Maine Revenue Services Announces Tax Relief Updates for COVID-19 Emergency Period

Tax Relief for Telework During the COVID-19 Emergency Period

In response to the COVID-19 pandemic, Maine and other states declared states of emergency and issued temporary social-distancing measures, work-from-home requirements and policies, and other travel and work-place restrictions. Consequently, during the COVID-19 pandemic period, some employees who had been previously working physically present at a site in another state commenced working instead remotely from Maine – also known as telework. This change of location of employee activity has several potential tax ramifications.

To minimize disruption and uncertainty regarding these tax impacts for certain employers and employees during the COVID-19 pandemic, MRS announces the following tax relief updates:

- **Employer Income Tax Withholding – New Telework in Maine by Maine Residents**
  Maine income tax withholding for wages paid in 2020 to a Maine resident suddenly working in Maine due to a state’s COVID-19 state of emergency, will continue to be calculated as if the Maine resident were still working outside the State. See MRS Rule 803, Section .04(B), available at: www.maine.gov/revenue/publications/rules.

- **Individual Income Tax – Estimated Income Tax Payments**
  For tax years beginning in 2020, if an estimated income tax payment penalty is due by a Maine resident taxpayer as a result of the taxpayer suddenly working in Maine due to a state’s COVID-19 state of emergency, Maine Revenue Services (MRS) will abate the penalty upon request by the taxpayer.

- **Individual Income Tax – Final Tax Liability**
  For tax years beginning in 2020, the Mills Administration will introduce legislation in January to ensure Maine residents avoid double taxation as a result of COVID-19 related telework by allowing the tax credit for income tax paid to other jurisdictions if another jurisdiction is asserting an income tax obligation for the same income despite the employee no longer physically working in that jurisdiction due to COVID-19.
• **Sales Tax Nexus: Registration and Collection Duty Requirements**
  For sales occurring in 2020, MRS will not consider the presence of one or more employees in this State, who commenced working remotely from Maine during the state of emergency and due to the COVID-19 pandemic, to constitute substantial physical presence in this State for sales and use tax registration and collection duty purposes.

• **Corporate Income Tax Nexus**
  For tax years beginning in 2020, MRS will not consider the presence of one or more employees in this State, who commenced working remotely from Maine during the state of emergency and due to the COVID-19 pandemic, to establish, by itself, corporate income tax nexus.

**Updated Guidance on Educational Opportunity Tax Credit (“EOTC”)**

• **Federal Student Loan Forbearance**
  MRS is in the process of submitting to the Secretary of State the official, finalized emergency rulemaking for MRS Rule 812, “Credit for Educational Opportunity,” that will allow, for tax years beginning on or after January 1, 2020, student loan payments made by individuals in deferment or forbearance, including those subject to a federal student loan administrative forbearance pursuant to the federal Coronavirus Aid, Relief, and Economic Security (“CARES”) Act or federal Executive Order, to qualify for the EOTC as long as all other eligibility criteria are met.

• **Work-in-Maine Requirement**
  For tax years beginning in 2020, for Maine people who were employed in Maine prior to, or during, the pandemic and who became unemployed as a result of COVID-19 but who are still making student loan payments, the Mills Administration will introduce legislation in January to allow them the EOTC.

**Corporate Income Tax: Additional Extension of Time to File**


For questions about Maine income tax, contact MRS at (207) 626-8475 or visit the MRS website at [www.maine.gov/revenue](http://www.maine.gov/revenue).
This publication is designed to keep taxpayers, tax practitioners and the general public informed of developments, problems, questions and matters of general interest concerning Maine tax law, policy and procedure. The articles in this newsletter are not designed to address complex issues in detail, and they are not a substitute for Maine tax laws and/or regulations.

Suggestions for the Tax Alert?

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