

New Tax Legislation (OBBB) - Businesses

Dear Business Client:

We are writing to inform you about the significant new tax legislation (the Act) signed into law on July 4, 2025 (informally known as One Big Beautiful Bill or OBBB). The Act is comprehensive and includes key changes to business-related provisions and incentives. Navigating these changes will be complex, but understanding them is essential for effective tax planning and optimizing your position.

Navigating these changes can be complex, and their impact on your specific tax situation will vary. We encourage you to review this list, which highlights some of the key provisions, and contact us at your earliest convenience to discuss the impact of these changes and answer any questions you may have.

- Qualified Business Income (QBI) deduction: The Act makes this deduction permanent. It also sets a minimum deduction for active QBI for "applicable taxpayers" at \$400; defines an applicable taxpayer as one whose aggregate QBI for all active qualified trades or businesses for the tax year is at least \$1,000; and establishes inflation adjustments for the new minimums starting in post-2026 tax years. Also, the phase-in amounts are increased from \$50,000 to \$75,000 for single filers and from \$100,000 to \$150,000 for joint filers.
- Bonus depreciation: The Act makes additional first-year (bonus) depreciation for certain qualified property permanent at 100% (under prior law, it was to phase out to zero). This provision is effective for property acquired after Jan. 19, 2025. There is also a new 100% bonus depreciation provision for "qualified production property" (QPP, which is certain non-residential real property used in the manufacturing, production or refining of certain tangible personal property). This QPP provision is effective for property placed in service after July 4, 2025.

- 179 Expensing limits: For property placed in service after 2024, the Code Sec. 179 expensing limits are
 increased to \$2,500,000 and the phasedown threshold is increased to \$4,000,000 (both subject to
 inflation adjustments).
- Business interest: For post-2025 tax years, the Act modifies the definition of adjusted taxable income for purposes of the Code Sec. 163(j) limitation on business interest.
- Deduction limitation for compensation of publicly held corporation executives: Under the Act,
 determining compensation that is subject to Code Sec. 162(m), which limits the amounts that publicly
 held corporations may deduct for compensation of certain top executives to \$1 million per year, is
 expanded for post-2025 tax years to include all members of a publicly-held corporation's controlled group
 and affiliated service group under Code Sec. 414(b), Code Sec. 414(c), Code Sec. 414(m), Code Sec. 414(o)
 (which is a broader group than under the pre-Act aggregation rule).
- Foreign tax credit (FTC)-allocation of deductions to foreign source net CFC tested income (formerly known as GILTI): The Act, which renames GILTI to net CFC tested income, limits the deductions that may be allocated to income in the net CFC tested income category to (i) the deduction for net CFC tested income itself as well as for taxes imposed on that income and (ii) any other deductions directly allocable to net CFC tested income. Also, no amount of interest expense or R&E expense may be allocated to this category. Deductions which would have been allocated to the net CFC tested income category but for this provision must instead be allocated to U.S. source taxable income for purposes of the FTC limitation. This provision is effective for tax years beginning after 2025.
- Exclusion of gain on the sale or exchange of qualified small business stock (QSBS): The Act provides that gain on the "applicable percentage" (50% for stock held for 3 years, 75% for stock held for 4 years, 100% for stock held for 5 years) is eliminated for QSBS acquired after July 4, 2025. Also, the gain exclusion threshold is increased from \$10 million to \$15 million and the \$50 million aggregate gross asset limit is increased to \$75 million (subject to inflation adjustments).
- Enhanced manufacturing investment credit: The advanced manufacturing investment credit (also known
 as the semiconductor credit or the CHIPS credit) on qualified investments in an advanced manufacturing
 facility built before Jan. 1, 2027 is increased to 35% (up from 25%) for property placed in service after
 2025.
- Information reporting, Form 1099-K: The Act retroactively reverts the Form 1099-K reporting threshold back to the pre-ARPA \$20,000 and 200 transactions threshold.

- Information reporting, Forms 1099-NEC, 1099-MISC: For payments made after 2025, the reporting thresholds for Forms 1099-NEC and 1099-MISC are increased from \$600 to \$2,000 (adjusted for inflation after 2026).
- Gain on the sale of certain farmland property: For sales or exchanges occurring after July 4, 2025, sellers of qualified farmland property may elect to pay capital gains tax on the sale in four equal annual installments. The first payment is due with the return for the year in which the sale occurs, with the remaining payments being due with the successive years' returns (but if a payment is missed, the balance is due immediately).
- Corporate charitable contributions: The Act imposes a new 1% floor (in addition to the 10% ceiling) on corporate charitable deductions for post-2025 tax years.
- Excess business losses: The Act makes the Code Sec. 461(I) limit on excess business losses permanent.
- Energy efficient commercial buildings deduction: Under the Act, the energy efficient commercial building deduction terminates for the cost of energy efficient commercial building property whose construction begins after June 30, 2026.
- Cost recovery for energy property: The Act eliminates 5-year MACRS classification for energy property
 effective for property for which construction begins after 2024.
- Advanced energy project credit: Effective July 4, 2025, "add backs" in the event of the revocation of a
 project certification are discontinued.
- Advanced manufacturing production credit: The Act terminates the credit for wind energy components
 produced and sold after Dec. 31, 2027. It also subjects pre-Act applicable critical minerals to a new
 phaseout schedule and tightens the rules regarding foreign entities.
- Energy efficient home improvement and new energy efficient home credits: The energy efficient home improvement credit under Code Sec. 25C is terminated for property placed in service after 2025. The new energy efficient home credit under Code Sec. 45L terminates for any qualified new energy efficient home acquired after June 30, 2026.
- Residential clean energy credit: The residential clean energy expenditures credit is terminated for any
 expenditures made after 2025.
- Clean vehicle credits: The credits for new and previously owned clean vehicles terminate for vehicles
 acquired after Sept. 30, 2025. The credit for qualified commercial clean vehicles also terminates for
 vehicles acquired after Sept. 30, 2025.

 Alternative fuel vehicle refueling property credits: The credit for "alternative fuel vehicle refueling property" (such as an EV charger) terminates for property placed in service after June 30, 2026.

I hope you find this helpful. As noted above, these are just some of the changes in the Act. Please call to discuss specific provisions impacting your business and develop a plan tailored to your situation.

Best regards,

Kline, Keppel & Koryak, P.C.