

determine the combined guideline range (the guideline range that would have applied if all the offenses were being sentenced at the same time), it will not be possible to use subsection (c); therefore, subsection (d) will apply instead.

5. Under subsection (d), the court shall use any reasonable method to determine whether the sentence for the instant offense should be imposed to run concurrently or consecutively to the undischarged term of imprisonment. Where the court has sufficient

information about the offense conduct that resulted in the undischarged term of imprisonment, the court should, to the extent practicable, impose a sentence for the instant offense that results in a combined sentence that approximates the total (aggregate) punishment that would have been imposed under § 5G1.2 (Sentencing on Multiple Counts of Conviction) had all of the offenses been federal offenses for which sentences were being imposed at the same time. If a reasonable estimate

of the applicable total punishment guideline range under § 5G1.2 cannot be made from the information available, the court may use any reasonable method to determine an appropriate total punishment.”.

The Commentary to § 5G1.3 captioned Application Notes is amended in Note 6 (formerly Note 4) by deleting “§ 7B1.3 and 7B1.4” and inserting in lieu thereof “Chapter Seven”.]

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