

## **State Tax Matters**

The power of knowing. April 29, 2022

## Income/Franchise:

## Maine: Adopted Rules Reflect New Bright-Line Nexus Standard Under Corporate Income Tax

Adopted Reg. Section 18-125-801; Adopted Reg. Section 18-125-810, Me. Rev. Serv. (eff. 4/20/22). Maine Revenue Services (MRS) amended "Rule 810" (Maine Unitary Business Taxable Income, Combined Reports and Tax Returns) to:

**URL:** https://www.maine.gov/sos/cec/rules/notices/2022/042022.html

- Reflect legislative changes related to factor presence nexus thresholds that apply to tax years beginning on or after January 1, 2022 [see LD 1216 / HP 891 (2021) for more details on these law changes],
   URL: http://www.mainelegislature.org/legis/bills/display\_ps.asp?ld=1216&PID=1456&snum=130
- Address the utilization of income tax credits among taxable corporations that are members of a unitary group, and
- Make certain technical changes.

Maine corporate income tax law now incorporates a "bright-line" economic nexus standard applicable to tax years beginning on or after January 1, 2022, so that a corporation generally is deemed to have nexus with Maine if it:

- Is organized or commercially domiciled in Maine; or
- Is organized or commercially domiciled outside Maine but has property, payroll or sales in Maine exceeding any of the following thresholds for the taxable year:
  - For property, \$250,000;
  - For payroll, \$250,000;
  - o For sales, \$500,000; or
  - 25% of the corporation's property, payroll, or sales.

MRS also amended "Rule 801" (Apportionment) to reflect the new factor presence nexus standards, provide a definition for "affiliated group," and make certain technical changes. The two revised rules took effect on April 20, 2022. Please contact us with any questions.

Bob Carleo (Boston)
 Managing Director
 Deloitte Tax LLP
 rcarleo@deloitte.com

Ian Gilbert (Boston)
Senior Manager
Deloitte Tax LLP
iagilbert@deloitte.com

Alexis Morrison-Howe (Boston)
Principal
Deloitte Tax LLP
alhowe@deloitte.com

This document contains general information only and Deloitte is not, by means of this document, rendering accounting, business, financial, investment, legal, tax, or other professional advice or services. This document is not a substitute for such professional advice or services, nor should it be used as a basis for any decision or action that may affect your business. Before making any decision or taking any action that may affect your business, you should consult a qualified professional advisor. Deloitte shall not be responsible for any loss sustained by any person who relies on this document.

## **About Deloitte**

Deloitte refers to one or more of Deloitte Touche Tohmatsu Limited ("DTTL"), its global network of member firms, and their related entities (collectively, the "Deloitte organization"). DTTL (also referred to as "Deloitte Global") and each of its member firms and related entities are legally separate and independent entities, which cannot obligate or bind each other in respect of third parties. DTTL and each DTTL member firm and related entity is liable only for its own acts and omissions, and not those of each other. DTTL does not provide services to clients. Please see www.deloitte.com/about to learn more.