

LB&I Concept Unit

Unit Name	Overall Foreign and Domestic Losses		
Primary UIL Code	9432.02	Calculation of Amount of Allowable FTC	

Library Level	Title	
Knowledge Base	International	
Shelf	Individual Outbound	
Book	Foreign Tax Credit Individual	
Chapter	Calculation of Amount of Allowable FTC	

Document Control Number (DCN)	INT-C-220
Date of Last Update	09/01/20

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General Overview

Overall Foreign and Domestic Losses

- The United States generally taxes U.S. persons on their worldwide income, including their Foreign Taxable Income (FTI). The Foreign Tax Credit (FTC) generally prevents U.S. taxpayers from being taxed twice on their FTI once by the foreign country where the income is earned, and a second time by the United States. The FTC generally allows U.S. taxpayers to reduce (on a dollar-for-dollar basis) the U.S. tax on their FTI by the foreign income taxes they pay on that FTI.
- Limitation: There is a limitation of how much FTC can be claimed annually. A premise of the FTC is that it should not reduce a taxpayer's U.S. tax on his or her U.S. Taxable Income (USTI), only a taxpayer's U.S. tax on the FTI. Therefore, tax law under IRC 904 imposes a limitation on the amount of FTC that can be claimed in a year. The FTC limitation prevents taxpayers from using the FTC to offset U.S. tax on USTI. This limitation is calculated as:

Foreign Taxable Income
Worldwide Taxable Income

Χ

Pre-credit U.S. Tax

The FTC limitation is calculated separately for various categories of FTI (separate categories). For example, passive category income and general category income are separate income categories, with distinct FTC limitations, which are calculated and reported on separate Form 1116s. Applying separate limitations by category prevents any excess foreign taxes imposed on a separate category of income from reducing a taxpayer's U.S. tax on other separate FTI categories.

Losses: A business has expenses and losses in the ordinary course of its operations. In order to determine the USTI and FTI in each separate category, the Code and Treasury Regulations contain rules that allocate and apportion such expenses, losses, and other deductions to U.S. Source Income (USI) and to the separate categories of Foreign Source Income (FSI). Note that people sometimes use the terms FSI and FTI interchangeably to refer to FTI. Similarly, the terms USTI and USI are sometimes used interchangeably to refer to USTI.

General Overview (cont'd)

Overall Foreign and Domestic Losses

To the extent the allocation and apportionment of expenses, losses, and other deductions results in either a domestic loss or a foreign loss in one or more separate categories, such separately computed net losses will be allocated against other net income, if any. When a net loss offsets net income of a different source or a different category of FTI, loss recapture rules are triggered. These rules are the subject of this Practice Unit.

A net loss in a separate category of FTI is known as a Separate Limitation Loss (SLL). An SLL must offset net income in other FTI categories ("Separate Limitation Income" or SLI) on a pro rata basis prior to offsetting USTI. When an SLL in one separate category offsets SLI in another separate category, an SLL account is created or increased.

An SLL account is recaptured when future FTI is produced in the same separate category as the SLL. Recapture occurs when this FTI gets recharacterized as FTI in the other separate category/categories in which SLI was previously offset by the SLL. For example, if a passive category SLL offsets general category SLI, then future passive category income will be recharacterized as general category income in subsequent years until the prior loss is fully recaptured. The SLL rules help to regulate the use of FTCs among and within separate categories and generally ensure that FTCs are not utilized disproportionately. To the extent aggregate SLLs exceed aggregate SLI, the excess ("Overall Foreign Loss" or OFL) may reduce the taxpayer's USTI.

When an OFL offsets USTI, an OFL account is created or increased. An OFL account is recaptured by recharacterizing future FTI, produced in the same separate category/categories that originally generated the OFL, as USTI. The OFL rules eliminate a double benefit over time, namely, the reduction of U.S. tax in the taxable year (TY) in which the OFL offsets USTI and the full allowance of an FTC with respect to FTI in a later TY.

A net U.S. source loss is known as an Overall Domestic Loss (ODL). When an ODL is allocated to reduce FTI, an ODL account is created or increased. An ODL account is recaptured by recharacterizing future USTI as FTI in the same separate category as the FTI that was originally offset by the domestic loss. The ODL rules eliminate the double taxation of FTI over time. When USTI is recharacterized as FTI in a later TY, it may generate FTC limitation that can absorb the excess FTCs that may have resulted from the reduction of FTC limitation in the earlier TY in which the domestic loss offset FTI. The enactment of the ODL rules also created a level of parity with the OFL rules that were enacted on an earlier date.

General Overview (cont'd)

Overall Foreign and Domestic Losses

Generally speaking, the loss recapture process resembles what can be thought of as the borrowing and repayment of income among the different categories and sources of income/loss. In a sense, losses are 'spread around' to income (according to the rules explained in this Practice Unit) and later the income that was previously reduced is restored. This returns balance to the equation. This Practice Unit provides an overview of the OFL, SLL, and ODL rules, as well as examples of the concept.

Relevant Key Factors

Overall Foreign and Domestic Losses

Key Factors

- The following factors are relevant in determining the applicability of the OFL, SLL, and ODL rules:
- Foreign Loss
 - OFL: Net loss in a separate category of FTI offsets/reduces USTI. This establishes (or increases) an OFL account with respect to that separate category.
 - OFL Recapture: When there is an OFL account with respect to a separate category, FTI generated in a future year in that separate category is recharacterized as USTI.
 - SLL: Net loss in one separate category of FTI offsets/reduces FTI in another separate category. This establishes (or increases) an SLL account.
 - SLL Recapture: When there is an SLL account, SLI generated in a future year within the prior year SLL category is recharacterized to the other separate category (or categories) previously reduced/offset.

Domestic Loss

- ODL: A domestic loss offsets/reduces FTI in a separate category. This establishes (or increases) an ODL account with respect to that separate category.
- ODL Recapture: When there is an ODL account with respect to a separate category, USTI generated in a future year is recharacterized as FTI in that separate category.

Detailed Explanation of the Concept (OFL)

Overall Foreign and Domestic Losses

Loss Allocation, Recharacterization, and Recapture - Overall Foreign Loss (OFL)

Analysis	Resources
An OFL is the amount by which FSI for the TY is exceeded by the sum of deductions properly allocated and apportioned to such income. If the sum total of all categories of FTI is negative, then this OFL amount offsets USTI and creates an OFL account.	 IRC 904(f)(2) Treas. Reg. 1.904(f)-1 Treas. Reg. 1.904(f)-2
In determining an OFL, a taxpayer first determines the net income or loss in each separate category after allocating and apportioning expenses, losses, and other deductions (not including any Net Operating Loss (NOL) deduction or any expropriation loss or casualty loss) to the appropriate separate category in accordance with the applicable statutory and regulatory rules.	 Treas. Reg. 1.904(f)-7 IRC 862(b) Treas. Reg. 1.861-8 Treas. Reg. 1.861-8T Treas. Reg. 1.904(g)-3 IRC 904(b)(2)
An SLL is (with respect to any separate category) the amount by which FSI in that category is exceeded by the deductions apportioned or allocated to that income for the TY. An SLI is the amount by which FSI exceeds the deductions apportioned and allocated to such income with respect to any separate category. An SLL for any TY is first allocated to SLI in other separate categories, giving rise to an SLL account, which is discussed in more detail later in this Unit. Any remaining SLL is an OFL that may be allocated against USTI.	■ Treas. Reg. 1.904(b)-1 ■ IRC 1(h)(11)
If more than one separate income category has an OFL, and the OFLs exceed USTI in the aggregate, the OFLs will be allocated proportionately against USTI. OFLs are determined by taking into account any adjustments for capital gains/losses and qualified dividend income.	

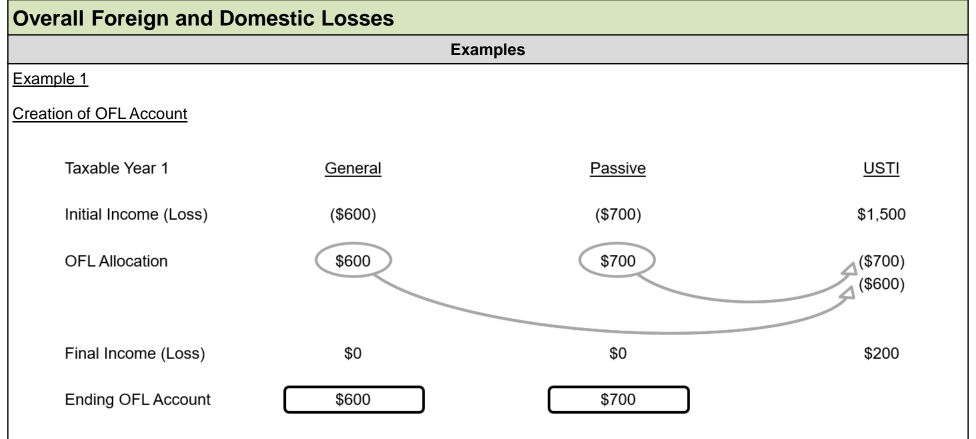
Detailed Explanation of the Concept (OFL) (cont'd)

Overall Foreign and Domestic Losses				
Analysis	Resources			
A taxpayer that sustains an OFL that is allocated to reduce USTI in the current TY or in a carryback year must establish, or increase the balance of, an OFL account in the separate category that produced the OFL. An OFL account is also increased by the amount of any NOL carryover to the extent any OFL included in the NOL carryover reduces USTI in the current TY. An OFL account is established or increased at the end of the TY.	 Treas. Reg. 1.904(f)-1 Treas. Reg. 1.904(g)-3 IRC 904(f) IRC 164(a) IRC 275(a)(4) 			
An OFL account in a separate category is reduced in future years when FTI generated in the separate category with the OFL account is recharacterized as USTI under the OFL recapture rules described in the following slides.	■ Treas. Reg. 1.904(f)-2(c)(1)			
OFL accounts may be increased or decreased in any TY regardless of whether the taxpayer elects to credit or deduct foreign taxes for that TY.				
A taxpayer with an OFL account recaptures that account by recharacterizing a portion of taxpayer's FTI for each succeeding year as USTI in the amount of the OFL recapture amount (as defined on the next slide).	■ IRC 904(f)(1) ■ Treas. Reg. 1.904(f)-2			
As a result of the OFL recapture, if the taxpayer elects to credit its foreign taxes, the taxpayer's FTI is decreased by the recaptured amount for purposes of the computation of the FTC limitation with respect to that separate category, thereby reducing the allowable foreign tax credit for the year. Recapture continues until the balance in the OFL account(s) is fully recharacterized. The recapture is entered on line 16 of the Form 1116 (2019 Form) as a negative amount.	 Pub 514 - Foreign Tax Credit for Individuals Form 1116 Instructions 			

Detailed Explanation of the Concept (OFL) (cont'd)

Overall Foreign and Domestic Losses				
Analysis	Resources			
The OFL recapture amount equals the lesser of the aggregate amount of maximum potential recapture in all OFL accounts or 50 percent of the taxpayer's total FTI.	■ Treas. Reg. 1.904(f)-2			
The maximum potential recapture of a separate category OFL account is equal to the lesser of the balance in the OFL account itself or the FTI for the year in the same separate category.				
If the aggregate amount of maximum potential recapture in all OFL accounts exceeds 50 percent of the total FTI, then FTI in each separate category with an OFL account is proportionately recharacterized as USTI.				
The recharacterization amount in each category is determined by multiplying the aggregate OFL recapture amount by the maximum potential recapture in the OFL account with respect to that category, divided by the aggregate amount of maximum potential recapture in all OFL accounts.				
Examples of this can be found on the following slides.				
CAUTION : A taxpayer may make an annual revocable election to recapture a greater amount than the required 50 percent minimum. The taxpayer makes this election by attaching a statement to the Form 1116.	■ Treas. Reg. 1.904(f)-2(c)(2)			

Examples of the Concept (OFL)



In this example, a U.S. taxpayer allocates the full amount of the general category and passive category SLLs to the USTI for the TY, and increases the OFL accounts by those amounts (i.e., \$600 with respect to the general category and \$700 with respect to the passive category). See the following slides for how the recapture of the OFL account works.

Overall Foreign and Domestic Losses				
	Exan	nples		
Example 1 (cont'd)				
Computing OFL Recapture (Consider	dering Maximum Potential Recap	oture vs. 50 Percent of FTI)		
Taxable Year 2	General	<u>Passive</u>	<u>USTI</u>	
Beginning OFL Account	\$600	\$700		
Initial Income (Loss)	\$450	\$800	\$500	

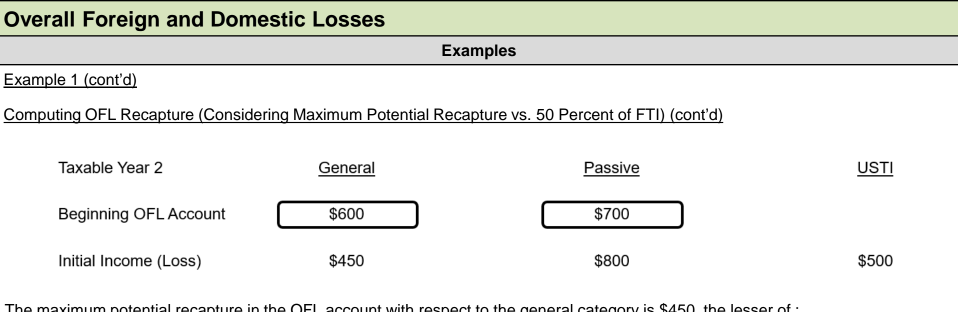
Assume that the U.S. taxpayer has not made an election to recapture more than the required amount of OFLs. As of January 1, TY2, the taxpayer has a \$600 general category OFL account and a \$700 passive category OFL account. For TY2, the taxpayer has \$450 of general category income, \$800 of passive category income, and \$500 of USTI.

As stated previously, the OFL recapture amount is the lesser of:

- The aggregate amount of maximum potential recapture in all OFL accounts, or
- 50 percent of taxpayer's FTI.

The maximum potential recapture in an OFL account in a separate category is the lesser of:

- The OFL account with respect to a separate category, or
- FTI in that separate category.



The maximum potential recapture in the OFL account with respect to the general category is \$450, the lesser of :

- **\$600**, or
- **\$450.**

The maximum potential recapture in the OFL account with respect to the passive category is \$700, the lesser of:

- **\$700**, or
- **\$800.**

The aggregate amount of maximum potential recapture in all OFL accounts is \$1,150 (\$450 + \$700).

FTI is the sum of general category income (\$450) and passive category income (\$800), or \$1,250. Fifty percent of FTI is \$625.

Therefore, the OFL recapture amount is \$625 (i.e., the lesser of \$1,150 or \$625).

Overall Foreign and Domestic Losses

Examples

Example 1 (cont'd)

Computing OFL Recapture (Considering Maximum Potential Recapture vs. 50 Percent of FTI) (cont'd)

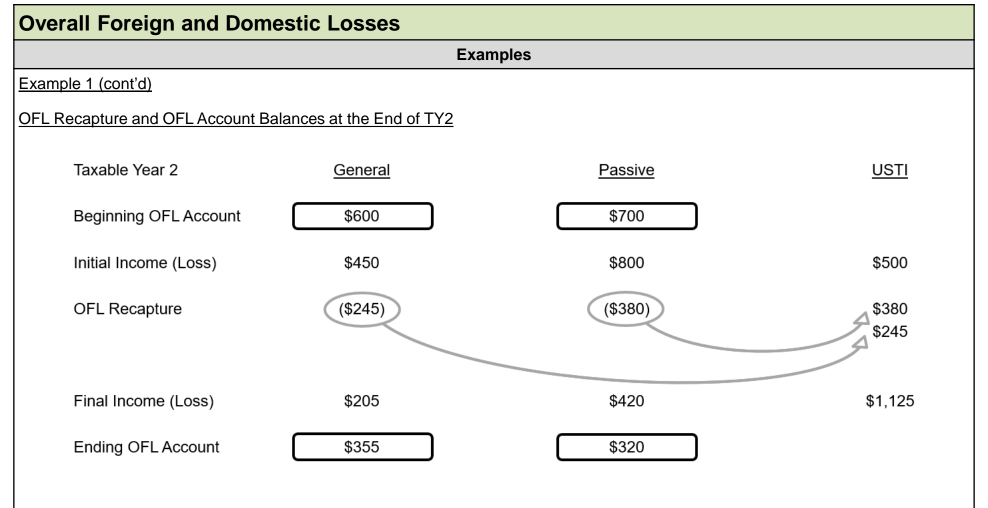
Where the aggregate amount of maximum potential recapture in all OFL accounts (\$1,150 in this case) exceeds 50 percent of total FTI (\$625 in this case), FTI in each separate category with an OFL account is recharacterized in an amount equal to:

	OFL recapture amount	X	Maximum potential recapture in the OFL account Aggregate amount of potential recapture in all OFL accounts		
General Category	\$625	х	<u>\$450</u> \$1,150	=	\$245
Passive Category	\$625	X	<u>\$700</u> \$1,150	=	\$380

General and passive categories of income will be recharacterized as USTI in amounts (rounded) equal to \$245 and \$380, respectively. These amounts are entered on line 16 of the Form 1116 (2019).

The OFL account in the general category is reduced by the OFL recapture amount apportioned to the general category (i.e., \$245) from \$600 to \$355.

The OFL account in the passive category is reduced by the OFL recapture amount apportioned to the passive category (i.e., \$380) from \$700 to \$320.



At the end of TY2, a total of \$625 of FTI is recharacterized as USTI (in the manner described by the computations detailed in the prior slides). The OFL account in the general category is reduced by the computed recapture amount (i.e., \$245) from \$600 to \$355. The OFL account in the passive category is reduced by the computed recapture amount (i.e., \$380) from \$700 to \$320.

Overall Foreign and Domestic Losses				
Analysis	Resources			
Example 1 on the previous slides assumes the taxpayer elects to claim the FTC. If, however, in any TY, a taxpayer deducts rather than credits foreign taxes, recapture is applied to the extent of the lesser of: The balance in the OFL account in each separate category; or FTI (net of foreign taxes) in each separate category. The taxpayer must report the balance(s) in the OFL account(s) annually on Form 1116 by attaching a detailed schedule. The balance in each account does not have to be attributed to the year or years in which the loss was incurred.	 IRC 164(a) IRC 275(a)(4) Treas. Reg. 1.904(f)-1 Treas. Reg. 1.904(f)-2 Treas. Reg. 1.904(f)-(2)(c) Treas. Reg. 1.904(f)-4 Treas. Reg. 1.904(f)-5 IRC 904(f)(3) Form 1116 Instructions 			
For purposes of determining the amount of an OFL subject to recapture, the taxpayer's FTI in each category is determined by taking into account adjustments for capital gains and losses and qualified dividend income. The rules of adjusting for capital gains and losses and qualified dividend income is covered in a separate Practice Unit.				

Detailed Explanation of the Concept (SLL)

Overall Foreign and Domestic Losses

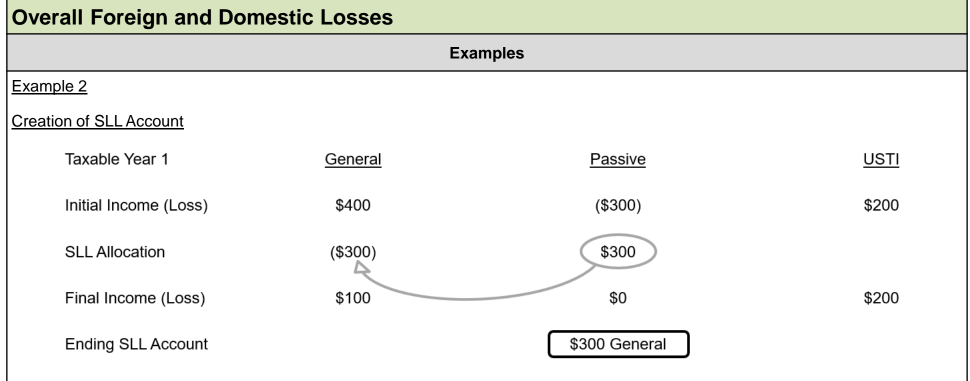
Loss Allocation, Recharacterization, and Recapture - Separate Limitation Loss (SLL)

Analysis	Resources
As previously described, an SLL is, with respect to any separate category of FTI, the amount by which the FSI in that category is exceeded by the sum of expenses, losses, and other deductions (not including any NOL deduction or any expropriation loss or casualty loss) properly allocated and apportioned to that separate category for the TY.	 IRC 904(b)(2) Treas. Reg. 1.904(b)-1 IRC 1(h)(11) IRC 904(f)(2)
If instead FSI exceeds the expenses, losses, and other deductions allocated and apportioned to a separate category, then a taxpayer has SLI with respect that category for the TY.	■ IRC 904(f)(5) ■ Treas. Reg. 1.904(f)-7 ■ IRC 904(d)
SLL and SLI are determined by taking into account any adjustments for capital gains and losses and qualified dividend income.	 Treas. Reg. 1.904-4 Pub. 514 - Foreign Tax Credit for Individuals
An SLL for any TY is allocated first to SLI in other separate categories and then any remaining SLL amount is allocated to USTI (giving rise to, or increasing, an OFL account as discussed earlier).	
If more than one separate category has an SLL and in the aggregate the SLLs exceed the SLI in another separate category, the SLLs will be allocated proportionately against SLI. Similarly if more than one separate category has SLI and in the aggregate the SLIs exceed the SLL in another separate category, the SLL will be allocated proportionately against the SLIs.	

Detailed Explanation of the Concept (SLL) (cont'd)

Overall Foreign and Domestic Losses				
Analysis	Resources			
Any taxpayer that sustains an SLL that is allocated to reduce SLI in one or more separate categories must establish (or increase the balance of) an SLL account in the separate category of the SLL with respect to each separate category of SLI to which the SLL is allocated. An SLL account is also increased by the amount of any NOL carryover to the extent any SLL included in the NOL carryover reduces SLI in another separate category. SLLs are established or added to the existing SLL accounts at the end of the TY. An SLL account is reduced in future years when FTI generated in the separate category with the SLL account is recharacterized as income in another separate category under the SLL recapture rules described below. An SLL account is also reduced to take into account any netting of SLL accounts that is required when offsetting SLL accounts are created. An illustration of netting is provided later in this Practice Unit (see Example 2 - SLL Netting). A taxpayer with an SLL account in a separate category recaptures that account by recharacterizing a portion of the FTI in that category as income in the separate category to which that SLL account relates, in the amount of the lesser of: The SLL account (not yet recaptured in prior years), or The FTI for that year in the separate category with the SLL account. Example 2 in the following slides will illustrate this concept.	■ IRC 904(f)(5) ■ Treas. Reg. 1.904(f)-7 ■ Treas. Reg. 1.904(f)-8 ■ Treas. Reg. 1.904(g)-3			

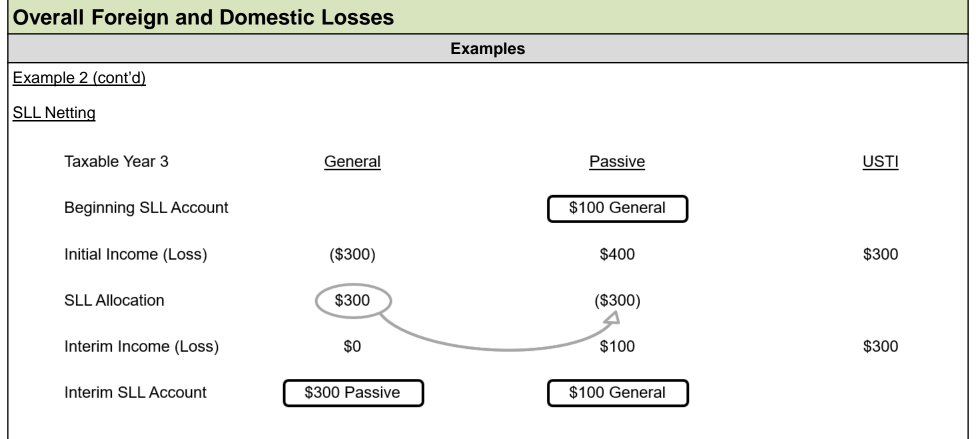
Examples of the Concept (SLL)



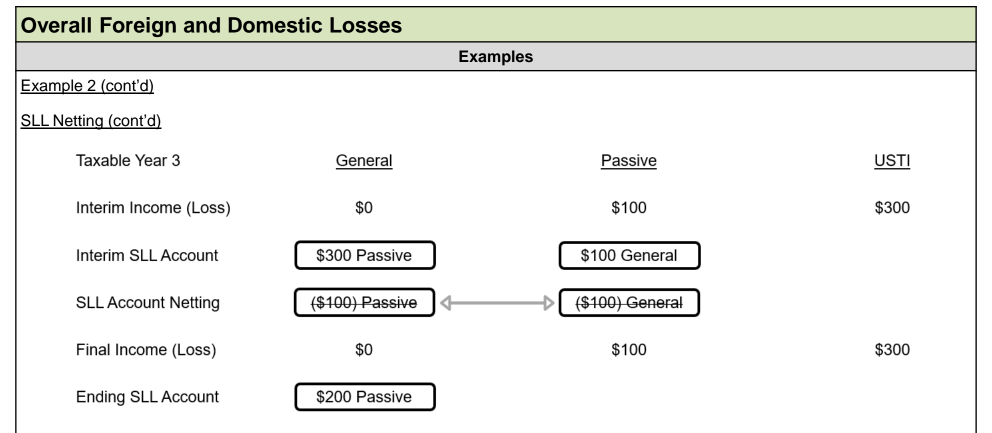
In this example, a U.S. taxpayer allocates the full amount of passive category loss to general category income for the TY, and increases its passive category SLL account with respect to the general category by that amount (i.e., \$300).

Overall Foreign and Domestic Losses				
	Ex	amples		
Example 2 (cont'd)				
SLL Recapture				
Taxable Year 2	General	<u>Passive</u>	<u>USTI</u>	
Beginning SLL Account		\$300 General		
Initial Income (Loss)	\$200	\$200	\$500	
SLL Recapture	\$200	(\$200)		
Final Income (Loss)	\$400	\$0	\$500	
Ending SLL Account		\$100 General		

In TY2, \$200 of taxpayer's passive category SLL account with respect to the general category is recaptured when \$200 of passive category income is recharacterized as general category income. After recapture, there is \$100 remaining in the passive category SLL account with respect to the general category.



In TY3, taxpayer's \$300 of general category loss partially offsets the \$400 of passive category income, creating a general category SLL account of \$300 with respect to the passive category. At this point, the taxpayer will partly offset its interim SLL accounts, as shown on the next slide.



In TY3, a \$300 general category SLL account with respect to the passive category was created. Also, there is a passive category SLL account of \$100 with respect to the general category remaining from TY2. As such, \$100 of each of the two SLL accounts are netted against each other. All that remains is a \$200 general category SLL account with respect to the passive category.

Therefore, the remaining \$100 of passive category income is not recaptured and recharacterized as general category income.

Detailed Explanation of the Concept (SLL) (Cont'd)

Overall Foreign and Domestic Losses	
Analysis	Resources
For purposes of determining the amount of an SLL account subject to recapture, the taxpayer's FTI in each category is determined by taking into account adjustments for capital gains and losses and qualified dividend income. The rules of adjusting for capital gains and losses and qualified dividend income is covered in a separate Practice Unit.	 IRC 904(f)(5) Treas. Reg. 1.904-6 Treas. Reg. 1.904(f)-7 Treas. Reg. 1.904(f)-8
Recharacterization of income under the SLL rules does not result in the recharacterization of any tax. The rules of Treas. Reg. 1.904-6 that allocate taxes to separate categories on an annual basis are applied before the recapture of any SLL accounts of the taxpayer under the rules described in this Concept Unit. Once foreign taxes are allocated to a separate category under those rules, they remain associated with that separate category even if the income in the category is recharacterized under the SLL recapture rules.	■ Pub. 514 - Foreign Tax Credit for Individuals

Detailed Explanation of the Concept (ODL)

Overall Foreign and Domestic Losses

Loss Allocation, Recharacterization, and Recapture - Overall Domestic Loss (ODL)

Analysis	Resources
Congress enacted the ODL statute in 2005. It is effective with respect to losses for TYs beginning after December 31, 2006. An ODL is a domestic loss that offsets/reduces FTI in a qualified TY, including when a domestic loss offsets FTI in any preceding qualified TY by reason of a carryback. The term "qualified taxable year" means any TY for which the taxpayer chose to credit its foreign taxes. Therefore, unlike under the OFL rules, an ODL is not established or increased in a year in which the taxpayer deducts foreign taxes.	 IRC 904(g) Treas. Reg. 1.904(g)-1 Treas. Reg. 1.904(g)-3 IRC 861(b) IRC 865
A domestic loss is the amount by which USI is exceeded by the sum of the deductions properly allocated and apportioned to that gross income, taking into account any NOL carried forward from a prior year, but not any loss carried back. Domestic loss is determined by taking into account any adjustments for capital gains and losses and qualified income.	
The ODL rules create parity with the OFL rules, treating domestic loss offsets of FTI similar to OFL offsets of USTI.	
In any given TY, the domestic loss (that does not exceed the SLI amounts) gets allocated among (and operates to reduce) the SLI amounts on a proportionate basis. This rule is applied after the allocation of SLLs to SLI amounts.	

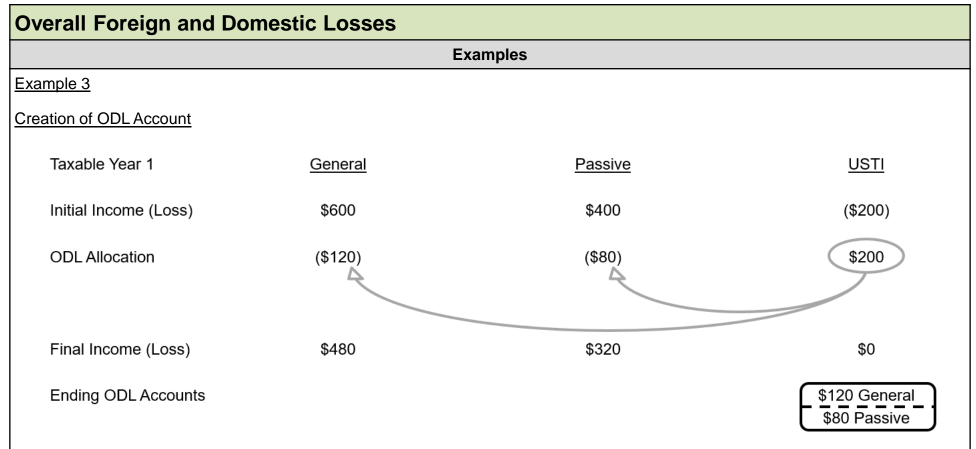
Detailed Explanation of the Concept (ODL) (cont'd)

Overall Foreign and Domestic Losses	
Analysis	Resources
Any taxpayer that sustains a domestic loss must establish, or increase the balance of, an ODL account with respect to each separate category in which FTI is offset by the domestic loss.	 IRC 904(g) Treas. Reg. 1.904(g)-1 Pub. 514 - Foreign Tax Credit for Individuals
When a domestic loss is carried back or carried over as part of an NOL, and offsets FTI in a carryover year, the resulting ODL is treated as sustained in the later of the year in which the domestic loss was incurred or the year to which the loss was carried.	marviduais
For example, if a taxpayer incurs a domestic loss in the 2016 TY that is carried back to the 2015 qualified TY and offsets FTI in 2015, the resulting ODL is treated as sustained in the 2016 TY. If a taxpayer incurs a domestic loss in the 2015 TY that is carried forward to the 2016 TY and offsets FTI in the 2016 TY, the resulting ODL is also treated as sustained in the 2016 TY. An ODL account is established, or increased, at the end of the TY in which the ODL is treated as sustained.	
An ODL account with respect to a separate category of FTI is reduced in future years when USTI is recharacterized as FTI in that separate income category under the ODL recapture rules.	■ Treas. Reg. 1.904(g)-2
A taxpayer with an ODL account recaptures that account by recharacterizing a portion of the taxpayer's USTI for each following year as FTI in the amount of the lesser of:	
 the aggregate balance of the taxpayer's ODL accounts (to the extent not recaptured in prior years), or 	
■ 50 percent of the taxpayer's USTI for such future year.	

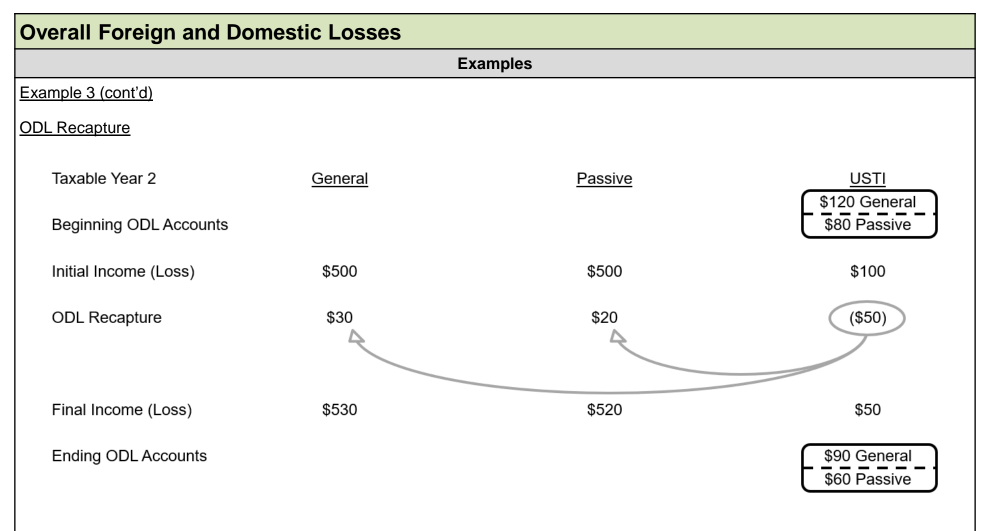
Detailed Explanation of the Concept (ODL) (cont'd)

Overall Foreign and Domestic Losses	
Analysis	Resources
As a result of the ODL recapture, if the taxpayer elects to credit the foreign taxes, the taxpayer's FTI is increased by the recaptured amount for purposes of the computation of the FTC limitation, thereby increasing the allowable amount of FTC for the year.	 IRC 904(g) Treas. Reg. 1.904(g)-1 Treas. Reg. 1.904(g)-2
Any USTI that is treated as FTI is allocated among, and increases, the separate FTI categories in proportion to the ODL account balances, which were established with respect to each separate FTI category that was offset by domestic loss.	
Recapture continues until such time as the total amount of USTI recharacterized as FTI equals the amount in the ODL account(s).	
For purposes of determining the amount of an ODL subject to recapture, the taxpayer's USTI is determined by taking into account adjustments for capital gains and losses and qualified dividend income in a similar manner to the adjustments made to FTI. This Practice Unit does not cover adjustments for capital gains/losses and qualified dividend income.	
Examples relating to ODLs can be found on the following slides.	
CAUTION: New IRC 904(g)(5) allows for an election to recapture up to 100% of an unused pre-2018 overall domestic loss from a prior year, as opposed to the 50% stated on the previous slide. This election is applicable for any taxable year beginning after 2017 and before 2028.	 IRC 904(b)(2) Treas. Reg. 1.904(b)-1 IRC 904(g)(5)

Examples of the Concept (ODL)



In this example, U.S. taxpayer, proportionately allocates the full amount of its U.S. source net loss (i.e., ODL) to FTI for the TY, and increases its ODL accounts by those amounts (i.e., \$120 with respect to the general category and \$80 with respect to the passive category).



In TY2, taxpayer recaptures \$50 of USTI as FTI (i.e., the lesser of 50 percent of USTI (\$50), or the aggregate balance of the ODL accounts (\$200)). Thus, \$50 of USTI is recharacterized proportionately 60 percent, or \$30, to general category income and 40 percent, or \$20, to passive category income.

Detailed Explanation of the Concept (Summary)

Overall Foreign and Domestic Losses

Summary of Initial Steps and Ordering Rules for Losses

Analysis	Resources
Before referencing the loss ordering rules (next slide), taxpayers will have taken the following steps: 1. Sum Up Gross Income - On Form 1116, taxpayer identifies the amount of gross income reported on Form 1040 that is FSI. FSI is split into separate categories based on income character (for example, general vs. passive category income).	 IRC 861 IRC 862 IRC 863 IRC 864 IRC 865 Treas. Reg. 1.861-8 Treas. Reg. 1.861-8T
 Compute Net Income On Forms 1116, deductions claimed on Forms 1040 are allocated to and apportioned among the various sources and categories of income (based on factual relationships) to derive net income for each income classification. 	

Detailed Explanation of the Concept (Summary) (cont'd)

Overall Foreign and Domestic Losses	
Analysis	Resources
Below are the ordering rules for the allocation of NOLs, net capital losses, domestic losses, and SLLs, and for the recapture of SLL, OFL, and ODL accounts. Some of these steps might not be applicable, based on a taxpayer's facts and circumstances. Step One – Allocation of NOL and Net Capital Loss Carryovers Step Two – Application of Capital Gain/Loss and Qualified Dividend Adjustments Step Three – Allocation of SLLs Step Four – Allocation of U.S. Source Losses Step Five – Recapture of OFL Accounts Step Six – Recapture of SLL Accounts Step Seven – Recapture of ODL Accounts Step Eight - Special Rule for Dispositions under Section 904(f)(3) in which gain would not otherwise be recognized *Step Nine - Dispositions that result in additional income recognition under the branch loss recapture and dual consolidated loss recapture rules	■ IRC 904(b) ■ IRC 904(f) ■ IRC 904(g) ■ Treas. Reg. 1.904(g)-3
* Step nine added in the final regulation published in October 2020	

Index of Referenced Resources

Overall Foreign and Domestic Losses
IRC 1(h)(11)
IRC 164(a)
IRC 275(a)(4)
IRC 861-865
IRC 904
Treas. Reg. 1.861-8
Treas. Reg. 1.861-8T
Treas. Reg. 1.904(b)-1
Treas. Reg. 1.904(f)-(g)
Treas. Reg. 1.904-4
Treas. Reg. 1.904-6
Pub. 514 - Foreign Tax Credit for Individuals
Form 1116 Instructions

Training and Additional Resources

Overall Foreign and Domestic Losses	
Type of Resource	Description(s)
Databases / Research Tools	■ Kuntz & Peroni - U.S. Int'l Tax Para B4.17
	■ Kuntz & Peroni - U.S. Int'l Tax Para B4.17A
	■ Bittker & Lokken Fed. Tax'n Inc, Est and Gift Para 72.8

Glossary of Terms and Acronyms

Term/Acronym	Definition
FSI	Foreign Source Income
FTC	Foreign Tax Credit
FTI	Foreign Taxable Income
NOL	Net Operating Loss
ODL	Overall Domestic Loss
OFL	Overall Foreign Loss
SLI	Separate Limitation Income
SLL	Separate Limitation Loss
TY	Taxable Year
USI	U.S. Source Income
USTI	U.S. Taxable Income

Index of Related Practice Units

Associated UIL(s)	Related Practice Unit
9413	Summary of Foreign and Domestic Loss Impacts on the Foreign Tax Credit
9432	Qualified Dividends and Capital Gains Rate Differential Adjustments