

UBTI Therapy Session

Practical approaches to Tax Reform UBTI compliance

Presenters

Ray Bunyard
Baylor Scott & White Health
Dallas, TX
214-820-8979
Ray.Bunyard@BSWHealth.org

Justin Lowe
Ernst & Young, LLP
Washington, DC
202-327-7392
Justin.Lowe@ey.com

Agenda

- Section 512(a)(7) – Unrelated business taxable income (UBTI) increased by certain fringe benefit expenses
 - The good – retroactive repeal
 - The bad – underlying rules for nondeductibility under 274 are not repealed
 - The ugly – how to fix previously filed returns
- Section 512(a)(6) – “Siloing” of expenses
 - What does the statute require?
 - What has the IRS proposed?
 - What do we do?
- Other considerations for trusts

3

Section 512(a)(7)

- Summary of the provisions:
 - Section 274(a)(4) disallows business deductions of the expense of providing a qualified transportation fringe benefit (QTF).
 - Additionally, Section 274(l) disallows deduction of any expense of transporting an employee from home to work, even if included in income.
 - Section 512(a)(7) did require organizations subject to the UBIT rules to increase their unrelated business taxable income (UBTI) by their expenses of providing a QTF that would be nondeductible for a taxable entity under Section 274, but that was retroactively repealed by the Taxpayer Certainty and Disaster Tax Relief Act of 2019.
 - This did not repeal sections 274(a)(4) or 274(l). These types of expenses are still not deductible against UBTI.
- In December 2018, the IRS released Notice 2018-99, which provides guidance to help taxpayers determine their parking disallowance:
 - Until proposed regulations are published, taxpayers are permitted to use any reasonable method for allocation of costs
 - Taxpayers may rely on Notice 2018-99, which sets forth a deemed reasonable method for allocation of certain expenses
 - Depreciation is disregarded as an expense
 - Parking allocation must be based on cost and not value
 - No guidance on segregation of lease costs

4

Deduction disallowance for UBTI-generating activities: identification of parking costs

In-scope costs	Out-of-scope costs
<ul style="list-style-type: none">• Repairs• Maintenance• Utility costs• Insurance• Property taxes• Interest• Snow and ice removal• Leaf removal• Trash removal• Cleaning• Landscape costs• Parking lot attendant expenses• Security• Rent or lease payments or a portion of a rent or lease payment	<ul style="list-style-type: none">• Depreciation• Items not located on or in the parking facility, including items related to property next to the parking facility, such as landscaping or lighting

5

Deduction disallowance for UBTI-generating activities: third-party payments vs. owned or leased

Parking provided by a third party	Parking owned or leased by taxpayer
<ul style="list-style-type: none">• Amount paid to third party is disallowed as a deduction except to extent that the amount is imputed in income because it exceeds the monthly exclusion limitation	<ul style="list-style-type: none">• Use any reasonable method to allocate the expenses of facility• Expenses: repairs, maintenance, utility costs, insurance, property taxes, interest, snow/ice/leaf/trash removal, cleaning, landscape costs, parking lot attendant expenses, security, lease payments• Not an expense:<ul style="list-style-type: none">• Depreciation• Items not located on or in the parking facility (e.g., landscaping or lighting)• Four-step deemed reasonable method

6

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the [UT Law CLE eLibrary \(utcle.org/elibrary\)](http://utcle.org/elibrary)

Title search: UBTI Therapy Session: Practical Approaches to Tax Reform and UBTI Compliance

Also available as part of the eCourse

[Answer Bar: How to Protect Your Nonprofit](#)

First appeared as part of the conference materials for the
37th Annual Nonprofit Organizations Institute session

"UBTI Therapy Session: Practical Approaches to Tax Reform and UBTI Compliance"