

A Review of Corporate Tax, Planning and Tax Benefits in Amalgamation

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Abstract

Change is the one thing you can depend on when it comes to tax management, just as you can count on death and taxes. Changes in demographics, property ownership, rules, and reporting requirements have resulted in a shifting population. Open RDA's Tax Management system is intended to adapt to changes in the tax landscape. You create your own codes, categories, and other forms of data. Appraisals may be imported or exported using the import/export features. Record, monitor and calculate taxes using the Tax Management Modules (Real and Personal Property) provided. All of your financial information is always up to date because of a seamless connection with financial management, bank reconciliation, collections, and budget preparation. Supplements, unique taxes, and other levies are processed using tables, expressions, and formulae that users design.

Key word: Tax Management, Financial Management etc.

Introduction

Like death and taxes, the only thing you can bet on when it comes to tax management is constant change. Changes in demographics, property ownership, rules, and reporting requirements have resulted in a shifting population. Open RDA's Tax Management system is intended to adapt to changes in the tax landscape. You create your own codes, categories, and other forms of data. Appraisals may be imported or exported using the import/export features. Record, monitor and calculate taxes using the Tax Management Modules (Real and Personal Property) provided. All of your financial information is always up to date because of a seamless connection with financial management, bank reconciliation, collections, and budget preparation. Supplements, unique taxes, and other levies are processed using tables, expressions, and formulae that users design. A robust editor that makes it easy to modify individual records when necessary.

Definition of 'Tax Planning'

“Logical analysis of a financial situation or plan from a tax perspective, to align financial goals with tax efficiency planning. The purpose of tax planning is to discover how to accomplish all of the other elements of a financial plan in the most tax-efficient manner

possible. Tax planning thus allows the other elements of a financial plan to interact more effectively by minimizing tax liability”.

Tax planning : When it comes to paying taxes, tax planning is a wide phrase that encompasses the many methods employed by people and organisations to do so. Manage tax consequences, understand current legislation, and prepare for taxes in a way that guarantees the amount of tax due is paid in a timely manner are some of the parts of this process. A major part of tax planning is ensuring that a company's income is taxed in accordance with current tax rules. There is no limit to the ways in which the organisation may generate money, as long as they are actively operational. Interest on bank accounts, earnings and tips, bonuses, investment gains and other forms of income now regulated by law are examples of income sources for people. Sales to consumers, stock and bond offerings, interest bearing bank accounts, and any other income that is now deemed taxable by the proper tax bodies will all be taken into consideration by companies.

Tax evasion : Individuals, businesses, and trusts all engage in tax avoidance. It is common for people to intentionally falsify their financial situation to the IRS in order to decrease their tax burden, and this includes filing false tax returns that understate their real income, earnings, or gains. In the informal sector, tax avoidance is a frequent practise. The "tax gap" (the difference between the amount of income that should be declared to the tax authorities and the actual amount recorded) is a measure of the level of tax evasion. Tax avoidance, on the other hand, is the lawful application of tax rules to decrease one's tax burden. There are many different ways to think about the term "tax evasion," and it's possible that both evasion and avoidance fall under the umbrella term "tax noncompliance." However, a classification of tax avoidance as tax evasion isn't indisputable because avoidance is legal in self-created tax systems.

Features: Powerful on-line editor updates taxpayer, property and assessed value data on-line

- “Print detail and summary reports on demand
- User-defined codes and classifications simplify data management
- Land books and property books supported
- Automatically computes tax levies, late payment penalties and simple interest due

- Interface with 3rd party assessors packages to import/export data
- Information accessed via property ID, owner name or property location or other user-defined criteria
- Creates and maintains detailed records for each transaction including:
 - Property ID
 - Owner
 - Transaction Date
 - Tax/Charge Amount
 - Payment Charge
- Master files contain the following information, and more:
 - District
 - Exempt Amount
 - Market Value
 - Taxable Value
 - Class Code
 - Digest Reference Number
 - Tax Relief Code
 - Description
 - Bill Number
 - Tracks unlimited number of information years
 - Prior year information is secure and available for review and analysis

Corporate Taxes in India

Corporate Tax relates to the taxation of companies in India. For the purpose of taxation laws, a Company means:

An Indian company, or a corporate body incorporated inside or outside India

Any institution, association or body whether incorporated or not, and whether domestic or non-resident, which is declared as a company by the Central Board of Direct Taxes (CBDT)”

Income of a company If you want to know how much a firm is taxed, you need to know how much money it earns. In general, a company's revenue may be classified into one of the following four categories:

Profits or gains from the business

From the sale of property, whether it's a house, a business building, a rental property, or anything else. Unless the property is used in the company's day-to-day activities, it does not come under this category.

Capital gains

Winnings from lottery and racing prizes, as well as income on investments. The resulting sum is deducted from any previously reported earnings or losses, and then subject to any applicable deductions. In this case, the income tax is due on the net amount.

Domestic Company and Corporate Tax

A domestic company is a “company formed and registered under the Companies Act 1956 or any other company which is liable to income tax. It can be either a private or public company. Here are some of the highlights of corporate taxation for domestic companies in India.

- Domestic companies are subject to a flat rate of 30% as corporate tax on their earnings
- If the company has a turnover of Rs. 1 crore or more, 5% surcharge is levied on the tax paid by the company.
- 3% education cess is also payable
- Tax is levied on the global earnings of a domestic company, i.e. income from all sources is taxable.

Foreign companies and Corporate Tax

For the purpose of corporate taxation, a company whose control and management lies wholly outside India is a foreign company. It must also be noted that such companies should not have made arrangements to pay dividends within India. The taxation of foreign companies is not as straight-forward as that of a domestic company”

Tax Benefits in Amalgamation

Every effort should be made to encourage mergers and acquisitions in the nation as an economic growth instrument. Tax statutes are a significant tool for economic growth since they benefit the enterprises that are subject to them. Large-scale mergers are taking place both domestically and internationally. India's tax laws are favourable to domestic mergers and acquisitions since they encourage business growth via tax incentives. The Income Tax Act, 1961, is the major piece of Indian law governing whether or not an individual or corporate entity's income is taxable. What are the tax advantages offered to corporations merging or acquiring each other under the 1961 Income Tax Act? Allowable deductions from an individual's or a company's income are available for these advantages. In India, the same rules apply to mergers and acquisitions. The purpose of this paper is to shed light on the tax benefits that might be obtained by businesses considering a merger. Growth may be achieved in a variety of ways by a company. It may expand both inside and outside. It is possible to accomplish internal growth through expanding an organization's current operations, either via an increase in capacity or the establishment of a new organisation with new investments in already existing market segments. A company's development might be hindered by a lack of growth opportunities, a lack of growth potential, or legislative restrictions on capacity expansion. The deductions provided by the income tax law are a help to the expansion of the economy outside the United States. In order for the economy to thrive, it is important to have fiscal laws that allow for the expansion of industrial operations. When a company merges, it undergoes a legal transformation. The Income Tax Act, 1961, has particular procedures for determining the tax liability of a combined firm. For the most part, mergers in India are handled primarily by the country's tax laws, which don't apply to other legal organisations like partnerships or sole proprietorships.

Conclusion

Following a merger, the transferor firm is entitled to the following tax advantages under the terms of the Income Tax Act of 1961: The Development Rebate- under Section 33(3) Development Allowance- under Section 33A(6) Under Section 35, scientific research expenditures (5) Section 35A covers costs associated with acquiring patent or copyright rights. (6) Preliminary costs may be amortised under Section 35D. (5) Section 35E of the tax code provides a deduction for mineral exploration expenditures. (7) The Companies Act, 1956, does not allow for the merger of an Indian firm with a foreign corporation. When an Indian business merges with a foreign company, there is no tax relief under the Income Tax Act, 1961, unless

the foreign firm is a foreign corporation. The JJ Irani Report and the Companies Bill 2008 on Firm Law recommend that an Indian corporation be allowed to combine with a foreign company. There are also suggestions for short-form mergers. In the long run, these changes and measures will benefit both Indian and international businesses, as well as the taxation authorities, resulting in a more efficient business environment.

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