

Personal Tax - Dividends and Interest

Extraordinary,
never ordinary

Dividend and savings allowances are available. We consider the opportunities and pitfalls of the personal tax rules.

Dividend income

The availability of the Dividend Allowance (DA) means that the first £500 of dividends are charged to tax at 0%.

Dividends received above this allowance are taxed at the following rates for 2026/27:

- 10.75% for basic rate taxpayers
- 35.75% for higher rate taxpayers
- 39.35% for additional rate taxpayers.

Dividends within the allowance still count towards an individual's basic or higher rate band and so may affect the rate of tax paid on dividends above the £500 allowance.

Dividends are treated as the top slice of income and the basic rate tax band is first allocated against other income.

Example

Mr A has non-dividend income of £46,700 and receives dividends of £12,000. The non-dividend income is taxed first. The Personal Allowance is used against the non-dividend income and the remaining £34,130 is taxed at the basic rate.

£500 of dividends are covered by the Dividend Allowance. After non-savings income and the dividends covered by the dividend allowance there is £3,070 of the basic rate band remaining. £3,070 of the dividends are taxed at 10.75% and the remainder are taxed at the higher rate of 35.75%.

Savings income

Savings income includes:

- interest on bank and building society accounts

- interest on accounts with credit unions or National Savings and Investments
- interest distributions from authorised unit trusts, open-ended investment companies (OEICs) and investment trusts
- income from government or corporate bonds
- most types of purchased life annuity payments.

Some individuals qualify for a 0% starting rate of tax on savings income up to £5,000. However this rate is not available if non-savings income (broadly earnings, pensions, trading profits and property income) exceeds the starting rate limit.

The Savings Allowance (SA) taxes savings income within the SA at 0%. The amount of SA depends on the individual's marginal rate of tax. An individual taxed at the basic rate of tax has an SA of £1,000 whereas a higher rate taxpayer is entitled to an SA of £500. Additional rate taxpayers receive no SA.

Savings income in excess of the SA are taxed at the same rates as non-savings income being:

- 20% for basic rate taxpayers
- 40% for higher rate taxpayers
- 45% for additional rate taxpayers.

Savings within the SA still count towards an individual's basic or higher rate band and so may affect the rate of tax paid on savings above the SA.

Interaction between DA and SA

If the amount of dividends an individual receives is covered by the DA but those dividends would have meant that they were higher rate taxpayers without the DA, then this would affect the amount of SA they would receive.

Example

Mrs B has a salary of £49,000, interest income of £1,000 and dividends of £500. Although the dividends are covered by the DA, Mrs B's total income is £50,500 so she is a higher rate taxpayer. She would therefore only receive £500 of SA against the £1,000 of interest income.

Check your coding

Where savings income exceeds the SA, there will be tax to pay on the excess. HMRC tries to collect this tax by adjusting an individual's tax code. To allow them to do this they will use information from banks and building societies. However, in some cases, HMRC may overestimate the amount of interest people are likely to earn and adjust their coding accordingly. So, it is always worth checking coding notices when they come through.

Gift Aid donations

Take care if you make Gift Aid donations. A charity can reclaim the tax on a Gift Aid donation only if the individual has paid the amount of tax being reclaimed.

Savings and dividend income covered by the SA and DA is not taxed. Where this happens the individual is responsible for ensuring that the tax on the donation is covered. HMRC has powers to recover any shortfall from the taxpayer.

Planning for spouses/civil partners

The DA and SA may also mean it is important to consider the allocation of investments between husband and wives or civil partners. If just one partner has investments generating dividends or savings it could be beneficial to transfer part of the investments to the other partner to ensure they receive income which utilises their DA or SA. Any transfer of assets between spouses or civil partners can be made without any capital gains tax being charged.

How we can help

With various allowances available to taxpayers it is important to make sure full use is being made of the tax-free amounts. There are a number of areas where you may need specific advice depending on your circumstances so please do not hesitate to contact us.

Baines Jewitt

CHARTERED ACCOUNTANTS
AND BUSINESS ADVISERS

Spitfire House, 19 Falcon Court,
Preston Farm Industrial Estate,
Stockton on Tees, TS18 3TU

E: info@bainesjewitt.co.uk

Extraordinary,
never ordinary

 www.bainesjewitt.co.uk  (01642) 632032



Chartered
accountants
& lawyers



Baines Jewitt is a trading name of Baines Jewitt Limited, a company registered in England and Wales. Registered number: 7945093. VAT number: 130 6526 42. Registered to carry on audit work in the UK and Ireland and regulated for a range of investment business activities by the Institute of Chartered Accountants in England and Wales. A list of directors' names is open to inspection at the company's registered office: Spitfire House, 19 Falcon Court, Preston Farm Industrial Estate, Stockton on Tees, TS18 3TU.