Bridging the Reporting Gap: A Proposal for More Informative Reconciling of Book and Tax Income

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Abstract - In this paper, we review the history and purpose of the corporation income tax return’s Schedule M–1 in light of recent attention to corporate reporting issues. Although the traditional role for the schedule has been to assist the audit process, the reconciliation of book to tax accounting numbers also provides information useful to tax analysts. We find the existing tax return Schedule M–1, largely unchanged since its introduction in 1963, provides insufficient detail for complex reconciliation issues. We propose revisions to the M–1 to achieve better reconciliation, and discuss the advantages and disadvantages of public disclosure of such data.

INTRODUCTION

The usefulness of publicly available data is dependent on its relation to the non–publicly available information it is intended to convey. Hanlon (2003b) suggests that current financial accounting rules are inadequate to ensure relevant information about a firm’s current and future tax liabilities is made available to financial markets. Lenter, Shackelford and Slemrod (2003) explore the legal foundations of the tax return’s confidentiality, as partial or complete disclosure of the tax return could help to mitigate the informational deficiencies of the current system. However, the benefits of any disclosure of return information are dependent on the information provided under the tax reporting systems. In this paper, we evaluate how well the existing tax return Schedule M–1 provides needed private data for tax enforcement and government statistics and recommend changes to the current tax return reconciliation of financial and taxable income.

Recent high–profile cases involving profitable corporations reporting little or no taxable income, or increasing financial income without affecting their current tax liabilities, have drawn attention to the sources and magnitudes of differences between tax and book income.1 A Wall Street Journal edito-
rial (January 29, 2003, “The Corporate Reform Tax Cut”) critiques current financial reporting disclosures as follows:

Currently it is almost impossible to know a firm’s tax bill by looking at its financial statements, and thus it is impossible to figure out what actual profits are. Profits reported to the [Internal Revenue Service (IRS)], where firms have less discretion in making calculations, are considered to be closer to the truth, but they are confidential and unavailable to investors. Book profits and tax profits can be wildly different—a divergence, by the way, that increased markedly in the 1990s.

The Joint Committee on Taxation’s (2003) report and testimony from expert witnesses (Outslay, 2003; Plesko, 2003a; and Seida, 2003) discuss how financial incentives appear to have motivated Enron to structure transactions that reduced the amount of taxes paid without reporting any corresponding decrease in pretax book income (see also the Permanent Subcommittee on Investigations, 2003).

On July 8, 2002, Senator Charles Grassley wrote to Paul O’Neill, Secretary of Treasury, and Harvey Pitt, Chairman of the Securities and Exchange Commission (SEC) to “raise the question of whether the information contained in the corporate tax returns of publicly traded companies could be of benefit to government regulators as well as shareholders and workers.” On July 24, 2002, the Tax Executives Institute submitted comments to the Department of Treasury and the SEC protesting the proposed public disclosure of tax return information, stating, “public disclosure of corporate tax returns is not only contrary to the longstanding policy of protecting the confidentiality of taxpayer returns, but is potentially counterproductive to the goal of providing shareholders with meaningful information” (emphasis in original). Canellos and Kleinbard (2002) take a middle ground of recommending “that a publicly held corporation’s Schedules M and L and its financial statement income tax disclosure be conformed into a single public financial statement–tax reconciliation schedule, filed with the corporation’s tax return in lieu of current Schedule M, and also included in the corporation’s financial statements.” In October, Senator Grassley, in a letter to the President, asked for a review of corporate disclosure requirements, including a review of the Schedule M–1 and financial statement disclosures (Lupi–Sher, 2002). Recently, Treasury Assistant Secretary Olson confirmed that Treasury and the IRS are reconsidering Schedule M (Hamilton and Radziejewski, 2003).

To contribute to a well-informed debate about public disclosure of Schedule M–1, we evaluate its current usefulness to tax administrators and government analysts. We begin with a review of accounting concepts under both tax and financial reporting, highlighting situations in which differences arise. We then examine current reporting requirements and evaluate the adequacy of the current Schedule M–1.

We conclude that the current M–1 does not provide sufficient detail to inform existing users (IRS and other government analysts) about book–tax reconciliations to effectively evaluate compliance risks and perform other analyses. We recommend the M–1 be revised to directly rec-
Forum on Public Disclosure of Corporate Tax Returns

oncile public financial statement worldwide net income (from SEC Form 10–K) with taxable income. Providing such a consistent starting point will, in and of itself, provide a significant improvement because it is difficult to quantify how much of the aggregate book–tax differences are due to differing rules for grouping entities for book and tax purposes. We also recommend more uniform detailed categories of reconciliation to include consolidation differences, stock options, depreciation, and other specific items. Finally, we recommend the reconciliation separately identify the effects of permanent and temporary accounting differences, because many tax shelters are designed to produce permanent differences. We briefly summarize costs and benefits of disclosure from the companion paper Lenter et al. (2003), concluding with our own cautious views.

ORIGINS AND TRENDS IN BOOK–TAX DIFFERENCES

Book–tax differences have existed for as long as the corporate income tax, and are caused by differences in the reporting rules under each system. In the early 1900s, tax returns were publicly available and were viewed by many as a more useful source of information than company’s financial statements. The corporate excise tax of 1909, although not implemented, required the cash method of accounting for tax reporting purposes, regardless of the taxpayer’s usual accounting method (May, 1949). Section 212 of the Revenue Act of 1918 clarified the link between tax and financial reporting. It gave the Commissioner of Internal Revenue the authority to provide a separate definition if income was not clearly reflected (May, 1949, pp. xviii and 10). In recounting the period from 1918 to 1948, May (1949) observed that many differences between tax and financial reporting income arose, primarily “from the introduction into law of a constantly increasing number of provisions which modify the general concept of income underlying the statute, in order to give relief or for other reasons of a policy character.” (p. xxi) Throughout the 20th century, tax law and financial accounting standards became more complex in response to complicated transactions, resulting in more sources of book–tax differences.

In what appears to be the first comprehensive approach to identifying and quantifying the various differences in accounting methods, Smith and Butters (1949) compared the financial and tax reports of a number of companies for 1929–1936. Overall, they found book income and its tax equivalent, statutory net income, “did not differ greatly,” especially taking audit adjustments into account (p. 167).

As the tax system developed during the first half of the 20th century, so did the system of financial reporting. Under the Securities and Exchange Act of 1934, the SEC has the authority to prescribe accounting and other reporting standards for publicly traded firms. Although given this authority, the SEC has generally ceded rulemaking to the private sector. The American Institute of Certified Public Accountants (AICPA) has historically relied on a series of standard–setting organizations beginning with the Committee on Accounting Practice (1939 to 1959) and the Accounting Principles Board (APB) (1959 to 1973). The Financial Accounting Standards Board (FASB) was established in 1973 to set standards independent of the AICPA (Kieso et al., 2001, Ch.1).

Various authors have provided evidence that book–tax differences have dramatically increased during the 1990s (U.S. Treasury, 1999; Plesko, 2000b; Talisman, 2000; Desai, 2002; Manzon and Plesko, 2002; Mills, Newberry, and Trautman, 2002). However, a lack of data for other time periods makes it difficult to determine whether the 1990’s increase is only a recent phenomenon or the continuation of a long–term trend. Data on the amount
of income reported under each system have been published only sporadically, and not necessarily in comparable ways. Nonetheless, some comparisons can be made. Table 1 provides aggregate data on after-tax measures of tax and financial reporting income as reported on the Schedule M–1 for selected years from the 1970s and 1990s. From 1972 to 1975, the book-tax gap narrowed due to faster growth in (after-tax) tax net income. By contrast, the book-tax gap widened from 1996 to 1998 due to faster growth in book income (Plesko, 2003a).

### TABLE 1
AGGREGATE BOOK NET INCOME AND AFTER–TAX TAX NET INCOME, SELECTED YEARS (IN MILLIONS OF DOLLARS)

<table>
<thead>
<tr>
<th>Year</th>
<th>After–Tax Tax NI</th>
<th>Book Net Income</th>
<th>Ratio of Book Net Income to After–Tax Tax Net Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972</td>
<td>56,897</td>
<td>79,381</td>
<td>1.395</td>
</tr>
<tr>
<td>1973</td>
<td>71,770</td>
<td>92,865</td>
<td>1.294</td>
</tr>
<tr>
<td>1974</td>
<td>84,114</td>
<td>93,856</td>
<td>1.116</td>
</tr>
<tr>
<td>1975</td>
<td>82,958</td>
<td>88,828</td>
<td>1.071</td>
</tr>
<tr>
<td>1996</td>
<td>404,478</td>
<td>553,497</td>
<td>1.368</td>
</tr>
<tr>
<td>1997</td>
<td>424,082</td>
<td>599,870</td>
<td>1.415</td>
</tr>
<tr>
<td>1998</td>
<td>351,969</td>
<td>600,319</td>
<td>1.706</td>
</tr>
</tbody>
</table>

Book Net Income is defined on after–tax basis while Tax Net Income is a pre–tax concept. Thus, we must adjust Tax Net Income for taxes to derive row 1 above (After–tax Tax NI). See Plesko (2002) for a discussion.

Source: IRS Corporation Income Tax Returns (Publication 16), selected years, and Plesko (2002)

The challenge of reconciling book income to taxable income begins with identifying “whose book income.” Unfortunately, the current M–1 does not specifically require a consistent starting point definition for book income. Many large corporations own part or all of other U.S. and foreign corporations. Financial reporting standards and tax laws provide different rules for whether and how related corporations should be combined. To prepare a single consolidated financial report, the individual lines of income and expense of related entities are combined, eliminating transactions between related parties.2

The fact that the consolidation rules differ for book and tax purposes presents a problem when comparing a financial statement to a (U.S.) tax return. For example, assume U.S. parent corporation A owns some of companies B and C. Suppose also that A has $100 of book income, B has $50 of book income, and C has $30 of book loss, and that none of the entities has transactions with another. If only A and B are consolidated for financial statements under Generally Accepted Accounting Principles (GAAP) ($150 of book income),3 and if only A and C are consolidated under tax law ($70 of book income), then it is difficult to compare the financial statement to the tax return without knowing which entities are included in each report.

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2 This section is paraphrased substantially from Mills, Newberry and Trautman (2002).
3 As discussed further below, the consolidated group for financial reporting is typically more inclusive than the consolidated group for tax. However, special purpose entities (SPEs, now known as Variable Interest Entities, or VIEs) can be structured to avoid consolidation for financial reporting purposes while being consolidated for tax purposes. The example we pose in which the profit subsidiary is consolidated for books but the loss subsidiary is consolidated for tax represents an extreme structuring of entities to maximize book income and minimize taxable income.
As an example of the potential reconciliation challenge, consider Enron. The company’s 2000 year consolidated U.S. tax return included 713 returns that are part of its tax affiliated group (Joint Committee on Taxation (JCT), 2003, p. 52). Additional returns outside the consolidated tax return consisted of 190 returns for domestic entities not consolidated with Enron, 1,485 foreign branch and subsidiary returns, and 98 entities and branches included in partnership returns. We discuss the detailed rules for book versus tax consolidation below.

Statement of Financial Accounting Standards (SFAS) No. 94 (FASB, 1987) generally governs financial consolidation. The consolidated reporting group includes the parent corporation and all subsidiaries (both domestic and foreign) in which the parent has more than 50 percent ownership. If the parent corporation does not own 100 percent of the subsidiary, it subtracts from net income the portion of the subsidiary’s earnings allocable to the minority shareholder interest.

If a corporation owns between 20 and 50 percent of another corporation, the parent corporation includes its percentage interest in the net income of that entity as “net equity of unconsolidated subsidiaries” (Accounting Principles Board, 1971). If the parent owns less than 20 percent of a corporation, it includes only the dividends of such corporation in book income.4 Special Purpose Entities (SPEs) provide a mechanism to avoid financial consolidation, even when the parent company owns more than 50 percent (Financial Executives International, 2002). The corporation excludes the assets and the associated debt and equity of the SPE from the consolidated balance sheet. However, if the SPE is treated as a partnership for tax purposes, SPE losses could be deductible on the U.S. consolidated tax return. As of recently, FASB Interpretation 46 (FASB, 2003) provides consolidation guidance for “variable interest entities.”

Tax consolidation is governed by Internal Revenue Code (IRC) §1501, which provides that affiliated groups may elect to file a single consolidated return. An affiliated group generally consists of a domestic parent corporation and all of its domestic subsidiaries in which it has at least an 80 percent ownership interest.

The different financial and tax rules for combined reporting can result in either book or tax income being more inclusive, as discussed by Dworin (1985), Manzon and Plesko (1998), Canellos and Kleinbard (2002) and Mills, Newberry and Trautman (2002). The following chart summarizes the main consolidation differences between GAAP and tax law, where the bolded blocks show common definitions of included entities.

Note that for a purely domestic company that owns 100 percent of its U.S. subsidiaries and files a consolidated tax return, book and tax consolidation are the same. However, when a company has foreign subsidiaries or domestic subsidiaries owned less than 100 percent, the book and tax consolidation rules diverge.

Researchers cannot easily determine the sources of consolidation differences, even when tax return and financial statement are available (see Mills and Newberry, 2000; Boynton et al., 2003; Plesko, 2000a and 2003b). Thus, many of the substantial changes we propose to the Schedule M–1 are intended to help in reconciling these consolidation differences.

To illustrate the difficulty for an extremely complex multinational company, we reproduce as our Table 2 “Enron Corp. and Subsidiaries: Reconciliation of Financial Statement Income to Taxable Income

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4 If the investor corporation has significant influence on the investee corporation, it can use the equity method (FASB, 1981).
1996–2000”, which is Table 2 from the Joint Committee on Taxation written testimony of 2/14/2003.5 The upper half of the table shows the adjustments to reconcile book income as reported on the consolidated financial statement (SEC Form 10–K) to the book income Enron chose to show as its starting point for Schedule M–1. Later in the paper we recommend that such reconciling items be required in our revised Schedule M–1.

<table>
<thead>
<tr>
<th>Parent company</th>
<th>Consolidated for GAAP (books)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Plus 100% income earned by domestic subsidiaries owned &gt;= 80%.</td>
</tr>
<tr>
<td></td>
<td>Plus 100% income of all other (domestic or foreign) subsidiaries owned &gt; 50%.</td>
</tr>
<tr>
<td></td>
<td>Less % income attributable to minority interest in subsidiaries above.</td>
</tr>
<tr>
<td></td>
<td>Plus % income attributable to equity interest in corporations owned &gt;=20% but &lt;=50%.</td>
</tr>
<tr>
<td></td>
<td>Exclude income/loss from Special Purpose Entities that meet strict ownership tests above but can be excluded under special rules.</td>
</tr>
<tr>
<td></td>
<td>Less income/expense from intercompany transactions with entities included above.</td>
</tr>
<tr>
<td></td>
<td>= Book income for entities included in the consolidated financial statements.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parent company</th>
<th>Consolidated for tax</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Plus 100% of income earned by domestic subsidiaries owned &gt;= 80%.</td>
</tr>
</tbody>
</table>

Temporary Differences

Temporary differences between book and tax income generally arise from differences between the two systems that cause the tax system is also used in an attempt to provide incentives or disincentives for particular activities (e.g., accelerated depreciation to encourage investment, limits on deductible compensation to discourage excessive payments). Although IRC §446(a) states, “taxable income shall be computed under the method of accounting on the basis of which the taxpayer regularly computes his income in keeping his books,” the IRS can disallow accounting methods that do not “clearly reflect income.”

5 See also Outslay and McGill (2002).

6 IRC §446(b). See also Thor Power Tool Co. v. Commissioner, 79–1 USTC 9139 for a detailed discussion by the Supreme Court of financial accounting not governing tax treatment. Hanlon, Kelley and Shevlin (2003) caution against strictly conforming book and tax reporting so that taxable income is the only information reported to shareholders. While they find that both book or an estimate of taxable income provide incremental information in explaining stock returns, using only estimated taxable income would create up to a 50 percent loss in the explanatory power of earnings.
For financial reporting purposes, revenues on the provision of a good or service are not recognized until they are both “realized and earned.” This means the firm must have provided the good or service and have reasonable assurance payment will be received. As a result, the receipt of cash from a customer may occur before, during, or after the period in which the goods or services are provided. In the case of cash payments received in advance, firms will record unearned revenue (a liability) until the contracted goods or services are delivered. By contrast, the Claim of Right Doctrine allows the tax authority to claim advance payments as...

<table>
<thead>
<tr>
<th>TABLE 2</th>
<th>ENRON CORP. AND SUBSIDIARIES: RECONCILIATION OF FINANCIAL STATEMENT INCOME TO TAXABLE INCOME 1996–2000</th>
</tr>
</thead>
<tbody>
<tr>
<td>All amounts in millions of dollars</td>
<td>1996</td>
</tr>
<tr>
<td>Net Income Reported in Consolidated Financial Income Statement⁴</td>
<td>584</td>
</tr>
<tr>
<td>Less Net Income from Entities Not Included in Consolidated Tax Return</td>
<td></td>
</tr>
<tr>
<td>Domestic Corporations³</td>
<td>−96</td>
</tr>
<tr>
<td>Foreign Corporations³</td>
<td>−232</td>
</tr>
<tr>
<td>Partnerships⁴</td>
<td>−145</td>
</tr>
<tr>
<td>−473</td>
<td>−444</td>
</tr>
<tr>
<td>Plus Net Income from:</td>
<td></td>
</tr>
<tr>
<td>Intercompany Elimination Made for Books but Not for Tax</td>
<td>1322</td>
</tr>
<tr>
<td>Entities Not Controlled for Financial Accounting Included for Tax³</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>1322</td>
</tr>
<tr>
<td>Book Income Reported on Consolidated Tax Return</td>
<td>1433</td>
</tr>
<tr>
<td>Significant Book to Tax Adjustments⁵</td>
<td></td>
</tr>
<tr>
<td>Federal Income Taxes</td>
<td>159</td>
</tr>
<tr>
<td>Net Partnership Adjustments</td>
<td>−107</td>
</tr>
<tr>
<td>Net Mark to Market Adjustments</td>
<td>−118</td>
</tr>
<tr>
<td>Constructive Sale (section 1259)</td>
<td>0</td>
</tr>
<tr>
<td>Structures Treated as Debt for Tax Not for Book (e.g., equity or minority interest)</td>
<td>−2</td>
</tr>
<tr>
<td>Company Owned Life Insurance Adjustment</td>
<td>−19</td>
</tr>
<tr>
<td>Stock Options Deduction</td>
<td>−113</td>
</tr>
<tr>
<td>Depreciation Differences</td>
<td>−67</td>
</tr>
<tr>
<td>Equity Earnings Reversal Per Tax Return</td>
<td>−1183</td>
</tr>
<tr>
<td>All Other Book to Tax Differences</td>
<td>−293</td>
</tr>
<tr>
<td>Taxable Income Reported on Consolidated Tax Return</td>
<td>−310</td>
</tr>
</tbody>
</table>

Note: (1) As originally reported. (2) Corporations not meeting 80 percent vote and value test (sec. 1504(a)(2)). The financial accounting to tax return reconciliation in Appendix A contains additional details of these amounts. (3) Foreign corporations are not eligible for inclusion in consolidated tax return (sec. 1504(b)(3)). (4) Partnerships are required to file separate Federal income tax returns. (5) Disregarded entities for Federal tax purposes (Treas. Reg. sec. 301.7701–3) not included in consolidated financial statements. (6) Amounts as reported in Enron presentation to the Joint Committee staff, June 7, 2002.
revenue when received and under the clear control of the taxpayer, even if the taxpayer uses the accrual method and will recognize them as financial reporting income at a later time.\(^7\)

Accrued expenses are recorded for book purposes when incurred and matched with revenue. Specific rules provide that contingent liabilities should be recorded as an expense when they are probable and estimable under SFAS No. 5. However, accrued expenses cannot be deducted for tax purposes unless they are “fixed and determinable”—a stricter standard that typically delays the deduction relative to financial reporting. For certain classes of expenses, notably tort liabilities and non–recurring services, the deduction must also meet an economic performance standard (IRC §461), which often delays the deduction until payment.

A substantial temporary difference arose due to Statement No. 106, “Employers’ Accounting for Postretirement Benefits Other Than Pensions,” generally effective for fiscal years beginning after December 15, 1992, but implemented early in 1992 by many large companies. The required catch–up accrual to change from pay–as–you–go to accruing the expense for books resulted in a large expense for companies that provided retiree medical benefits (e.g., heavily unionized companies with generous benefits).\(^8\) Because the expense is not deductible until paid, the SFAS 106 accrual resulted in a large one–time and continuing temporary difference.

Other examples of accruals and reserves that occur frequently in the deferred tax disclosures of financial statements are inventory write downs and reserves, warranty claims, discontinued operations, restructuring reserves, and the valuation allowance account.

### Asset Recovery Rules

Asset cost recovery for financial reporting purposes is guided by the principle of matching production expenses with sales revenues. Thus, book depreciation for tangible assets (as well as depletion of natural resources and the amortization of intangible assets) reflects estimates of useful lives and residual values that reflect their economic values (Williams, 2000). Cost recovery for tax purposes follows explicit asset classifications that specify the life and method to be used.

For financial reporting, capital investments are generally depreciated using the straight–line method over an estimate of each asset’s expected useful life, to some residual value. For tax purposes, corporations can use accelerated methods of depreciation following procedures given by the tax code, typically over a shorter life, with no residual value. These differences in depreciation accounting will generally lead to greater reductions in taxable income than book income as the tax deduction for depreciation will be greater than the depreciation expense charged against earnings. At some future time, the amount of depreciation allowed for tax purposes on these assets will be less than the amount reported for book purposes, reversing the relation between the two measures of income. Such reversals will be reported as an “expense recorded on books this year not deducted on this re-

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\(^7\) North American Oil Consol. V. Burnet, 286 U.S. 417 (1932). For example, rental payments received in advance by a company will be recognized for book purposes pro–rata over the period of the lease, although the entire amount is taxable income in the current period. To the extent that a rental period extended over more than one fiscal year, a temporary difference between book and tax income would arise and reverse in a later year. However, in certain cases, Section 467 and the associated regulations would require spreading the income over the rental period.

turn,” on the current M–1 and included in the itemization for depreciation. Asset recovery provisions change frequently in response to Congress’ use of asset write-offs for economic incentives. For example, recent economic events motivated the creation of a 30 percent first–year bonus depreciation for certain short–lived tangible property acquired between September 11, 2001 and September 10, 2004 (IRC §168).

**Intangible Assets**

The treatment of intangible assets has a varied history that has affected whether their associated book–tax differences are temporary or permanent. For book purposes, intangible assets other than goodwill are amortized over their useful lives, consistent with the matching principle. For many years, goodwill was amortized over a maximum 40 years for book purposes (APB, 1970b), a time period often used by firms to minimize the effect of these charges on reported income. However, under SFAS No. 142, generally effective for fiscal years beginning after December 15, 2001, financial accounting changed to an impairment method, whereby goodwill is only written down if it is judged by management and auditors to be impaired.

By contrast, through 1993, intangible assets other than goodwill were amortized straight–line over their useful lives for financial reporting purposes, but goodwill was not tax deductible. The adoption of IRC §197, effective for intangible assets acquired after August 9, 1993, requires most intangibles, including goodwill, to be amortized over 15 years for tax purposes. Thus, for assets acquired prior to 1993, goodwill amortization generated a permanent book–tax difference. For assets acquired between 1994 and 2001, goodwill amortization generates a temporary difference. Subsequent to 2001, whether goodwill amortization generates a permanent or temporary difference depends on the interpretation of the SFAS 142 (FASB, 2001) impairment method. McGill (2003) describes post–2001 tax goodwill amortization as a temporary difference rather than a rate–favorable permanent difference. His discussions with managers and partners at three of the Big–Four accounting firms confirmed they treat the tax goodwill as temporary even though the company hopes never to record an impairment charge.

Other examples of temporary differences are mark–to–market accounting method differences and capital losses in excess of capital gains, which reverse if capital losses are used before they expire. The only temporary differences explicitly detailed on the current Schedule M–1 are depreciation and the excess of capital losses over capital gains.

**Permanent Differences**

Permanent differences arise from fundamental differences in the scope of activities considered to be income or expenses under each reporting system. In this section we provide examples of permanent differences that have recently generated attention.

**Stock Options**

The financial accounting debate about whether employee stock options should create an expense is complex and beyond the scope of this manuscript. In brief, the issue contrasts the principle that transactions of a firm in its own stock do not (generally) affect income with the argument that compensation for employee services should be recorded as expense. Although

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9 Because SFAS 109, unlike APB 11, does not use the term “permanent difference,” we use the term broadly to include any book–tax difference that is not temporary. A more narrow use of “permanent difference” would limit its use to items that appear in the effective tax rate reconciliation.
SFAS No. 123 (FASB, 1995) appears to require corporations to record the imputed value of options granted to employees (using a modified Black-Scholes option pricing formula), it is not mandatory because it leaves open an election to continue to use the old accounting standard that does not require an expense be recorded. If companies choose not to adopt, they must still make a pro forma footnote disclosure of earnings as if SFAS 123 were adopted. SFAS 148 (FASB, 2002) amends SFAS 123 to require more prominent disclosure and provide transition rules for voluntary recognition. Further, in March 2003 the FASB announced the opening of a project on stock options. Several companies have said they will begin to voluntarily record an expense for stock option compensation, including General Electric and Coca-Cola.10

Under existing standards, stock options generate an unusual form of ‘permanent’ difference. The book–tax difference due to stock options is not revealed in the financial statement income tax footnote because the tax benefit (if material) is generally disclosed in the stockholders’ equity reconciliation (see Hanlon and Shevlin, 2002; Manzon and Plesko, 2002; Outslay and McGill, 2002; Shevlin, 2002; and Graham, et al. 2003). As a result, a casual reader of the financial statements might think companies like Microsoft and Cisco pay substantial amounts of federal income tax (based upon a reported large positive current tax expense) when their actual tax liabilities are substantially smaller, or negative (Hanlon and Shevlin, 2002). Because it is not a temporary difference, we describe it as permanent, even though it does not appear in the effective tax rate reconciliation. If companies record a book expense for the value of the stock option, however, that amount of expense will generate a temporary difference.

For tax purposes, Regulation 1.83–6 specifies the tax deduction occurs at the date the employee exercises the option, with the employee recognizing an equivalent amount as salary income. After that point, the employee is merely a stockholder (although he or she may be subject to insider trading restrictions). When the employee sells the stock, any increase in value from the exercise date generates a capital gain, and any decrease in value from the exercise date generates a capital loss.11

Example 1 illustrates the above treatment. We assume the following: the stock is worth $10 per share at the grant date (1997), $40 at the exercise date (2000) and $60 when the employee sells the stock (2002). The company records a financial statement expense of $25 in the grant year (1997). Example 1 shows the amount of expense on the financial statements ($25) generates a temporary difference that reverses in the year the company claims a tax deduction. The remaining book–tax difference ($5), although not reported in the effective tax rate reconciliation, is essentially a permanent difference.

The current M–1 does not specifically detail the stock option difference, but we will recommend specific disclosure because this is both a material difference for many firms and the financial accounting treatment across firms may vary.12

Intangible Assets

As described above, cost recovery for intangible assets can generate either permanent or temporary differences depend-

11 Many employees, sell at the same time as exercise, although this is less true of top executives. We show the sale date subsequent to the exercise to illustrate the capital gain (or potential loss) treatment.
12 Jaquette et al. (2003) conclude their study of recent trends in stock options by stating, “given the relative magnitude of the spread income deduction in recent tax years, this deduction may warrant separate itemization on Schedule M–1.”
Mergers and acquisitions can generate book–tax differences beyond the goodwill differences discussed above. In general, differences arise because the rules differ concerning when acquired assets should be restated to fair market values. If, for example, book asset values are restated to fair market value but tax assets are not, then book–tax differences will arise through the remaining lives of such assets, as inventory is sold, property is depreciated, etc.13 One such setting arose during the late 1990s when high–tech companies wrote–off the value of purchased in–process research and development costs. This write–off typically generated a permanent difference, because the assets were not restated to fair market value for tax purposes.14 For

<table>
<thead>
<tr>
<th>Example 1</th>
<th>Nonqualified Stock Option</th>
<th>Book Expense in Year of Grant</th>
<th>Based on Modified Black–Scholes Option Pricing Formula</th>
<th>Tax Deduction in Year of Exercise</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Assume that the exercise price is equal to the stock's fair market value at the Grant Date.</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Grant Date</td>
<td>Exercise Date</td>
<td>Sale Date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fair market value of stock</td>
<td>$10</td>
<td>$40</td>
<td>$60</td>
<td></td>
</tr>
<tr>
<td>EMPLOYER</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Financial statement expense</td>
<td>$25</td>
<td>$0</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Tax deduction</td>
<td>$0</td>
<td>($30) = ($40 – $10)</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Book–tax difference (temporary)</td>
<td>$25; taxable income &gt; financial statement income</td>
<td>($25); taxable income &lt; financial statement income</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Book–tax difference (&quot;permanent&quot; = credit to additional paid in capital)</td>
<td></td>
<td>($5); taxable income &lt; financial statement income</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EMPLOYEE</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salary income</td>
<td>$0</td>
<td>$30 = $40 – $10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Capital gain income</td>
<td></td>
<td>$20 = $60 – $40</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Under SFAS Nos. 141 and 142 (effective for acquisitions after June 30, 2001), acquisition of more than 50 percent of another corporation is treated as a purchase and the target’s assets are restated to their fair market values. The excess of the purchase price over the fair market values of the tangible assets less liabilities is recorded as goodwill. Until June 30, 2001, Accounting Principles Board Opinion No. 16 (1970a) provided an alternative called Pooling of Interests, allowing a merger of equals through an exchange of common stock. Under pooling, the assets and liabilities of the target corporation remained at their original net book values and were combined with the acquirer in consolidation.

In a taxable transaction, if the acquirer purchases assets, they are restated to fair market values; if the acquirer purchases stock, the target stock has a new basis equal to the acquisition price (the “outside basis”), but the assets of the target corporation (the “inside basis”) are not restated barring an election under IRC §338. This election causes the target corporation to immediately recognize any built–in gains and losses so only firms with sufficient favorable tax attributes to offset the potential tax liability typically make this election. The typical taxable structure used to acquire a freestanding C corporation is a taxable stock purchase in which the inside basis of the target’s assets are not stepped–up (i.e., no §338 election).

In tax–free acquisitions, the inside basis of the target’s assets cannot be stepped up to fair market value. Erickson (1998) indicates that almost all acquisitions of freestanding C corporations result in a carryover basis for tax. As a result, we should see large differences for companies that engage in substantial M&A activity, and such differences are frequently treated as permanent differences.
a striking example, see IBM’s 1995 annual report, showing a nine percentage point increase in its effective tax rate due to the write–off of purchased in–process research and development related to its acquisition of Lotus. Because GAAP no longer requires goodwill amortization, the incentive for immediate write–off has disappeared, and we no longer observe large differences for this item.

As previously noted, the current Schedule M–1 provides little specific detail. We recommend that the revised Schedule M–1 include a specific line item for book–tax basis differences in addition to the depreciation differences already reported.

How Differing Reporting Incentives Motivate Interest in Book–tax Reconciliation

Financial statement users (especially recently) and tax return users (traditionally) view book–tax differences as important because such differences, to the extent not mechanically determined by standards and laws, could indicate aggressive reporting in one direction or the other.

Financial reporting principles are designed to provide relevant and reliable information to financial statement users, emphasizing consistency over time within a firm. However, they also permit considerable flexibility in the choice of methods and discretion in estimation, particularly when the information is not deemed to be of sufficient magnitude to affect a user’s decision (i.e., material). Independent auditors are necessary to constrain managers’ opportunistic use of the discretion granted by financial accounting principles to overstate income and assets, smooth income or to take a “big bath” in loss years. By contrast, because the IRS is the nation’s tax collection agency and administers the IRC, it uses audits of tax returns to detect and deter underreporting.

Shackelford and Shevlin (2001) review an extensive empirical literature on how conflicting incentives affect tax, financial, and regulatory reporting. Some studies emphasize one system as the economic benchmark to evaluate manipulation in the other system. Mills and Newberry (2001), Joos et al. (2002), Phillips et al. (2003) and Hanlon (2003a) imply that (estimates of) taxable income provides a benchmark for high–quality earnings, whereas Cloyd (1995), Cloyd et al. (1996), Mills (1998), and Mills and Sansing (2000) imply that book–tax differences could be interpreted as signals of aggressive tax avoidance. Finally, Plesko (2000a and 2003b) questions the extent each reporting system constrains the other because

The exception to this rule occurs if the target is a subsidiary of a C corporation or a conduit entity (e.g., S corporation). In these transactions, it is not uncommon for the deal to be structured to include a §338(h)(10) election, resulting in a step–up in the tax basis of the acquired entity’s assets (see Erickson and Wang, 2000; Ayers, Lefanowitz and Robinson, 2000; and Erickson and Wang, 2003). Thus, in acquisitions of subsidiaries and conduit entities, the tax bases of the target’s assets are often recorded at fair market value. When an R&D write–off occurs for such an acquisition, the tax basis of the assets is not written down for tax purposes at the same time that the book write–down occurs. Therefore, the write–down will frequently generate a book/tax temporary difference. We appreciate conversations with Merle Erickson on these transactions.

Determining whether the transactions above generate a temporary or permanent difference is not unambiguous, with some transactions resulting in the booking of a deferred tax asset or liability even though there is no foreseeable income statement effect. See Center for International Tax Education (2002).


17 The IRS stated mission is service oriented: “to provide America’s taxpayers with top quality service by helping them understand and meet their tax responsibilities and by applying the tax law with integrity and fairness to all.” http://www.irs.gov/irs/index.html

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of the difficulties to infer taxable income from financial statement data (see also Hanlon, 2003b).

**TAX RETURN REQUIREMENTS FOR RECONCILIATION BETWEEN BOOK AND TAXABLE INCOME (SCHEDULE M–1)**

To understand better why the current reconciliation is inadequate, we begin with a description of the current tax return reconciliation schedule. Prior to 1964, the Form 1120 Corporation Income Tax Return included a Schedule M, “Reconciliation of Taxable Income and Analysis of Earned Surplus and Undivided Profits.” In this schedule, firms were required to reconcile the change in earned surplus from the end of the prior tax year to the end of the current year. Beginning in 1964, the M–1 appeared on the 1120, in essentially the same form as it appears today. Figure 1 shows the current fourth page of the Form 1120, which contains the Schedule L, Balance Sheet per Books, the Schedule M–1, Reconciliation of Income (Loss) per Books with Income per Return, and the Schedule M–2, Analysis of Unappropriated Retained Earnings per Books.

The Schedule M–1 begins with a company’s “net income (loss) per books,” which is intended to be the after-tax income reported to shareholders. We say intended, rather than actual, because current instructions to Form 1120 Schedules L and M–1 are sufficiently imprecise as to permit substantial reporting flexibility regarding the book accounting numbers disclosed on the tax return, especially when the company has different reporting entities for book and tax purposes.18

Consistent with consolidation differences existing for foreign subsidiaries, Mills and Newberry (2000) show that average pretax book income (Schedule M–1, Lines 1 plus 2) reported on the tax return ($427 million), falls between worldwide consolidated pretax income ($483 million) and U.S. pretax income ($306 million), based on a joint data set of IRS tax return and Compustat financial statement data (Table 2, p.169). Their finding for 2,833 firm–year (1984–1996) observations of manufacturing firms in the large–case audit program is consistent with some, but not all, foreign income being included in taxable income when it is repatriated as a dividend. We recommend that the M–1 be revised to explicitly identify the starting point of the reconciliation as the worldwide–consolidated book income reported to shareholders on SEC Form 10–K.

A brief example will illustrate the problem the imprecise instructions can create. Suppose that U.S. Parent (USParent) earns $1,000 and has two 100–percent–owned subsidiaries: a U.S. subsidiary (USSub1) that earns $100 and a foreign subsidiary (ForSub2) that earns $100. Assume that none of the companies has transactions with another. If the foreign subsidiary pays all of its profits to the U.S. parent as a dividend, there are no differences in the pretax income reported for financial statements versus the tax return.

Absent any dividend payments, the consolidated financial statement would show $1,200 of pretax earnings, but the U.S. tax return would include only $1,100 of pretax earnings before any book–tax differences due to income measurement, as shown in the following example. Finally, if the foreign subsidiary pays 50

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18 Mills, Newberry and Trautman (2002) found that for many large multinationals, the balance sheet on the tax return substantially differed from the tax return on the published financial statements. Reports from audit teams to IRS Research suggest some companies do not carefully post elimination entries when compiling the tax return balance sheet. Although balance sheet reporting is not the focus of this paper, we recommend that the IRS consider making its Schedule L instructions more specific to require reconciliation of entities in the published financial statements to the entities included in the tax return balance sheet.
Figure 1. Current Schedule L, M–1 and M–2

<table>
<thead>
<tr>
<th>Schedule</th>
<th>Balance Sheets per Books</th>
<th>Beginning of tax year</th>
<th>End of tax year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(a)</td>
<td>(b)</td>
<td>(c)</td>
</tr>
</tbody>
</table>

**Assets**

1. Cash
2a. Trade notes and accounts receivable
b. Less allowance for bad debts
3. Inventories
4. U.S. government obligations
5. Tax-exempt securities (see instructions)
6. Other current assets (attach schedule)
7. Loans to shareholders
8. Mortgage and real estate loans
9. Other investments (attach schedule)
10a. Buildings and other depreciable assets
b. Less accumulated depreciation
11a. Depreciable assets
b. Less accumulated depletion
12. Land (net of any amortization)
13a. Intangible assets (amortizable only)
b. Less accumulated amortization
14. Other assets (attach schedule)
15. Total assets

**Liabilities and Shareholders’ Equity**

16. Accounts payable
17. Mortgages, notes, bonds payable in less than 1 year
18. Other current liabilities (attach schedule)
19. Loans from shareholders
20. Mortgages, notes, bonds payable in 1 year or more
21. Other liabilities (attach schedule)
23. Additional paid-in capital
24. Retained earnings: Appropriated (attach schedule)
25. Retained earnings: Unappropriated
26. Adjustments to shareholders’ equity (attach schedule)
27. Less cost of treasury stock
28. Total liabilities and shareholders’ equity

**Schedule M–1**
Reconciliation of Income (Loss) per Books with Income per Return (see page 20 of instructions)

1. Net income (loss) per books
2. Federal income tax per books
3. Excess of capital losses over capital gains
4. Income subject to tax not recorded on books this year (itemize):

5. Expenses recorded on books this year not deducted on this return (itemize):
a. Depreciation
b. Charitable contributions

c. Travel and entertainment

6. Add lines 1 through 5

7. Income recorded on books this year not included on this return (itemize):

8. Deductions on this return not charged against book income this year (itemize):
a. Depreciation
b. Charitable contributions

9. Add lines 7 and 8

10. Income (line 26, page 1) line 6 less line 9

**Schedule M–2**
Analysis of Unappropriated Retained Earnings per Books (Line 26, Schedule L)

1. Balance at beginning of year
2. Net income (loss) per books
3. Other increases (itemize)

4. Add lines 1, 2, and 3

5. Distributions:
a. Cash
b. Stock
c. Other decreases (itemize)

6. Add lines 5 and 8

7. Balance at end of year (line 4 less line 7)
percent of its profits as a dividend, the U.S. tax return would include $1,150 of pretax earnings. Example 2 illustrates these results.

Large book–tax differences arise in either direction depending on which “book” number is used as a starting reference point. The Schedule M–1 requires taxpayers to begin with their net income according to their books and records. This could reasonably be interpreted as worldwide net book income or U.S. net book income reported on the public financial statements, or a newly constructed book income for only those entities included in the U.S. tax return. To make this point, we use the last column (50 percent dividend) to extend Example 2.

Example 3 illustrates how the book–tax difference could be negative, positive, or zero depending on whether the corporation starts its Schedule M–1 (Lines 1 plus 2) with book income on a worldwide, U.S., or intermediate basis.

This example illustrates that the same set of facts can result in either a positive book–tax difference, a negative book–tax difference, or no difference, all depending on the reporting choice the firm makes in completing the Schedule M–1. The vague Schedule M–1 instructions complicate the IRS’s job in having to reconcile the beginning point of the Schedule M–1 for entity differences before they can begin to consider the differences in income measurement between book and tax.

The second line of the M–1 is the amount of Federal income tax, which is added back to book net income to determine pre–tax book income. Because taxpayers could have reported U.S. or worldwide net income (or some other amount) on Line 1, it is not clear that the federal tax expense on Line 2 will always represent U.S. tax expense.

The remainder of the M–1 either adds or subtracts specific types of items depending on the differential treatment for

---

**EXAMPLE 2**

**ILLUSTRATION OF U.S. JURISDICTION TO TAX FOREIGN INCOME OF FOREIGN SUBSIDIARIES**

<table>
<thead>
<tr>
<th>Pretax income of:</th>
<th>Financial Statements</th>
<th>U.S. Tax Return (100% dividend from foreign subsidiary)</th>
<th>U.S. Tax Return (no dividend from foreign subsidiary)</th>
<th>U.S. Tax Return (50% dividend from foreign subsidiary)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Parent company</td>
<td>$1,000</td>
<td>$1,000</td>
<td>$1,000</td>
<td>$1,000</td>
</tr>
<tr>
<td>U.S. subsidiary</td>
<td>$100</td>
<td>$100</td>
<td>$100</td>
<td>$100</td>
</tr>
<tr>
<td>Foreign subsidiary</td>
<td>$100</td>
<td>$100</td>
<td>$0</td>
<td>$50</td>
</tr>
<tr>
<td>Pretax book income</td>
<td>$1,200</td>
<td>$1,200</td>
<td>$1,100</td>
<td>$1,150</td>
</tr>
<tr>
<td>taxed in the U.S.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**EXAMPLE 3**

**BOOK–TAX DIFFERENCES ARISING FROM FOREIGN INCOME DUE TO ALTERNATIVE BOOK INCOME REPORTING ON SCHEDULE M–1**

<table>
<thead>
<tr>
<th>Pretax book income used for M–1</th>
<th>Public financial statement worldwide pretax income</th>
<th>Public financial statement U.S. pretax income</th>
<th>Pretax income plus dividends of entities included in U.S. tax return</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$1,200 (= 1,000 + 100 + 100)</td>
<td>$1,100 (= 1,000 + 100)</td>
<td>$1,150 (= 1,000 + 100 + 1/2 × 100)</td>
</tr>
<tr>
<td>Plus (minus) foreign income</td>
<td>($50)</td>
<td>$50</td>
<td>$0</td>
</tr>
<tr>
<td>= Pretax book income taxed in the U.S.</td>
<td>$1,150</td>
<td>$1,150</td>
<td>$1,150</td>
</tr>
</tbody>
</table>
financial and tax purposes. Line 3 specifically itemizes “excess of capital losses over capital gains,” which represent losses on the sale of capital assets (such as securities) not deducted in the current tax year.

Line 4 reports “income subject to tax not recorded on books this year,” such as advance cash payments discussed previously. Line 5 reports “expenses recorded on books not deducted on the return” and separately identifies two items: the expense for travel and entertainment in excess of deductible limits (typically 50 percent), and any excesses of book depreciation over tax depreciation, which typically occurs due to reversal of previous excess tax depreciation. Lines 1 through 5 are subtotaled on Line 6.

Line 7, “income recorded on books this year not included on this return,” separately details tax–exempt interest. This line would also include life insurance proceeds, and reversals of income previously recognized as taxable that was not considered income under GAAP.

Line 8, “deductions on this return not charged against book income,” separately details the excess of tax depreciation over book depreciation and the utilization of charitable contribution carryovers. Line 8 would also include the stock option deduction discussed above. Line 9 subtotal lines 7 and 8.

Line 10, calculated as Line 6 less Line 9, equals tax net income (tax return Form 1120, page 1, Line 28), not taxable income (Line 30). Taxable income (Line 30) equals tax net income (Line 28) less the net operating loss deduction and other special deductions (e.g., the deduction for dividends received). Unlike book income or tax net income (Line 28), taxable income (Line 30) cannot be negative in the Statistics of Income data.

How Does the IRS Use the Schedule M–1?

The ways in which the IRS uses the Schedule M–1 highlight the need for better information. The IRS’ Internal Revenue Manual (IRM) describes the role of the Schedule M–1 in the audit process. The first task in using the Schedule M–1 is to understand the starting book income on Line 1 and reconcile it to the taxpayer’s books (IRM § 4.10.3.5.6). IRM § 4.10.3.6.1 outlines procedures for analyzing the book–tax differences in the Schedule M–1, noting, “Schedule M–1 is a critical schedule for identifying potential tax issues resulting from both temporary and permanent differences between financial and tax accounting.” Audit techniques include verifying “large Schedule M–1 adjustments going in opposite directions . . . were not netted to arrive at what appears to be an immaterial amount that would not be reviewed.”

The audit procedures are consistent with the discussion above about reserves resulting in book expenses being accrued before they are tax–deductible. As an example of an audit procedure using the Schedule M–1, the IRS recommends agents prepare a schedule showing beginning and ending balances in accrued expenses. “If the reserve increases during the year, a Schedule M–1 adjustment should have been made [by the taxpayer] to increase taxable income” (IRM § 4.10.3.5.6). If the taxpayer did not post an adjustment, the agent asks further questions.

FINER DETAIL NEEDED FOR ACCURATE RECONCILIATION

Our premise for a revised M–1 is that information provided in such reconciliation could greatly improve the ability of those who use the form to better understand the financial position of a company, and provide a mechanism to link firms’ tax reports to their financial filings. Better linkage could lead to improvements in both tax and, if made public, financial reporting, as similar information will be required on both sets of reports. As part of the audit process, and to understand
the effects of differential consolidation, we believe all tax reports of a public corporation should be matched to their financial reporting numbers. Figure 2 presents our proposal for an expanded Schedule M–1.

Part 1 newly requires that publicly traded firms report the parent company names and identification numbers for both tax (employer identification number, or EIN) and book (CUSIP) associated with the entity that files the 10–K. Part 1 additionally requires an asset reconciliation of consolidated book assets on the 10–K (Compustat data item 6) with consolidated book assets for entities included in the consolidated tax return.

Because of the previously outlined differences in consolidation between tax and financial entities, Part 2 begins with the information needed to link the return to its related consolidated financial reporting entities. Line 1 is a specifically defined and independently identifiable measure of book income equal to worldwide net income from the SEC Form 10–K for publicly traded companies, or certified financial statements issued for other purposes, if available, for non–public firms. We recommend that the instructions that accompany the revised M–1 reference the regulations created for the Alternative Minimum Tax book income adjustment (1.56–1(c)(1)). These regulations provide a hierarchy as follows: (i) Statement required to be filed with the SEC, (ii) Certified audited financial statement, (iii) Financial statement provided to a government regulator, (iv) Other financial statement.

Line 2 displays the components of tax expense presently recorded in financial statement tax footnotes. GAAP requires separate disclosure of current and deferred components of U.S., foreign, and state (with other) income tax expenses. We believe separately detailing these components (in place of the current Line 2) will be informative. The U.S. current tax expense is an estimate of the taxpayer’s U.S. tax obligation for the current year, with notable exceptions for stock option accounting and “tax cushion”, which is the accrued expense for probable and esti-

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**Figure 2.** Proposed M–1 (Strict overlap with current M–1 is indicated in *italics*)

<table>
<thead>
<tr>
<th>Firm identification (of parent company if consolidated filing)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Tax (per 1120)</strong></td>
<td><strong>Book (per 10–K)</strong></td>
</tr>
<tr>
<td>Name</td>
<td>Name</td>
</tr>
<tr>
<td>EIN</td>
<td>CUSIP</td>
</tr>
</tbody>
</table>

**Part 1:** Asset reconciliation (book values)

<table>
<thead>
<tr>
<th></th>
<th>Beginning of year</th>
<th>End of year</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Total worldwide consolidated book assets (from 10–K)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 Less book assets of entities in financial statements not included in consolidated tax return</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 Plus book assets of entities included in tax return not consolidated for financial statements</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 Adjustments to elimination entries</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 Schedule L consolidated book assets for entities in consolidated U.S. tax return. These assets should be book values of assets for entities that generate pre–tax domestic earnings on Schedule M–1, Line 7, adjusted by elimination entries for transactions within these entities.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

19 The provision of such data is not new; Form 5500, “Annual Return/Report of Employee Benefit Plan,” already requires a firm to provide the Committee on Uniform Security Identification Procedures number (CUSIP) of a plan sponsor. We recommend the full 9–digit identifier used on Compustat be reported: the 6–digit CUSIP, plus the issue number and check digit. In any case, instructions should be clear to the taxpayer.
Figure 2. Proposed M–1 (Strict overlap with current M–1 is indicated in *italics*) (continued)

Part 2:  
Schedule M–1. Reconciling book income to taxable income.

<table>
<thead>
<tr>
<th></th>
<th>Worldwide net income (from SEC Form 10–K)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Worldwide tax expense (from 10–K)</td>
</tr>
<tr>
<td></td>
<td>a. U.S., current</td>
</tr>
<tr>
<td></td>
<td>b. U.S., deferred</td>
</tr>
<tr>
<td></td>
<td>c. foreign, current</td>
</tr>
<tr>
<td></td>
<td>d. foreign, deferred</td>
</tr>
<tr>
<td></td>
<td>e. state (and other), current</td>
</tr>
<tr>
<td></td>
<td>f. state (and other), deferred</td>
</tr>
<tr>
<td>3</td>
<td>Worldwide pretax income (1+2) (from 10–K)</td>
</tr>
<tr>
<td>4</td>
<td>less book income from U.S. subsidiaries not consolidated for tax (50–80%) or equity method inclusions (20–50%).</td>
</tr>
<tr>
<td>5</td>
<td>less book income from foreign subsidiaries or equity interests not consolidated for tax (20–100%)</td>
</tr>
<tr>
<td>6</td>
<td>plus dividends from nonconsolidated U.S. entities and other book income from U.S. and foreign entities excluded from books (SPEs) but included for tax (partnerships, branches, dividends from U.S. subsidiaries on the equity method for books, etc.). Do not include repatriations from foreign entities, which should be shown on Line 3.</td>
</tr>
<tr>
<td>7</td>
<td>equals book income of consolidated entities for tax before repatriations of foreign source income.</td>
</tr>
<tr>
<td>8</td>
<td>plus repatriations of foreign source income (taxable amount):</td>
</tr>
<tr>
<td></td>
<td>a. gross dividend (before withholding tax)</td>
</tr>
<tr>
<td></td>
<td>b. Section 78 gross–up (if applicable)</td>
</tr>
<tr>
<td>9</td>
<td>plus Subpart F income from CFCs (taxable amount including gross–up) and income from other anti–deferral provisions</td>
</tr>
<tr>
<td>10</td>
<td>equals Pretax book income of U.S. consolidated tax group plus repatriations of foreign income.</td>
</tr>
<tr>
<td>11</td>
<td>less state (and other) tax expense deduction for tax</td>
</tr>
<tr>
<td>12</td>
<td>Pretax book income of U.S. consolidated tax group plus repatriations of foreign income after state tax deduction.</td>
</tr>
</tbody>
</table>

13 **Income subject to tax not recorded on books this year (itemize)**

|   | a. Permanent differences (itemize) |
|   | b. Temporary (itemize) |

14 **Expenses recorded on books this year not deducted on this return (itemize)**

|   | a. Permanent differences (itemize) |
|   |   | Travel and entertainment |
|   |   | goodwill and/or intangible amortization |
|   |   | stock option expense |
|   |   | Other permanent differences |

---

20 Extraordinary income and discontinued operations will cause Line 3 to differ from pretax income reported on the 10–K because these items are reported net of tax.
<table>
<thead>
<tr>
<th>15</th>
<th>Add Lines 12 through 14: total book income subject to tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td><strong>Income recorded on books this year not included on this return (itemize)</strong></td>
</tr>
<tr>
<td></td>
<td>a. Permanent differences (itemize)</td>
</tr>
<tr>
<td></td>
<td>tax exempt interest</td>
</tr>
<tr>
<td></td>
<td>Other permanent differences</td>
</tr>
<tr>
<td></td>
<td>Total permanent</td>
</tr>
<tr>
<td></td>
<td>b. Temporary differences (itemize)</td>
</tr>
<tr>
<td></td>
<td>pension income</td>
</tr>
<tr>
<td></td>
<td>Other temporary differences</td>
</tr>
<tr>
<td></td>
<td>Total temporary</td>
</tr>
<tr>
<td>17</td>
<td><strong>Deductions on this return not charged against book income this year (itemize)</strong></td>
</tr>
<tr>
<td></td>
<td>a. Permanent differences (itemize)</td>
</tr>
<tr>
<td></td>
<td>Stock option expense</td>
</tr>
<tr>
<td></td>
<td>Other permanent differences</td>
</tr>
<tr>
<td></td>
<td>b. Temporary differences (itemize)</td>
</tr>
<tr>
<td></td>
<td>depreciation</td>
</tr>
<tr>
<td></td>
<td>goodwill or intangible amortization</td>
</tr>
<tr>
<td></td>
<td>stock option expense</td>
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<tr>
<td></td>
<td>Other temporary differences</td>
</tr>
<tr>
<td>18</td>
<td>Add Lines 16 &amp; 17: taxable adjustments</td>
</tr>
<tr>
<td>19</td>
<td><strong>Income (Line 28, page 1) before NOLD and special deductions</strong></td>
</tr>
<tr>
<td>20</td>
<td>less NOLD and special deductions:</td>
</tr>
<tr>
<td></td>
<td>a. NOLD (memo item: unused NOL carryforward)</td>
</tr>
<tr>
<td></td>
<td>b. Special deductions</td>
</tr>
<tr>
<td>21</td>
<td>Taxable income (Line 30, page 1)</td>
</tr>
<tr>
<td>22</td>
<td>Tax on taxable income</td>
</tr>
<tr>
<td>23</td>
<td>Other taxes</td>
</tr>
<tr>
<td>24</td>
<td>Less credits:</td>
</tr>
<tr>
<td></td>
<td>a. business credits</td>
</tr>
<tr>
<td></td>
<td>b. foreign tax credits. (memo item: unused FTC carryforward)</td>
</tr>
<tr>
<td></td>
<td>c. other credits</td>
</tr>
<tr>
<td>25</td>
<td>Tax after credits</td>
</tr>
</tbody>
</table>
mable contingent tax liability (Gleason and Mills, 2002). The foreign current tax expense indicates the potential availability of foreign tax credits to reduce domestic taxes owed. The taxpayer adds these expenses back to net income to derive worldwide pretax book income (Line 3).

Lines 4 through 9 reconcile the book income of entities included in the consolidated financial statement with book income included in the consolidated tax return. Line 4 subtracts from financial statement income the book income of those U.S.–owned entities that are not consolidated for tax purposes. Typically, these would be entities for which the parent owned between 50 and 80 percent, as well as income accounted for on the ‘equity’ basis. Line 5 subtracts book income of all foreign subsidiaries included in the consolidated financial statement because foreign subsidiaries are not eligible for inclusion in a consolidated tax return.

Line 6 adds back book income from domestic and foreign entities excluded from financial reporting but included for tax, such as dividends from non–tax–consolidated entities, e.g., dividends from 60 percent owned domestic corporations. Line 6 also includes income or losses from Special Purpose Entities that are treated as partnerships or branches for tax purposes.

Line 7 provides a subtotal that should equal the book income of U.S. entities included in the U.S. consolidated tax return, but before deemed or actual dividend repatriations of foreign source income. Because U.S. entities receive flow-through income from foreign branches and partnerships, Line 7 already includes foreign income from such sources, as well as any income such as interest, rents, royalties and management fees from foreign subsidiaries.

Lines 8 and 9 report taxable income due to actual or deemed dividends from foreign subsidiaries. Line 8 reports dividend repatriations of foreign source income from foreign corporations. In Line 8a, the taxpayer reports the gross (before reduction for any withholding tax) dividend, and in Line 8b, the taxpayer reports the (IRC §78) gross–up, if applicable. Line 9 reports taxable income, including gross–up, from controlled foreign corporations under Subpart F (IRC §956, etc.) and other income under anti–deferral rules.

Line 10 equals pretax book income of the U.S. consolidated tax group plus taxable deemed or actual foreign repatriations. Finally, Line 11 subtracts actual deductible state (and other) income taxes. Line 11 may not equal Line 2e, which was an estimate for the financial statements.

The subtotal on Line 12 is pretax book income of the U.S. consolidated tax group plus repatriations of foreign income, but after the deduction for state income tax expense. This subtotal represents what was probably reported on the combination of Lines 1 and 2 of the existing Schedule M–1 when companies started with a book income other than consolidated worldwide income or strictly U.S. entities’ book income.

Lines 13 through 17 are taken from the current M–1, and serve to identify differences in the reporting of income and expense between the two systems. Our goal in this section is twofold. First, the revised M–1 provides more detailed itemization of particular items than does the current M–1. Second, the revised M–1 separates the differences in income and expense that are temporary (due to timing differences) from those that are permanent. As a result, we add lines for pension income, stock options, and the amortization of goodwill. In some cases, the accounting for these items will have both temporary and permanent effects that should be separately listed.

In addition, though we do not address the issues specifically here, we suggest strict rules be implemented to ensure that "other" reconciliation items that fall into these categories but are not specifically itemized on the form are reported consistently across all firms. Such consistency
will require that the netting of temporary differences not be allowed and that a materiality rule be established so that any transaction above a specified threshold will be separately identified. Informal conversations with revenue agents suggest that combining large offsetting entries into smaller net Schedule M–1 entries presents a significant challenge to agents during audit.

**Enforcement**

Increased reporting requirements may not result in improved information absent penalties for incomplete or misleading reports. For example, we speculate that firms that prepare the Schedule L Balance Sheet without carefully posting elimination entries for entities in the consolidated tax return do so because casual or sloppy compliance carries no implicit or explicit penalty. If taxable income is computed correctly (or at least any disputed amounts are not deemed negligent or fraudulent), there is no explicit motivation to use care in completing the remaining line entries on the schedule. However, we also believe the request for specific information carries the presumption that it is important to tax administration.

**POTENTIAL BENEFITS OF REVISED M–1**

**Potential Benefits to Tax Administrators and Policymakers**

If the M–1 is an audit tool, the primary beneficiaries of a revised M–1 should be auditors. We recognize that IRS examiners already have the authority to require taxpayers to provide additional detail as needed, but we believe that standardizing additional detail on the face of the Schedule M–1 will improve audit efficiency. For example, auditors could more quickly identify the magnitude of (multinational) consolidation issues and determine whether an International Specialist is needed. Standardization of additional detail will also facilitate comparisons across firms. Finally, the introduction of detail concerning temporary and permanent differences will permit the IRS to consider whether these categories should receive equal attention for tax enforcement. U.S. Treasury (1999) described the perfect tax shelter as one that reduces taxable income without affecting book income. To gain a financial statement benefit through a reduced effective tax rate, such differences must be considered permanent. Thus, additional disclosure concerning permanent differences should help identify potential tax shelter transactions. Recent regulations concerning corporate tax shelter disclosures (Treasury Regulations §1.6011–4) require companies to disclose certain transactions with book–tax differences exceeding $10 million.

The IRS, in its efforts to improve efficiency and reduce taxpayer audit–related burden, has implemented Limited Issue Field Exams (LIFE audits). Under these audits, the exam manager or team must quickly identify the audit issues and limit the audit’s scope to a handful of issues. More detailed and standardized Schedule M–1 reconciliation should assist in LIFE audits. While improvements in audit effi-

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21 See, for example, Treasury Regulations §1.6011–4(b)6 requiring disclosures of tax shelter transactions: “Transactions with a significant book–tax difference — (i) In general. A transaction with a significant book–tax difference is a transaction where the amount for tax purposes of any item or items of income, gain, expense, or loss from the transaction differs by more than $10 million on a gross basis from the amount of the item or items for book purposes in any taxable year. For purposes of this determination, offsetting items shall not be netted for either tax or book purposes.”

22 The tax return as filed typically includes supplemental schedules that provide additional detail supporting the Schedule M–1 line items. For example, the longest of the more detailed Enron Schedule M–1s took five pages for 1998. (JCT, 2003, Volume II, pages A-29 through A-50).
ciency clearly benefit the IRS, they also reduce the audit-related costs of otherwise compliant firms.

An additional beneficiary of an improved M–1 will be IRS Research. The Research division uses large-sample tax return data for audit selection, classification and issue identification. Our recommendations for changes to the Schedule M–1 preserve the existing category subtotals, so the time series of Statistics of Income data will be uninterrupted. Standardizing the detail for material book-tax differences will permit IRS Research to evaluate better whether book-tax differences of various types relate to compliance risk, potentially increasing audit efficiency. For example, because stock option deductions are permitted by legislative grace, the book-tax difference for stock options should not by itself represent a compliance risk, even if it generates a large aggregate spread between book income and taxable income. Finally, any improvements in IRS audits and tax compliance research apply to state tax administration as well, because state governments have access to federal tax return data and perform similar enforcement functions.

Beyond the administration of the tax code, additional M–1 detail will provide other users of tax return information a more complete picture of tax returns’ relation to publicly available financial statements. Such a link between the tax return and publicly available data should allow for better understanding of the economic and financial behavior of firms in response to tax changes. The 1999 Treasury report on tax shelters and Treasury testimony (Talismann, 2000), for example, pointed to the disparity in book-tax income as potential evidence of increasingly aggressive tax positions being taken by firms. A more detailed M–1 would provide additional information to those studying these issues.

Finally, book-tax differences affect federal budget forecasting and economists’ estimates of the national accounts. Because tax return data become available approximately two years later than public financial statement data, economic forecasters use public financial statement data to predict corporate profits and tax collections adjusting financial statement income for expected book-tax differences (Petrick, 2001). Better data on the relation between taxable and financial reporting income could make extant financial data more useful to policy analysts.

Potential Benefits to Financial Statement Users Were Tax Return Data Made Public

Although the provision of additional detail in the M–1 would benefit currently authorized users—tax administrators, policymakers, and other internal government users—the same information could also be useful to other external parties were it to be made public. GAAP requires various disclosures and reconciliation of a firm’s financial statements with its ultimate tax liability. However, this information appears to be incomplete, as the evidence seems to indicate it is unreliable in determining the amount of income reported for tax purposes (Plesko, 2000a). Hanlon (2003b) summarizes research that indicates current disclosures under FAS 109 (FASB, 1992) are not sufficiently complete to allow inferences of taxable income or taxpaying status.23

Because the revised Schedule M–1 serves as a tax-reporting analog to a firm’s tax footnote, were it to be publicly avail-

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23 Greater financial disclosure was suggested more than 20 years ago in an SEC petition by Tax Analysts (Field, 1982). Marovelli (1986) used both 10–K information and additional information provided by companies to provide common formatted measures of effective tax rates. Outslay (2003), Outslay and McGill (2002) and Seida (2003) discuss that the substantial tax net operating losses disclosed in Enron’s financial statement tax footnotes made it easier to estimate taxable income than is typically the case.
able it could address many of the shortcomings of current financial reporting and allow investors to utilize both sets of reports in evaluating a company’s performance. Alan Murray (2002) reasoned that tax return information “may not be of much use to the average investor. But conscientious stock analysts—surely there are some out there?—could spend their time analyzing the gaps between book and tax income, attempting to find truth in between.” In addition to those who are making investing decisions, other potential beneficiaries include the business and general press and other financial and policy analysts.

POTENTIAL COSTS OF ADDITIONAL DISCLOSURE

Regardless of the audience, the supply of additional information raises questions as to the costs of supplying the information. Information should be required only if the benefits of reporting the information outweigh the costs. In the case of tax return information, a difficult trade–off is that the costs are borne by groups distinct from those that receive the potential benefits. Such a trade–off frequently occurs for financial reporting disclosures as well. We note that any costs of corporate disclosure are ultimately borne by shareholders, customers, employees or other stakeholders.

**Compliance Costs**

We do not believe requiring additional line–item detail on the Schedule M–1 will substantially increase the tax return compliance costs. Although the revised M–1 totals 25 lines, merely counting entries is misleading. The first eleven lines, all new to the M–1, are used to reconcile net income from the 10–K to the current first line of the M–1, and are necessary to control for consolidation differences. Of these eleven, the first three would be taken directly from the 10–K filing. The reconciling items of the current M–1 are left essentially unchanged in new Lines 13 to 19, but with supplemental detail that would already be part of current record keeping and reported in attachments or used to prepare the deferred tax assets and liability reconciliation for the financial statement tax footnotes. The six remaining new lines (20 to 25) summarize information reported elsewhere on the return.

If audited, firms already provide most, if not all, of the additional detail we recommend in the revised Schedule M–1. Thus, for the large–case audit firms that are continually audited (more than one thousand companies), the new M–1 only accelerates the provision of such information from the audit process to the return filing. For the smallest companies, much of the revised M–1 will be inapplicable because they are domestic companies whose consolidated group for financial reporting is likely the same as for tax reporting. The compliance costs are probably highest for medium–sized corporations with complex corporate structures that conduct sophisticated tax planning. However, we assert that firms already compute the information on the revised M–1 to prepare the income tax footnote or to determine taxable income on the tax return.

As a point of comparison, Australia requires 28 lines in its book–tax reconciliation (Company Tax Return 2002, Schedule 7). Canada recently expanded its book–tax reconciliation schedule to include more than 100 specific reconciling items (Schedule 1, for taxation years 2000 and later). Requiring companies to classify their detailed book–tax differences into approximately 20 categories instead of four main categories is not unreasonable.

**To Whom Should Revised M–1 Reporting Apply?**

Our proposal to begin M–1 reconciliation with a standard starting point is most easily implemented for publicly–traded
companies: net income reported on SEC Form 10–K. Our initial thinking regarding privately–held companies is that they should report net income as reported on audited GAAP financial statements provided to outside stakeholders such as creditors. If a company does not file with the SEC, the priority of alternative statements to be used should be explicitly established. Such a list could mimic the set of financial statements used to determine book income for the book income adjustment of the alternative minimum tax, as enacted in 1986. Such prior regulations also provide guidance for differences between book and tax year–ends.

Another consideration is whether there should be a size threshold for the more detailed reporting. The argument for a size threshold is to limit compliance costs to those firms with the size and sophistication to bear them. Given the nature of the information requested, a size threshold may not be necessary, as much of the additional detail will not apply to small firms. Alternatively, if a size threshold is necessary, the definition of small firms currently in place for the corporate alternative minimum tax (§55(e)) may well be adequate, as it was motivated by a similar concern.

Privacy Issues Related to Public Disclosure of Tax Return Information

We do not think that public disclosure of a modified Schedule M–1 would pose significant problems to firms from either a regulatory burden or competitiveness standpoint. From a burden view, the details provided in a modified M–1 are information a corporation should already have available as part of its normal filing. From a competitiveness perspective, any concern that these additional disclosures would harm a company must be viewed in the context of the extent to which this information goes beyond the information a firm should be providing under GAAP.


Our primary recommendations concern improved data for the government’s efforts in tax enforcement and economic analysis, rather than the public as a whole. Given the differences in consolidation and the lack of uniformity in reporting, public disclosure of the existing summary Schedule M–1 would not, by itself, provide much useful information, although corporations’ subsequent voluntary disclosures to provide additional detail could be informative. While public disclosure of a revised M–1 should provide better book–tax reconciliation than either the current M–1 or existing financial statements, the demonstrated need for an improved M–1 is an independent issue, and should be viewed separately from any discussion of disclosure.

DISCLOSURE OF OTHER TAX RETURN DATA

We have limited our scope to recommendations for expanded book to tax income reconciliation. A partial approach to full disclosure could involve the disclosure of the revised M–1 along with other selected items of taxable income and expense.27 As a starting point, we suggest the entire M–1 of each tax return could be made publicly available because it con-

27 Outslay (2003) suggests the first four pages of the Form 1120 (which includes the M–1) could be made public.
tains information that others, such as FASB, have already deemed as important to the general public. Like Lenter, Shackelford and Slemrod (2003), we caution against full public release of corporate tax returns.

SUMMARY RECOMMENDATIONS

Shortcomings in the current state of financial and tax information suggest a failure of both sets of regulatory guidelines. Increased reporting of book–tax differences within the tax return system would assist current users of tax return information, including tax administrators, tax policy analysts, and other government users. Although the detailed reconciliation data we recommend are already available to tax examiners on request during audit, such data are not reported in useable form to facilitate aggregation and comparisons among taxpayers.

Like Lenter, Shackelford and Slemrod (2003), we believe the benefits of greater disclosure appear to outweigh the costs. Such disclosure would provide an important source of supplemental information for investors and creditors to assess both the performance of publicly-traded corporations, and the tax system under which they operate. For such a disclosure to be effective would not necessarily require firms to release all M–1s from all of the tax returns associated with the consolidated financial statements. Instead, an aggregation of the M–1s associated with the consolidated financial statements, reconciling worldwide book income to domestic taxable income, inclusive of the reconciliation suggested by Hanlon (2003), would augment current financial reporting information. Such an aggregation has the advantage of providing more detailed tax information on the exact entity observed by investors and other users of financial statement information.

We assert that making (more detailed) M–1 data public will not impose unreasonable costs on taxpayers. First, taxpayers are already computing detailed reconciliations to complete the current M–1 and tax disclosures required by SFAS No. 109. Second, we feel potential privacy concerns are disingenuous considering that SFAS 109 already requires firms to disclose material book–tax reconciling items, although Hanlon (2003) points out the limitations of current financial disclosure in adequately providing transparency on book–tax differences. Lenter, Shackelford, and Slemrod (2003) provide a thorough discussion of the pros and cons of disclosure, and we look forward to additional public debate on this issue.

Acknowledgments

We have benefited from comments from Rosanne Altshuler (editor), Charles Boynton, Merle Erickson, Tom Field, Jeff Gramlich, Michelle Hanlon, Alvin Knott, Jay Levinsohn, Gil Manzon, Gary McGill, Kaye Newberry, Ed Outslay, John Phillips, Sonja Rego, Richard Sansing, Doug Shackelford, Terry Shevlin, Joel Slemrod and Connie Weaver, and our conference discussants, Mihir Desai and Richard Teed. All opinions and errors are our own.

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