

[19.1.12] Quoted option linked to loan stock/debentures

- 12.1** Where quoted options are acquired by subscribing for loan stock or debentures, whether through a new issue or a rights issue (see [Tax Instruction 19.4.6 Par. 9](#)), the options and the loan stock or debentures should be regarded as separate assets and the respective costs of acquisition determined by apportioning the subscription payment on a just and reasonable basis (**Section 544(5)**), i.e., normally by reference to their respective market values.

Where an option is inseparable from loan stock or debentures, i.e., where the registered holder of the security for the time being has a right to subscribe for the company's ordinary shares, the option should not be regarded as an asset distinct from the security. If, however, the option is detached from the security by the company issuing a separate option certificate the value of which is quoted on the Stock Exchange (or by the exercise of the option), the option should be regarded as "derived" from the security (see [Tax Instruction 19.2.15 Par. 1](#)) and its costs of acquisition determined by apportionment by reference to the respective market value of the option and the loan stock, etc., at the date of severance

- 12.2** In the case of quoted options, if the option is to buy shares in the Company granting the option, the option certificates are to be treated as shares in the Company granting the option for the purposes of any "roll-over" under **Sections 584 to 588**, (re-organisation of share capital, etc. - see [Tax Instruction 19.4.6 Par. 4](#) et seq.) provided that they are quoted and dealt with on a stock exchange within three months of the date of the re-organisation taking effect. The time limit can be extended by the Revenue Commissioners. Market value is to be ascertained as if the options were quoted shares (see [Tax Instruction 19.4.2 Par. 2](#)). An example is given below showing the position where rights originally inseparable from loan stock are later detached and sold.

Example.

As a result of a successful take-over bid which had become unconditional on 1 January, 1986, Company B issued loan stock with quoted option rights in exchange for shares in Company A, so that for every 50 shares in A the shareholders in Company A received £100 nominal loan stock in Company B with rights to acquire 20 ordinary shares in Company B at £2 per share in 1988. On 1 February, 1986 the rights were severed from the loan stock and quoted option certificates (warrants) issued to the registered loan stock holders. At 1 February, 1986 the London quotations were:-

Loan stock: £95 (low) - £100 (high) per £100 (nominal)

Quoted option certificates (warrants)

£0.15 (low) - 0.25 (high).

A shareholder who originally held 100 shares in Company A costing £100 post - 6 April, 1974 sold his quoted option certificates (warrants) on 1 January, 1987 for £50 (net of expenses). The gain is calculated as follows:-

| | | | | | |
|---|------|-----|-----------------------|-------|----------|
| Market value* of loan stock | 2 | X | £96.25 | = | £192.50 |
| Market value* of quoted option certificates | 40 | X | £0.17 | = | £7.00 |
| Cost of loan stock | £100 | X | £192.50 | = | £96.50 |
| | | | <hr/> £192.50 + £7.00 | | |
| Cost of quoted option certificates | £100 | X | 7 | = | £3.50 |
| | | | <hr/> £192.50 + £7.00 | | |
| Gain on disposal | = | £50 | - | £3.50 | = £46.50 |

*On severance of the rights the cost is apportioned by reference to market value, which in this case is the lower quotation plus one quarter of the difference the two quotations (see [Tax Instruction 19.4.2 Par. 2](#)).

Under **Sections 584 and 586**, the holding of £200 loan stock (including the rights) is deemed to have cost £100.

- 12.3** Where the option binds a grantor both to buy and sell, the option is to be treated as if it were two separate options with half the consideration attributed to each.