CPA

Practice Advisor

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the affects of the new federal tax laws on their residents.

Jul. 11, 2018

The Tax Cuts and Jobs Act, the major tax reform law passed into law at the end of 2017, has had many affects on taxpayers, particularly regarding the deductiblity of property and local taxes, but also in other areas. As a result, many states have passed new tax measures to compliment or counter the affects of the new federal tax laws on their residents.

Thomson Reuters has compiled a list of the state legislation across the U.S. that has been enacted in response to the federal tax reform law. Visit the Thomson Reuters Tax Cuts and Jobs Act Toolkit page for more related news.

Legislation Enacted in Response to State Federal Tax Reform

Authority

AK None.

Alabama has not enacted legislation in IRC Section 965: ALresponse to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), but has issued guidance on the state implications of the federal deemed repatriation rules and taxpayers' reporting requirements with respect to Guidance for Corporate IRC § 965 for Alabama income tax purposes.

Guidance for Corporate Filers, Partnerships, S Corporations, and Individual Taxpayers, 04/27/2018; Additional Taxpayers subject to the IRC Section 965, 06/22/2018; Federal **Income Tax Deduction**

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provision as in effect on 01/01/2018, as amended by the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017).

Arizona has enacted legislation to revise its IRC conformity date to 01/01/2017, for tax years beginning from and after 12/31/2017. For tax years beginning from and after 12/31/2016, through 12/31/2017, Arizona adopts the IRC as amended, in effect on 01/01/2017, including all federal changes became effective during 2016 with the specific adoption of all federal retroactive effective dates, and including provisions of the federal Disaster Tax Relief Act of 2017 (P.L. 115-63, 09/29/2017), the federal Tax Cuts

AZ

L. 2018, H2647, effective 90 days after adjournment of the legislative session; Ariz. Rev. Stat. Ann. § 43-105(B)

Disaster Tax Relief Act of 2017 (P.L. 115-63, 09/29/2017), the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), and the federal Bipartisan Budget Act (P.L. 115-123, 02/09/2018), that are retroactively effective during tax years beginning after 12/31/2016, through 12/31/2017, unless otherwise decoupled.

CA California has not enacted legislation Summary of Federal in response to the federal Tax Cuts and Income Tax Changes

Jobs Act (P.L. 115-97, 12/22/2017), and 2017, 05/16/2018;

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Colorado has not enacted legislation specifically responding to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), but has created an income tax credit for employers who contribute to an employee's 529 qualified state tuition program account Filing, 06/11/2018

L. 2018, H1217, effective 08/08/2018; CDOR Supplemental Instructions for Colorado Income Tax

administered by CollegeInvest. CO Colorado has also issued guidance on the state implications of the federal deemed repatriation rules and taxpayers' reporting requirements with respect to IRC § 965.

Connecticut has enacted legislation in L. 2018, S11, effective CTresponse to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), designed to circumvent the limitation on the federal state and local tax deduction. The law (1) decouples from Repatriation Transition IRC § 163(j), IRC § 168(k), and IRC § 179; and (2) creates a new pass-through Office of the entity tax. Connecticut has also issued Commissioner Guidance, guidance on the state implications of the federal deemed repatriation rules and taxpayers' reporting requirements Summary, 06/04/2018 with respect to IRC § 965 for purposes

05/31/2018 unless otherwise stated; OCG-4 (Revised), Connecticut Treatment of the Federal Tax under IRC § 965, CT 05/11/2018; 2018 DRS Legislative

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changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), with exceptions. Florida specifically decouples from the federal bonus depreciation deduction, and introduces an automatic downward adjustment of the corporate income tax 01, 04/27/2018; Florida rate for one year based on the actual net collections for fiscal year 2018-2019, with excess collections refunded to corporate income taxpayers. Florida has also issued guidance on the state implications of the federal deemed repatriation rules and taxpayers' reporting requirements with respect to IRC § 965.

FL

L. 2018, H7093, effective 03/23/2018, retroactive to 01/01/2018; Fla. Stat. § 220.03(1)(n); Florida Tax Information Publication No. 18C01-Tax Information Publication No. 18C01-02, 06/28/2018

Georgia has enacted legislation to GA revise its IRC conformity date to 02/09/2018, and thus, conforms to the noted; L. 2018, S328, changes resulting from the federal Tax effective 03/27/2018 and Cuts and Jobs Act (P.L. 115-97, 12/22/2017) and the federal Bipartisan Budget Act (P.L. 115-123, 02/09/2018), with some exceptions. For example, IRC § 118, IRC § 163(j), and IRC § 382(k) Code Ann. § 48-7-21(b) (1) are treated as they were in effect

L. 2018, H918, effective 03/02/2018, and as applicable to tax years beginning on or after 01/01/2018; Ga. Code Ann. § 48-1-2(14); Ga. (8)(A); Federal Income

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Hawaii has enacted legislation to revise its IRC conformity date to 02/09/2018, thereby conforming to the changes resulting from the federal Tax Cuts and effective 06/07/2018, Jobs Act (P.L. 115-97, 12/22/2017), and the federal Bipartisan Budget Act (P.L. 115-123, 02/09/2018), unless otherwise decoupled. Specifically, Hawaii has decoupled from IRC § 91, IRC § 199A, IRC § 250, IRC § 267A, IRC § 274, and Subchapter Z (IRC § 1400Z-1 to IRC § 1400Z-2).

HI

L. 2017, S2821 (Act 027), and as stated

Iowa has enacted legislation in IA response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), to revise its conformity to 03/24/2018 for With 2017 IRC, Iowa tax years beginning during the 2019 calendar year, and to switch to rolling conformity for tax years beginning on or after 01/01/2020. For tax years beginning on or after 01/01/2016, and prior to 01/01/2019, Iowa continues to conform to the IRC as amended on 01/01/2015, and thus does not conform Reform, 06/05/2018 to changes resulting from the TCJA, except for a number of amendments to

L. 2018, S2417, effective 5/30/2018 and as stated; Iowa's Non-Conformity Dept. of Rev., 02/28/2018; IDR Begins to Prepare Guidance on State Tax Reform, 06/01/2018; IDR Has Prepared Guidance on State Tax

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response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017). Specifically, for tax years beginning on 01/01/2018; L. 2018, or after 01/01/2018, Idaho conforms to H463, effective the Internal Revenue Code as amended retroactively to and in effect on 01/01/2018, but decoupling from the federal treatment H624, effective of IRC § 245A, IRC § 250, and IRC § 965, retroactively to and requiring addition modifications when computing Idaho taxable income. However, for tax years beginning on any day of 2017, Idaho

L. 2018, H355, effective retroactively to 01/01/2018; L. 2018, 01/01/2018; Idaho Code § 63-3004(a); Idaho Code § 63-3004(b); Idaho Code § 63conforms to the Internal Revenue Code 3022(d); News Release,

STC, 02/16/2018;

03/30/2018

Changes for 2017 Idaho

in effect as of 12/21/2017, except that the Idaho STC, 03/30/2018; amendments to IRC § 965 and IRC § 213 News Release, Idaho are applied as in effect on 12/31/2017, and IRC § 108, IRC § 163, IRC § 168(e), IRC § 168(i), IRC § 179D, IRC § 179E, IRC income tax returns, § 181, IRC § 199, IRC § 222, and IRC § 451, are applied as in effect on 02/09/2018 (thus reflecting amendments to the IRC made by the federal TCJA, as well as the federal Bipartisan Budget Act (P.L. 115-123, 02/09/2018)).

ID

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business income taxes.

Indiana has enacted legislation to revise its IRC conformity date to 02/11/2018, which includes changes to the IRC resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), and the federal Bipartisan Budget Act (P.L. 115-123, 02/09/2018), but decoupling from IRC § 965, IRC § 163(j), IRC § 199A, IRC § 118, and IRC § 250. Indiana has also clarified taxpayers' state reporting requirements with respect to IRC § 965.

L. 2018, H1316 (S.S.), effective 05/14/2018 and as stated; Overseas Earnings and Taxes, 07/05/2018

KS None.

IN

Kentucky has enacted legislation to KY revise its IRC conformity date for purposes of its corporate income tax to otherwise noted; L. 2018, 12/31/2017, and thus, conforms to the changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), but decouples from IRC § 199A.

L. 2018, H366, effective 04/13/2018, unless H487, effective 04/27/2018 and as stated; DOR Launches TaxAnswers.ky.gov to Provide Information on HB 487, 05/31/2018

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Massachusetts has not enacted legislation in response to the federal Tax Cuts and Jobs Act (P.L. 115-97, Massachusetts Technical 12/22/2017), but has issued guidance on Information Release, No. the state implications of the federal 18-4, 05/15/2018 deemed repatriation rules and taxpayers' reporting requirements with respect to IRC § 965 for Massachusetts corporation excise purposes.

Maryland has enacted legislation in response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017) in order to decouple from the elimination of the federal personal exemption for tax years 2018 through 2025.

L. 2018, S184 (c. 575), effective 07/01/2018 and applicable to all taxable years beginning after 12/31/2017

ME None.

MD

MA

Michigan has enacted legislation to MI revise its IRC conformity date for purposes of its personal and corporate income tax, to 01/01/2018, and thus, conforms to the changes resulting from § 206.607(6); Mich.

L. 2018, S748 (P.A. 38), effective 02/28/2018, unless otherwise noted; Mich. Comp. Laws Ann. the federal Tax Cuts and Jobs Act (P.L. Comp. Laws Ann.

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MN None.

Missouri has enacted legislation decreasing the corporate income tax rate, amending the allocation and apportionment of corporate income provisions, and adjusting individual income tax rates.

L. 2018, S884, effective 08/28/2018

MS None.

MO

MT

Montana has not enacted legislation in response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), but has clarified that a withdrawal from a Montana 529 Plan to pay for K-12 tuition continues to be a nonqualified withdrawal under the Montana Family Education Savings Act.

Montana Tax News You Can Use, Mont. Dept. of Rev., 03/01/2018

NC North Carolina has enacted legislation L. 2018, S99 (c. 5), to revise its IRC conformity date to effective 07/01/2018, 02/09/2018, thereby conforming to the unless otherwise stated changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), and the federal Bipartisan

Budget Act (P.L. 115-123, 02/09/2018),

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reinstate a personal exemption credit L. 2018, LB1 eliminated by the federal Tax Cuts and 04/17/2018

Jobs Act (P.L. 115-97, 12/22/2017).

L. 2018, LB1090, effective 04/17/2018

NH None.

NE

New Jersey has enacted legislation in response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), permitting localities to establish charitable funds to accept donations from taxpayers as a workaround to the SALT cap in the TCJA. New Jersey has also clarified the state implications of (1) the repeal of the federal domestic production activities deduction (DPAD) and (2) the federal deemed repatriation rules and taxpayers' reporting requirements with respect to IRC § 965 for purposes of the New Jersey Corporation Business Tax and Gross Income Tax.

L. 2018, S1893, effective 07/03/2018; L. 2018, A4202, effective as stated; Notice: New Jersey's Treatment of Deemed Repatriation Dividends Reported Pursuant to Internal Revenue Code (IRC) Section 965, 03/16/2018; Domestic Production Activities Deduction, 05/24/2018

NM None.

NV

NJ

NY Although New York effectively

N/A

L. 2018, S7509 (c. 59),

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the definition of exempt CFC income to M-18(4)I, 05/25/2018 include amounts included in federal gross income under IRC § 965. New York has also enacted an optional payroll tax and created a charitable contributions credit. New York State and New York City have also issued guidance on the state and local implications of the federal deemed repatriation rules and taxpayers' reporting requirements with respect to IRC § 965.

Ohio has enacted legislation updating L. 2018, S22; Ohio Rev. OH its conformity for personal income tax Code Ann. § 5701.11(A) purposes to incorporate amendments to federal law since 03/30/2017, thus adopting the changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017) and the federal Bipartisan Budget Act of 2018 (P.L. 115- Conformity, Ohio Dept. 123, 02/09/2018), unless otherwise decoupled. Notably, Ohio continues to decouple from IRC § 168(k) and IRC § 179.

(1); Ohio Rev. Code Ann. § 5701.11(B)(1); Ohio Rev. Code Ann. § 5747.01(H); Tax Alert, Notice **Concerning Ohio** of Taxation, 06/25/2018

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made for federal income tax purposes.

Oregon has revised its fixed conformity

date to 12/31/2017, for tax years

beginning on or after 01/01/2018,

unless explicitly stated otherwise.

Oregon thus conforms to the changes

resulting from the federal Tax Cuts and 317.267(1); Oregon

Jobs Act (P.L. 115-97, 12/22/2017), but

has enacted legislation decoupling

from the federal deemed repatriation

rules under IRC § 965 and created a

new, limited credit.

OR

L. 2018, SB 1529; Or. Rev.

Stat. § 317.010(7)(a); Or.

Rev. Stat. § 317.010(7)

(b); Or. Rev. Stat. §

Revenews No.

03/19/2018, 03/19/2018;

Oregon Revenews No.

04/12/2018, 04/12/2018

PA Pennsylvania has enacted legislation in L. 2018, SB1056, effective

response to the federal Tax Cuts and

Jobs Act (P.L. 115-97, 12/22/2017), to

allow depreciation under IRC § 167 and Corporation Tax Bulletin

IRC § 168, as amended (except for IRC

§168(k)). Pennsylvania has clarified

the disallowance of any deduction for

depreciation of qualified property

under IRC § 168(k), and issued

guidance on the state implications of

the federal deemed repatriation rules

06/28/2018;

Pennsylvania

No. 2017-02, 12/22/2017;

Pennsylvania

Informational

Notice, Corporation

Taxes and Personal

Income Tax 2018-01,

04/20/2018

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issued guidance to clarify the state

RI implications of the federal deemed repatriation rules under IRC § 965 on individual, partnership, and S corporation tax returns.

No. 2018-21, 04/25/2018; Rhode Island Advisory No. 2018-23, 06/11/2018

SC None.

SD

South Dakota has enacted legislation effective 07/01/2018, to conform to the IRC as amended and in effect on 01/01/2018, for purposes of its income tax on banks and financial institutions, thereby conforming to changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017). The state has also issued guidance on taxpayers' reporting requirements with respect to IRC § 965 for purposes of the

L. 2018, H1049, effective 07/01/2018; S.D. Codified Laws § 10-1-47; S.D. Codified Laws § 10-43-10.1; Press Release: Guidance on Federal Tax Law Changes Relating to Foreign Dividend Recapture, 04/26/2018

TN Tennessee has enacted legislation in response to the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), to decouple from IRC § 163(j), and IRC § 118. Tennessee has also clarified the state implications of the federal

South Dakota bank franchise tax.

L. 2017, S2119, effective as stated; Tennessee Important Notice 18-05, 04/01/2018

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conforms to the changes resulting from years beginning on or the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), legislation has also been enacted to allow certain corporations to pay taxes on IRC § 965 deferred foreign income in installments as under IRC § 965(h).

UT

after 01/01/2018; Utah Code Ann. § 59-7-118

Virginia has enacted legislation to VA revise its IRC conformity date to 02/09/2018, thereby conforming to most provisions of the federal Tax Cuts Virginia Tax Bulletin No. and Jobs Act (P.L. 115-97, 12/22/2017), that are effective for tax years beginning after 12/31/2016, and before 01/01/2018. However, the legislation specifically decouples from most provisions of the federal TCJA that are effective for tax years beginning on or after 01/01/2018, except for those providing tax relief for specified 2016 disaster areas and the extension of combat zone benefits to members of the armed forced performing services in the Sinai Peninsula of Egypt. The temporary increase to the medical expenses deduction for the 2017 and

L. 2018, S230 (c. 14), effective 02/22/2018; Va. Code Ann. § 58.1-301(B); 18-1, 02/26/2018

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revise its IRC conformity date to 12/31/2017, for tax years beginning on or after 01/01/2017, thereby conforming to the changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017).

L. 2018, H16, effective generally on 06/29/2018

WA

VT

Wisconsin has revised its conformity WI date for purposes of its corporate and personal income taxes. For tax years beginning after 12/31/2017, Wisconsin conforms to the IRC amended to 12/31/2017, with the exclusion of a number of changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), including the creation (3); Wis. Stat. § 71.01(6) of IRC § 59A, IRC § 199A, IRC § 245A, IRC § 267A, and IRC § 951A; and amendments to IRC § 250, IRC § 168, IRC § 451, and IRC § 965, among others. Tax Cuts and Jobs Act of For tax years beginning after 12/31/2016, and before 01/01/2018, Wisconsin conforms to the IRC as amended to 12/31/16, not including amendments to the IRC after that date, except for certain changes resulting

N/A

L. 2017 A259 (Act 231), effective 04/05/2018; Wis. Stat. § 71.22(4)(L) (1); Wis. Stat. § 71.22(4) (k)(1); Wis. Stat. § 71.22(4)(k)(3); Wis. Stat. § 71.01(6)(k)(1); Wis. Stat. § 71.01(6)(k) (L)(1); Wis. Stat. § 71.01(6)(L)(3); IRC Provisions in the Federal 2017, 04/30/2018; Wisconsin Dept. Rev. Tax Bulletin, No. 201, 04/01/2018

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West Virginia has revised its IRC conformity date to 12/31/2017, for purposes of its corporate net income tax and personal income tax, thereby conforming to the changes resulting from the federal Tax Cuts and Jobs Act (P.L. 115-97, 12/22/2017), unless otherwise decoupled. For purposes of the personal income tax, West Virginia specifically decouples from the elimination of the personal exemption for tax years beginning on or after 01/01/2018. The enacted legislation does not conform to changes resulting from the federal Bipartisan Budget Act of 2018 (P.L. 115-123, 02/09/2018).

L. 2018, H4135, effective 02/09/2018; L. 2018, H4146, effective 02/09/2018; W. Va. Code § 11-24-3(a); W. Va. Code § 11-24-3(c); W. Va. Code § 11-21-9(a); W. Va. Code § 11-21-9(d); W. Va. Code § 11-21-9(f)

WY N/A

Compiled by Maria Castilla, J.D. (Checkpoint Catalyst)

Advisory

WV

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