UBTI Therapy Session

Practical approaches to Tax Reform UBTI compliance

Presenters

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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 - The bad underlying rules for nondeductibility under 274 are not repealed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

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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(I) 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of providing a QTF that would be nondeductible for a taxable entity under Section 274, but that was retroactively repealed by the Taxpayer Certainty and Disaster Tax Relief Act of 2019.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

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

In-scope costs	Out-of-scope costs
 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 	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

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
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	 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: Depreciation Items not located on or in the parking facility (e.g., landscaping or lighting) Four-step deemed reasonable method





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