

DU GRAND-DUCHÉ DE LUXEMBOURG Administration des contributions directes

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file number								
supplement form	n 500	/ pag	je 11			y	ear: 2	019

sessment of the total net income of sociation	a religious congre	gation or
	Currency	Euro
iness profit ²⁾		
A) Business income		
A) business income		
O10 Share(s) in profits of co-trader in a collective comme undertaking (general partnerships, limited partnersh collective undertakings in general)		
010	Subtotal	
ome from agriculture and forestry		
Result (including any profits from sale or termination according to the attached financial statements or att balance sheet and profit and loss account		
Income from employment "		
Income from employment ¹⁾ Income from pensions or annuities ¹⁾ income from capital ¹⁾		
Income from pensions or annuities ¹⁾		
Income from pensions or annuities ¹⁾	e	
 Income from pensions or annuities ¹) income from capital ¹) income from rentals and leases ⁰⁷⁰ A) Income from letting and leasing of built real estat according to form 190 (including income from co- 		
Income from pensions or annuities ¹⁾ income from capital ¹⁾ income from rentals and leases ⁰⁷⁰ A) Income from letting and leasing of built real estat according to form 190 (including income from co- ownerships) ⁰⁸⁰ B) Income from letting or leasing of non built real est (according to form 195)	tate	
 ¹⁾ ¹⁾<td>tate nt of ıt to use</td><td></td>	tate nt of ıt to use	



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		Currency	Euro
	net income		
R6020	A) Income from the disposal in return for payment of substantial participations in corporations and income realised as shareholder owning substantial participations at the time of the total or partial sharing of the net asset invested in such corporations		
R6030	B) Profits realised upon the sale of real estate located in Luxembourg		
R6040	C) Income realised through other performances that are not included in any other catogory of income		
0120	Subtotal		
ro be d	leducted		
	A) Membership contributions		
	В)		
	C)		
1680	Subtotal		
	3)		

Tax consolidation regime

(to be filled out if the taxpayer was part of a tax consolidation during the financial year according to article 164bis L.I.R.)

Total net income to be added to the total net income of the consolidating parent company or of the consolidating subsidiary company

Total net income of the consolidated company

Non deductible exceeding borrowing costs ⁴⁾

Report the amount of the line R7690 according to the details filed as appendix to the supplement "Exceeding borrowing costs incurred according to article 168bis L.I.R."

Total net income

(to report to page 11 of the tax return)



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SCEII	The revenues from membership contributions, admission fees, etc., amounted to			
	The expenses relating to this amount were			
230	Withholding tax on salaries and pensions			
	Withholding tax on income from capital			
200	(according to details filed as appendix)			
	Are the withheld amounts that are non-deductible from the			
	taxable income subject to tax included in the above income ?	Yes	No	

Permanent establishment engaged in research and development in a state of the EEA other than Luxembourg

In which state(s) of the European Economic Area other than Luxembourg does the religious congregation or association have a permanent establishment engaged in research and development ?

Remarks:

1) Provide detail in appendix.

2) Where appropriate, the details of the income exempt according to article 50bis L.I.R. (file appendix 750), article 50ter L.I.R. (file appendix 760) and article 115, number 15a L.I.R. (file details as appendix) should be indicated.

3) If the assessment of the limitation to the deductibility of interest is calculated according to article 164bis, paragraph 17 L.l.R., the line <Non-deductible exceeding borrowing costs> is to be filled out by each member of the tax consolidation as if it was not part of the tax consolidation. In this case, the non-deductible amount is to be indicated under ³⁾.

4) If the assessment of the limitation to the deductibility of interest is calculated according to article 164bis, paragraph 9 L.I.R., the line <Non-deductible exceeding borrowing costs> does not have to be filled out by the consolidated company, which has nevertheless to file the supplement "Exceeding borrowing costs incurred according to article 168bis L.I.R." where the pages 1, 2 and 3 have to be filled out. The consolidating parent company or the consolidating subsidiary company has to fill out this line according to the provisions of the above-mentioned paragraph 9 and to file the supplement "Exceeding borrowing costs incurred according to article 168bis L.I.R." together with the information relating to the tax consolidation.