

REPEALED - Domestic Production Deduction for Compounders

6/13/2018

The Tax Cuts & Jobs Act of 2017 has impacted several areas of the tax code. Although many of the changes are positive for pharmacy owners, one area that may have a negative impact on pharmacies that compound is the repeal of Internal Revenue Service Code Section 199 or the Domestic Production Activities Deduction (DPAD).

Section 199 provided a tax break to taxpayers who manufactured products for resale and paid employees to assist in the process. Under prior law, pharmacies that compound were considered manufacturers and were eligible for this valuable deduction. Unfortunately, Section 199 deduction has been repealed for tax years beginning after December 31, 2017. Those pharmacies that compound and were taking the deduction are no longer permitted to do so. Section 199 was replaced with Internal Revenue Service Code Section 199A or the Qualified Business Income Deduction. This change will impact many pharmacies, not just those that compound. The details of Section 199A are not the focus of this article; for more information, see "Pass-through Deduction for Qualified Pharmacy Income" on our website, www.sykes-cpa.com.

If you have a pharmacy with revenues from compounding and you were not aware of or were not taking the Section 199 deduction for your compounding income, there is still a small window of opportunity. A taxpayer generally has two years to amend prior year tax returns. Amending prior year tax returns will allow you to claim the deduction and recoup taxes already paid. **Caution**, before you amend a prior year tax return to claim the missed deduction, you should be aware of the following key areas:

1. Make sure your books, records and prior year tax returns are complete and accurate. An amended return may increase your chance of an audit. You should be comfortable with both your pharmacy *and* personal books, records and tax returns before embarking on this process.
2. Make sure the deduction is worthwhile. Generally, a pharmacy with compounding revenues over ten percent of total revenues will find it worthwhile to claim the deduction. If compounding revenues are under ten percent of total revenues, it may not be sensible to amend. If compounding revenues are over ten percent of total revenues, the deduction becomes more meaningful. With that said, due to the above-mentioned risk concerning amending a return with the IRS, a taxpayer may want to increase the threshold to fifteen percent.
3. Always work with a CPA or tax professional who understands Section 199. They must know how it is calculated, which method to use, and how it may impact pharmacies. Understanding the complexity of Section 199 is paramount to maximizing the deduction. If your CPA or tax professional missed the deduction initially, you may not be working with someone competent in this area of tax law.
4. Read the article "Compound Your Way to Lower Taxes" in *America's Pharmacist* magazine. This article covers the Section 199 deduction in detail for the pharmacyowner.

Don't let this opportunity to reclaim prior year taxes slip away, the savings can be in the thousands of dollars!

Scotty Sykes, CPA, CGMA 252-632-0026
scotty@sykes-cpa.com