

Delaware franchise tax: an overview

By Trent Dykes

If you are a startup that has chosen Delaware as its state of incorporation, you are likely aware that you are subject to Delaware franchise tax. While this article provides an overview of the Delaware franchise tax, startups that are based in other states or that conduct business in other states should be aware that they may also be subject to franchise taxes in those other states. While the typical franchise tax is based on a corporation's net worth or capital, the tax can also be based on other criteria such as income or gross receipts.

The California franchise tax, for example, is equal to the larger of your California net income multiplied by the 8.84 percent tax rate or the \$800 minimum tax. The minimum tax is due the first quarter of each accounting period and must be paid whether your startup is active, inactive, operates at a loss or files a return for a short period of less than 12 months. The minimum tax is waived on newly formed or qualified corporations filing an initial return for their first taxable year. However, any first-year net income is still subject to the 8.84 percent tax rate.

Due date... and what happens if you do not pay the tax on time

The Delaware [annual report and franchise tax payment](#) are both due by March 1. Your notification of annual report and franchise tax due is sent to a corporation's registered agent in December or January of each year. Delaware requires these reports to be [filed electronically](#).

Franchise taxes are generally due in arrears for the prior calendar year. However, note that Delaware requires corporations owing \$5,000 or more for the prior year to make estimated payments for the current (going-forward) year's franchise tax with 40 percent due June 1, 20 percent due by September 1, 20 percent due by December 1 and the remainder due March 1. The penalty for failing to make a timely filing and payment is \$200 plus penalty interest of 1.5 percent per month on the unpaid tax balance (and your entity will not be in good standing with Delaware until paid, which can cause delays if your company is anticipating a financing or sale).

Methods of calculation... and which one is better

There are two methods that you can use to calculate the amount of Delaware franchise tax due for your corporation (the Authorized Shares Method and the Assumed Par Value Capital Method), which result in vastly different amounts due. For corporations using the Authorized Shares Method, the minimum franchise tax is \$175 and the maximum franchise tax is \$200,000. For corporations using the Assumed Par Value Capital Method, the minimum franchise tax is \$350 and the maximum tax is \$200,000; however, for the 2018 tax year, the minimum will increase to \$400.

The default payment amount listed on your notification is set by Delaware using the Authorized Shares Method, which will almost always result in a much higher amount due for startups with limited assets. There is a helpful [Franchise Tax Calculator](#) on the Delaware website to assist in estimating your franchise taxes (note there is a different calculator for each of the 2017 and 2018 tax years). In addition to the franchise tax, there is also a \$100 filing fee for the annual report.

Below are some examples showing how the different methods can dramatically impact the amount of Delaware franchise tax

due:

Authorized Shares Method

The franchise tax rate for the Authorized Shares Method is as follows:

- 5,000 authorized shares or less (minimum tax) = \$175
- 5,001 – 10,000 authorized shares = \$250
- and for each additional 10,000 authorized shares or portion thereof = add \$75 (to be increased to \$85 effective for the 2018 tax year)
- maximum annual tax is \$200,000

For example, for the 2017 tax year, under the Authorized Shares Method, a corporation with 15 million authorized shares would pay \$112,675 (ie, \$250 plus \$112,425 [$\$75 \times 1,499$]).

Assumed Par Value Capital Method

To use this method, you must provide figures for all issued and outstanding shares and total gross assets in the spaces provided in your annual franchise tax report. Total gross assets shall be those "total assets" reported on the US Form 1120, Schedule L (Federal Return) relative to the corporation's fiscal year ending the calendar year of the report. The tax rate under this method is \$350 (to be increased to \$400 effective for the 2018 tax year) per million or portion of a million. If the assumed par value capital is less than \$1 million, the tax is calculated by dividing the assumed par value capital by \$1 million then multiplying that result by \$350.

Under this example, for the 2017 tax year, using the same corporation above having 15 million authorized shares of stock with a par value of \$0.01, gross assets of \$1.2 million and issued shares totaling 10 million, the Assumed Par Value Capital Method of calculation would result in a franchise tax due of only \$700 (ie, $\$1.2 \text{ million} / 10 \text{ million} = \$0.12 * 15 \text{ million} = \1.8 million , rounded up to the next million, so \$2 million. $\$2 \text{ million} / 1 \text{ million} = 2 * \$350 = \$700$).

DLA Piper is a global law firm operating through DLA Piper LLP (US) and affiliated entities. For further information please refer to www.dlapiper.com. Note past results are not guarantees of future results. Each matter is individual and will be decided on its own facts. Attorney Advertising. Copyright © 2024 DLA Piper LLP (US). All rights reserved.