and when they are available).

**So, where does all this leave us with the effective rate of Corporation Tax relief for payments made to, or on behalf of, directors in 2024/25?**

Generally, if something is paid monthly, it will be a periodic cost. Some things are always a periodic cost, even if paid annually.

Rent and interest are always periodic costs and thus will generally attract Corporation Tax relief at the rates for the relevant accounting period or periods, as in our example above.

Salaries and pension contributions paid monthly will usually also be periodic costs, attracting Corporation Tax relief at the rates for the relevant accounting period or periods.

Salaries or bonuses, and pension contributions, paid annually, or as a one-off, may not be periodic costs, but this depends on the circumstances. The position for salaries is discussed further below, pension contributions are discussed in Chapter 33.

Where payments are not periodic costs, they will generally attract Corporation Tax relief at the company's marginal rate for the accounting period in which they are paid: although, as we shall see later, there are exceptions to this.

#### ***What about Dividends?***

Dividends are paid out of a company's *after-tax profits*. Thus, the total amount of tax paid on dividend income, including the Corporation Tax suffered by the company, will change if the company's Corporation Tax rate changes.

However, the effective rate of tax applying depends on what we are comparing the dividend with. For example, if a director takes a dividend instead of a monthly salary, the effective Corporation Tax rate applying to that dividend will change if the company's Corporation Tax rate changes during the course of the *Income Tax* year, and needs to be calculated like a periodic cost (see below).

Alternatively, if the director takes a dividend instead of a bonus, the effective Corporation Tax rate applying will be the company's marginal rate for the accounting period in which the bonus would have attracted Corporation Tax relief if it had been paid.

#### ***Salaries in the Current 2024/25 Tax Year***

The current tax year for *individuals* runs from 6<sup>th</sup> April 2024 to 5<sup>th</sup> April 2025. As discussed above, for most companies, whose marginal tax rate does not change, it will be simple to calculate the amount of Corporation Tax relief the company will enjoy on salaries and other regular payments made to directors: it will generally be at 19%, 26.5%, or 25%.

Where the company's marginal Corporation Tax rate changes during the course of the 2024/25 Income Tax year, however, the calculation becomes more complex.

**Example:** Average Company Ltd has an accounting period that runs from January to December. It makes monthly salary payments to the directors. For the accounting period ending 31<sup>st</sup> December 2024, the company makes a profit of just £50,000 and hence will enjoy Corporation Tax relief at just 19% on the salary payments it makes.

For the accounting period ending 31<sup>st</sup> December 2025, the company makes a profit of £100,000, and hence will enjoy 26.5% Corporation Tax relief on any additional salary payments.

The 2024/25 tax year falls into both of these years, so the company will enjoy the following tax relief on its salary payments:

April to December 2024	$9/12 \times 19\%$	14.250%
January to March 2025	$3/12 \times 26.5\%$	6.625%
Total Corporation Tax relief		20.875%

The company will enjoy a total of 20.875% Corporation Tax relief on salary payments made during the current 2024/25 tax year.

Note this assumes the payment of the salary does not itself alter the company's marginal Corporation Tax rate for either accounting period.

The outcome may be different where the director's salary is paid in a single annual lump sum, rather than monthly.

**Example:** Annpay Ltd has an accounting period that runs from January to December. In the year ending 31<sup>st</sup> December 2024, it makes a profit of just £50,000, but in the year ending 31<sup>st</sup> December 2025, its profits increase to £100,000.

The company's director, Anne, takes her salary in a single lump sum in March each year. The salary she takes in March 2025 is accounted for as an expense in the company's accounts for the year ending 31<sup>st</sup> December 2025 and will thus provide Corporation Tax relief at 26.5%.

If we compare the results in the last two examples, we can see that a single lump sum payment (as for Annpay Ltd) may produce a different overall rate of tax relief to regular monthly payments:

Average Company Ltd (monthly pay): Relief at 20.875% on average  
Annpay Ltd (lump sum): Relief at 26.5%

In both cases, we are talking about salary falling into the same *Income Tax* year, 2024/25.

However, such single annual lump sum payments are not always accounted for as an expense of the company accounting period in which they are paid.

It would have been equally acceptable for Annpay Ltd to have accrued part of the cost of the salary paid to Anne in March 2025 as an expense of its accounting period ending 31<sup>st</sup> December 2024, with the remainder treated as an expense of the accounting period ending 31<sup>st</sup> December 2025. The split would be done on a time apportionment basis, with the end result being that the overall average rate of Corporation Tax relief for Anne's 2024/25 salary would be the same as for the monthly payments made by Average Company Ltd.

The proper accounting treatment of a lump sum payment like this is really a question of whether Anne's lump sum salary paid in March 2025 is seen as a reward for her efforts as company director over the period from April 2024 to March 2025, or as a bonus paid in recognition of her continuing service to the company.

In many cases, the decision on how to treat the director's annual lump sum salary in the company's accounts will have been made some years ago. If so, it could be difficult to argue for a different treatment this year just because the company's marginal Corporation Tax rate is changing.

There is, however, a way to control the timing of relief for a director's salary (when paid as a lump sum), which may be beneficial where the company's marginal Corporation Tax rate fluctuates from one accounting period to the next.

### **Securing Optimal Corporation Tax Relief for a Director's Salary or Bonus**

For tax purposes, a director's bonus is effectively the same as a lump sum salary payment. For the purposes of this technique, it is better to refer to it as a bonus, however.

It is possible to secure Corporation Tax relief for a director's bonus in an accounting period that has already ended before the director is paid (or deemed to be paid: see Chapter 4).

The first step is to hold a directors' board meeting before the end of the old accounting period and minute the fact that the directors have agreed to pay themselves a bonus in respect of their performance during that accounting period. The amount of the bonus is not specified at this time (as we will see in Chapter 4, this could trigger an immediate Income Tax liability, which the company would have to put through the payroll and pay via the PAYE system).

However, while no Income Tax liability or payroll reporting obligation under PAYE has been created yet, the company now has a commitment to pay the bonus in respect of that accounting period.

As long as the director is then paid (or deemed to be paid: see Chapter 4) within nine months after the accounting date, the company can accrue the cost in its accounts and secure Corporation Tax relief in the earlier period.

Let's say, for example, a director's optimal salary (or bonus) for 2024/25 is £12,570 and they plan to take this as a single lump sum in March 2025. The company has a 31<sup>st</sup> December accounting date and usually makes profits somewhere between £45,000 and £75,000 before taking account of the director's salary.

Once the company's profits for the year ending 31<sup>st</sup> December 2024 are known, it can decide how much bonus to pay. In the scenarios that follow, 'profit' means the company's profit before taking account of the director's bonus or salary (for 2024/25). We'll also ignore employer's National Insurance for the sake of illustration.

**Scenario 1:** The company's profit for the year ending 31<sup>st</sup> December 2024 turns out to be £50,000 or less. The company pays a bonus of £1 to honour its commitment in respect of that accounting period. A further £12,569 can then be paid, as a separate, routine lump sum salary payment, later (but by 5<sup>th</sup> April 2025) and this will obtain Corporation Tax relief in the year ending 31<sup>st</sup> December 2025, possibly at 26.5%.

**Scenario 2:** The company's profit for the year ending 31<sup>st</sup> December 2024 is between £50,001 and £62,569. The company pays a bonus equal to the amount of profit in excess of £50,000, thus obtaining Corporation Tax relief at 26.5% on this amount. A further sum to bring the director's total salary and bonus (combined) for 2024/25 up to £12,570 can then be paid, as a separate, routine lump sum salary payment, later (but by 5<sup>th</sup> April 2025), which will obtain Corporation Tax relief in the year ending 31<sup>st</sup> December 2025, possibly also at 26.5%.

**Scenario 3:** The company's profit for the year ending 31<sup>st</sup> December 2024 is £62,570 or more. The company pays a bonus of £12,570 and obtains Corporation Tax relief at 26.5%.

Again, all these actions should be minuted as part of a directors' board meeting: this technique requires formality to succeed!

Under scenarios 1 and 2, the company could, instead, choose to go ahead and pay the full bonus of £12,570. This would mean some or all of the bonus only attracts Corporation Tax relief at 19% but, if the company is not confident of making profits in excess of £50,000 in the year ending 31<sup>st</sup> December 2025, it may be better to get Corporation Tax relief in the earlier period as at least this provides a cashflow benefit.

Under scenario 3, there may be instances where a salary of more than £12,570 becomes optimal for the director (we'll see these later in the guide). This technique can again be used to pay the optimal salary by way of a bonus.

The technique can also be used to fix the director's salary at the optimal level in other scenarios, such as when following the large salary strategy covered in Chapter 21.

### **Salary versus Bonus**

Many directors prefer the simplicity and certainty of a regular monthly salary. However, as we have seen, when it comes to maximising Corporation Tax relief, it will often be better to take an annual lump sum as a bonus. But it's up to you!

## Chapter 2

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# Multiple Companies

Company owners often think about setting up a second company, to keep a new venture separate from an existing business. Often there are sound commercial reasons for using more than one company, including to:

- Reduce risk (limit liability)
- Involve different shareholders
- Enable a stand-alone sale of each business
- Make it easier to borrow money

Using more than one company allows you to reduce your risk: if one business goes bankrupt, the other venture housed in a separate company should be protected because each company has limited liability status.

Using more than one company is also ideal when you want each business to have different shareholders. It's not uncommon for business owners to engage in different projects with different people.

Using separate companies may also make it easier to exit each business. For example, someone who owns an ecommerce business and a restaurant chain may wish to keep them in separate companies to make it easier to sell each business to a different buyer in the future.

When it comes to borrowing money, it's not uncommon for property investors to put their properties in a separate, stand-alone company and lenders often insist on this. Mortgage lenders tend not to like companies that have 'trading' activities, which are perceived as being more risky than property investment.

### ***Saving Tax***

Using separate companies may also be attractive when it comes to saving CGT and Inheritance Tax: in particular when one business is a trading business and the other is not. Companies that own too many non-trading assets, like rental property, can lose important



tax reliefs, including business asset disposal relief, holdover relief, and business property relief.

For example, someone who owns a software company and a property rental business may wish to keep them in separate companies so that the trading business (the software company) is not 'contaminated' by the non-trading business (the property rental business).

Conversely, under certain circumstances, keeping all your assets in one company can actually save Inheritance Tax (see the Taxcafe guide *How to Save Inheritance Tax* for more information).

Using separate companies has drawbacks too. For example, if you initially expect losses from a new trading activity, those losses can usually be set off against the profits from an existing activity, if both businesses are in the same company. This is generally not possible if the businesses are in separate companies (unless you form a group: see the Taxcafe guide *Putting it Through the Company* for details).

With the increase in Corporation Tax, some people may also be asking whether they can benefit from more than one company each enjoying up to £50,000 of profit taxed at just 19%.

The answer is generally no if the companies are controlled by the same people.

### **Associated Company Rules**

To prevent people artificially spreading their business activities across multiple companies, the £50,000 lower limit and £250,000 upper limit are divided up if there are any 'associated companies'.

A company is associated with another company if:

- One company controls the other company
- Both are under the control of the same person or persons

For example, if you own all the shares in two companies, these companies will be associated. Each company will start paying Corporation Tax at 26.5% when its profits exceed £25,000 (i.e. £50,000/2). Each company will pay 25% tax on all its profits if its profits are greater than £125,000 (£250,000/2).

If there are three associated companies, each company will start paying Corporation Tax at 26.5% when its profits exceed £16,667 (£50,000/3)... and so on.

**Example:** Jamie owns Company 1, which has annual profits of £100,000. He then decides to start a second business and is trying to decide whether to house it in Company 1 or set up Company 2. Let's say the new business makes a profit of £30,000. If he keeps it in Company 1, the additional profit will be taxed at 26.5% producing a total tax bill of £30,700.

If Jamie decides to house the new business in Company 2, the two companies will be associated (if we assume he controls them both). The companies will pay Corporation Tax as follows:

Company 1: £25,000 x 19% + £75,000 x 26.5% = £24,625

Company 2: £25,000 x 19% + £5,000 x 26.5% = £6,075

Combined tax bill: £30,700

The total Corporation Tax bill will be the same whether Jamie uses one company or two. Jamie will still benefit from having £50,000 of profits taxed at 19% (£25,000 in each company).

However, if Company 2 has profits of less than £25,000, Jamie will effectively be penalised for running two companies. For example, if Company 2 breaks even (i.e. has a profit of exactly £0) he will pay £1,875 more tax with two companies. This is because Company 1 will have just £25,000 instead of £50,000 taxed at 19%.

For further details on the associated company rules, including situations where company shareholdings owned by your spouse, another close family member, or a business partner, may have to be counted when applying these rules, see the Taxcafe guide *Putting It Through the Company*.

### **Corporation Tax Quarterly Instalments**

The associated company rules will also be relevant in deciding whether a company has to pay Corporation Tax in quarterly instalments. Instalments are generally payable by companies whose profits exceed £1.5 million but this amount will be divided up if there are any associated companies. Whereas most companies only have to pay Corporation Tax nine months after the end of their accounting period, companies subject to instalments have to start paying tax half way through the year.

## Chapter 3

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# Investment Companies

In tax jargon, a 'trading' company is one involved in, for want of a better word, 'regular' business activities, e.g. a company that sells goods online, a catering company, or a firm of garden landscapers.

Common types of *non-trading* company include those that hold substantial investments in property or financial securities or earn substantial royalty income.

### ***Corporation Tax***

Before 1<sup>st</sup> April 2023, companies engaged mainly in non-trading activities paid Corporation Tax at the same 19% rate as most other companies.

However, the increase in Corporation Tax will see some of these companies having to pay Corporation Tax at the main rate of 25% on all their profits.

This is because a company classed as a close investment holding company (CIC) cannot benefit from the small profits rate. It has to pay Corporation Tax at the main rate on all its profits.

For example, a company that is set up to hold stock market investments will pay Corporation Tax at 25%, even if it only makes a small amount of profit. (Having said that, companies do not pay Corporation Tax on dividend income: but they do on capital gains or other forms of investment income.)

Fortunately, companies that mainly derive their profits from renting property to unconnected third parties (i.e. not to family members, etc) are excluded from the CIC provisions. Hence, the vast majority of property investment companies will enjoy the 19% small profits rate where appropriate.

### ***Capital Gains Tax***

If a company has too many non-trading activities (including most property investment and property letting) it may lose its trading status for CGT purposes.

This will result in the loss of two important CGT reliefs:

- Business asset disposal relief
- Holdover relief

Business asset disposal relief allows you to pay CGT at just 10% (instead of 20%) when you sell your company or wind it up.

Holdover relief allows you to give shares in the business to your children, common-law unmarried partner, or other individuals and postpone CGT. (You don't usually need holdover relief to transfer shares to your spouse because such transfers are generally exempt.)

Clearly, if the company's only business is property investment or property letting (or any other form of investment activity) then it will not be classed as a trading company and the relevant CGT reliefs will not be available.

Where a company has both trading and non-trading activities, it will only lose its trading status for CGT purposes if its non-trading activities are 'substantial'. HMRC generally accepts the non-trading activities are not substantial where neither non-trading income nor non-trading assets exceed 20% of the totals for the company as a whole. However, this test is only a yardstick and is not conclusive. In a recent tax case, it was held that non-trading activities would only be regarded as substantial where they were of material or real importance in the context of the company's activities as a whole.

Nonetheless, to avoid any argument over the issue, it is wise to keep both non-trading income and non-trading assets below 20% to safely preserve the company's trading status wherever possible.

### ***Inheritance Tax***

Shares in trading companies generally qualify for business property relief, which means they can be passed on free from Inheritance Tax. However, if the company holds investments (including rental property) this could result in the loss of business property relief. The qualification criteria are more generous than for CGT purposes and a company generally only loses its trading status for Inheritance Tax purposes if it is 'wholly or mainly' involved in investment related activities. For more information see the Taxcafe guide *How to Save Inheritance Tax*.

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