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**Income Taxation Ampongan Pdf !!HOT!! Free**



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By and large, corporations that are incorporated under the laws of the Philippines have the option to choose from two types of taxation - Income Tax and Sales and Excise Tax. Since the purpose of incorporation is to minimize the tax liability of corporate members who intend to carry out business activities, in some instances, it may not be as desired for corporations to adopt Sales and Excise Tax instead of the alternative Income Tax. There are some corporations that are required to levy the Sales and Excise Tax only, without any income tax. Nonetheless, the Sales and Excise Tax is a tax imposed on all goods and services which are offered for sale to the public regardless of the means of payment. A general consensus is that the Sales and Excise Tax should be applicable to the income of a corporation. As suggested by the Philippine Constitution, Income Tax is an excise tax. It is compulsory, but not periodic. It is levied on the entire taxable income of a taxpayer at the rate prescribed by law. Gross Income (meaning the total income less expenses) from: (a) all sources, in all forms of payment, whether from personal services or property; (b) all sources of income or gain, including all gains from the sale of personal property including capital gain; (c) all sources of income, including (i) rents from real property, (ii) interest, dividends, annuities, royalties, (iii) gains and profits from the sale of stocks, bonds, and other investments, (iv) capital gains on the sale of stocks, bonds, and other investments, (v) gains and profits from the sale of assets which are capital assets and (vi) gain from the sale of (i) real property which is income from property or (ii) other capital assets which are capital assets and (iv) capital gains from the sale of (i) real property which is income from property or (ii) other capital assets which are capital assets.

So, in case you prepare income tax exemption for income in your religious corporation, institution, association or church in the Philippines, you should consider the following: Once an entity is registered with the SEC as a non-stock religious institution or church in the Philippines, income tax exemptions are not granted from the beginning. Section 14 of Tax Ordinance No. 7794 applies to the entity's income, receipts, revenues, derived from the business of the institution or church. If it is regarded as a business of an entity in the City of Manila, a deduction of incomes shall be allowed which is at least equal to the income taxes which the corporate taxpayer is required to pay in the City of Manila. Also, the religion or church-related activities must be performed by the entity. For income tax exemptions, there must be an expectation of a religious purpose of generating income in the City of Manila. So, an entity which is already registered with the SEC as a non-stock religious institution or church in the Philippines could secure the income tax exemption of its income from other religious activities without filing for income tax exemption in Manila. However, in order to secure income tax exemption in Manila, tax exemptions will not be granted unless there is no other applicable taxing jurisdiction and Manila is considered as the other applicable taxing jurisdiction. For those corporations, institutions, associations or churches are not incorporated under the laws of the Republic of the Philippines and are covered by not-for-profit organization in the City of Manila, it still may apply for income tax exemption based on Sections 14 and 21 of Tax Ordinance No. 7794. 5ec8ef588b

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