WATSON FARLEY & WILLIAMS

TAX RELIEFS FOR COVID-19 CRISIS-AFFECTED BUSINESSES

23 MARCH 2020 • ARTICLE



The COVID-19 pandemic challenges businesses in various sectors and countries. One of the most important measures to secure your business is liquidity management. German tax authorities have published measures which will help to reduce and delay tax payments in 2020. Each business will need to apply for these tax reliefs individually at the competent German tax office.

"Tax authorities have been instructed not to refuse any such applications because the value of the damages incurred would be difficult to prove." Germany's Federal Ministry of Finance and the Finance Ministries of Germany's states have published measures to improve businesses' liquidity during the COVID-19 crisis. The measures are intended to simplify the following key areas: (i) interest free deferral of tax payments, (ii) reduction of tax prepayments and (iii) a suspension of enforcement measures for tax collection. All three can be applied for simultaneously.

Tax authorities have been instructed not to refuse any such applications because the value of the damages incurred would be difficult to prove. Furthermore, no strict requirements will apply when determining the conditions for deferral.

These measures will apply to corporate income tax (*Körperschaftsteuer*), individual income tax (*Einkommensteuer*) and value added tax (*Umsatzsteuer*). In cases involving reductions of tax prepayments for corporate income tax or individual income tax, the tax authorities will also grant similar reductions on trade tax (*Gewerbesteuer*). Deferrals of trade tax payments need to be agreed individually with the competent municipality.

These more flexible conditions will only apply to businesses that are demonstrably directly and significantly affected by the COVID-19 crisis. They do not apply to indirectly affected businesses; these must apply for similar relief under the general rules only. There is no residence-based restriction on the taxpayer, therefore the simplifications should apply to all taxpayers who are subject to German taxation. Each business needs to apply individually for these tax reliefs at its competent tax office.

These measures are limited to the year 2020, i.e. until 31 December 2020.

The measures do not cover other taxes like customs duties, energy duties, withholding taxes, e.g. wage tax (*Lohnsteuer*) or withholding tax on capital income (*Kapitalertragsteuer*), insurance tax (*Versicherungsteuer*) or excise duties (*Verbrauchsteuern*).

WATSON FARLEY & WILLIAMS

However, the Central Customs Authority has been instructed by the Federal Ministry of Finance to make appropriate concessions to taxpayers for energy duty and aviation tax. The same shall apply to insurance tax and value added tax to the extent the Federal Central Tax Office is involved.

Jörg Walzer, a former partner in our Hamburg office, also contributed to this article.

KEY CONTACTS



VERENA SCHEIBE
PARTNER • GERMANY

T: HAMBURG: +49 40 800 084 416 / MUNICH: +49 89

237 08 60

vscheibe@wfw.com

DISCLAIMER

Watson Farley & Williams is a sector specialist international law firm with a focus on the energy, infrastructure and transport sectors. With offices in Athens, Bangkok, Dubai, Dusseldorf, Frankfurt, Hamburg, Hanoi, Hong Kong, London, Madrid, Milan, Munich, New York, Paris, Rome, Seoul, Singapore, Sydney and Tokyo our 700+ lawyers work as integrated teams to provide practical, commercially focussed advice to our clients around the world.

All references to 'Watson Farley & Williams', 'WFW' and 'the firm' in this document mean Watson Farley & Williams LLP and/or its affiliated entities. Any reference to a 'partner' means a member of Watson Farley & Williams LLP, or a member, partner, employee or consultant with equivalent standing and qualification in WFW Affiliated Entities. A list of members of Watson Farley & Williams LLP and their professional qualifications is open to inspection on request.

Watson Farley & Williams LLP is a limited liability partnership registered in England and Wales with registered number OC312252. It is authorised and regulated by the Solicitors Regulation Authority and its members are solicitors or registered foreign lawyers.

The information provided in this publication (the "Information") is for general and illustrative purposes only and it is not intended to provide advice whether that advice is financial, legal, accounting, tax or any other type of advice, and should not be relied upon in that regard. While every reasonable effort is made to ensure that the Information provided is accurate at the time of publication, no representation or warranty, express or implied, is made as to the accuracy, timeliness, completeness, validity or currency of the Information and WFW assume no responsibility to you or any third party for the consequences of any errors or omissions. To the maximum extent permitted by law, WFW shall not be liable for indirect or consequential loss or damage, including without limitation any loss or damage whatsoever arising from any use of this publication or the Information.

This publication constitutes attorney advertising.