The Block Chain Gang: Criminal Enforcement & Tax Reporting for Cryptocurrencies & ICO Tokens

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Overview

- Taxation of Cryptocurrencies and ICO Token Key Items
- Reporting Concerns for Cryptocurrencies and ICO Tokens
- Offshore Reporting Concerns
- Cryptocurrency and ICO Token Enforcement Concerns



Taxation of Cryptocurrencies and ICO Token Key Items



Taxation as Property-Notice 2014-21

Notice 2014-21

- Holds that cryptocurrency is treated as property rather than as currency.
- Is the only significant guidance from the IRS thus far on the treatment of cryptocurrency.
- The Notice does not indicate that cryptocurrency should necessarily be treated as security or commodity at any point in time.

Results in gains and losses

 Because of cryptocurrency's treatment as property, any transaction involving cryptocurrency has the potential to trigger gain or loss.

Basis tracking of each lot

- Each unit of cryptocurrency acquired will necessarily have its own basis.
- Ordinary rules regarding basis tracking will apply.
- Ostensibly, a taxpayer should track the basis of a specific cryptocurrency used in a transaction.
- In certain situations, such as if cryptocurrency were held in inventory, basis may not match.



Taxation as Property

Complexities of tracking small transactions

- Most transactions involving cryptocurrency do not trigger reporting requirements unless they constitute contractor or employee wage payments.
- The lack of reporting and the ease with which gain can be triggered make enforcement extremely difficult.
- Record keeping: Sec. 6001
- Are gains subject to 3.8% Net Income Tax?



Section 1031

• Are exchanges eligible for nontaxable treatment under Sec. 1031

- Prior to TCJA, cryptocurrency, as property, was not expressly excluded from Sec. 1031.
- Unclear the exact extent to which 1031 treatment would apply.
 - Cross-currency exchange allowed?
- Post TCJA Sec. 1031 exchange concerns
 - For 2018 reporting due to TCJA modification of Sec. 1031, Sec.
 1031 exchanges only apply to real estate transactions.
 - Future legislation may allow Sec. 1031
 - Token Taxonomy Act, 115th Congress H.R. 7356



Limitations on Losses

Are losses not allowable if holdings are personal?

- If cryptocurrency is held for profit, personal losses would be treated as capital losses and used accordingly.
- If, however, cryptocurrency is held purely for consumption, a taxpayer may be unable to recognize a loss on its disposition under Sec. 165(c)(2).
- Does the economic substance doctrine apply?
- Theft and Casualty Losses: Pre-TCJA of 2017



Wash Sale and Straddle Rules

Do wash sale or straddle rules limit losses?

- Personal property traded in an established financial market may be subject to straddle rules under Sec. 1092.
 - The straddle rules may defer loss recognition and alter holding periods.
- Wash sale rules typically apply only to securities that are substantially similar.
 - Unclear whether cryptocurrency might ever be treated as a security.
 - SEC is taking position that ICO tokens (& possibly certain cryptocurrencies) may be securities for securities law purposes.
 - Also unclear whether exchanges of anything but the same currency would be treated as substantially similar.



Taxation of Cryptocurrency Forks

Is there analogous applicable law?

- Under standard property law, a taxpayer would recognize income as a result of a hard fork, but would only do so after it exercised dominion and control over the new currency?
 - Similar to mining.
- Additional case: *Gamble v. CIR*, 68 T.C. 800, 820-21 (1977).
- "Dominion & control"
 - *Comm'r v. Glenshaw Glass Co.,* 348 U.S. 426 (1955).



Cryptocurrency Forks – Practical Issues

Practical issues for tracking and valuing new asset

- If taxpayers don't track the basis of each unit of currency, they will have a difficult time determining gain or loss.
- Allocation of basis issues
- Are Subchapter C rules for various types of reorganizations, stock dividends or stock splits helpful?
 - Is it only to the extent that cryptocurrency is treated as a "stock" or "security" as those terms are defined for purposes of Subchapter C?



Businesses Accepting or Using Crypto

Receipt of cryptocurrency

- Reporting of cryptocurrency and gross receipts.
- After receipt, holding cryptocurrency as an asset.
- Reporting of cryptocurrency gain or loss on disposition

Cryptocurrency for services

- Self employment and other employment tax considerations.
- Cryptocurrency payments:
 - Remuneration for services: Form W-2
 - For contractors: Forms 1099 and 1042
- Form 1099-K reporting for payments by merchants (if volume & \$ threshold met)
- Cryptocurrency payments and back-up withholding/TIN requirement



Taxation of Mining Operations

Expenses associated with cryptocurrency

- Expenses associated with mining?
- Deductibility of mining-related expenses.

Structure of mining activities

Do joint cryptocurrency mining activities constitute partnerships or associations for tax purposes?



Reporting Concerns for Cryptocurrencies and ICO Tokens



Filers

- March 23, 2018: IRS reminded taxpayers to report virtual currency transactions (IR-2018-71)
 - Noted that penalties and interest or criminal prosecution may apply when appropriate
 - Summarized Notice 2014-21
- July 2, 2018: IRS Announces the Identification and Selection of Five Large Business and International Compliance Campaigns
 - One campaign focused on virtual currency
 - Slated to include both outreach and examinations
 - Stated **not** contemplating a voluntary disclosure program specific to virtual currency



Information Reporting Concerns

- Are cryptocurrencies currencies or ICO tokens securities subject to Form 1099-B reporting or Form 1099-K
- Should exchangers and others secure W-9's from clients
- What is the impact of introduction of the CBOE Bitcoin futures on the analysis?
- Can the barter exchange reporting rules apply?
- Businesses who engage in cryptocurrency transactions greater that \$10,000, Form 8300?
- Are miners properly reporting certain activities on Form W-2 or Form 1099-Misc?



Offshore Reporting Concerns



Reporting Aspects

- Protective FBAR filings
- Form 8938 filing
- Schedule B check the box for foreign bank accounts?
- FATCA (Foreign Account Tax Compliance Act)
- Are foreign exchangers considered foreign financial institutions and if so are they subject to FATCA?
- Should foreign exchangers secure W-9s from clients who are US Citizens?
- Interlinkage with FinCEN AML rules for MSBs



Practical/Enforcement Aspects

- Use of voluntary disclosure practice to get into compliance
- Qualified Amended Returns
- Impact of Coinbase summons enforcement on Disclosures



Cryptocurrency and ICO Token Enforcement Concerns



DOJ/IRS Enforcement

- IRS Focus
 - IRS-CI International Tax Enforcement Group
 - Joint Chiefs of Global Tax Enforcement (JK)
- Early Crypto Tax Enforcement Efforts
 - Coinbase: John Doe Summons
 - Bitfinex: FATCA Compliance
- Following the Transactions
 - Records are paramount
 - Big Data/Information mining



Emerging Enforcement Focus Areas

- John Doe Summons
- Examining level of voluntary compliance within this industry?
- Education, examinations and criminal enforcement?
- Future of virtual currency enforcement



Basic Criminal Enforcement Issues

- Establishing Tax Due & Owing/Loss
 - Government has burden of proving cost basis
 - May be restricted to specific identification method
- Exchange-Based Crypto
 - Fungible property
 - How does government specifically identify the cost basis of unreported, fungible crypto AFTER it's been sold?
- Multiple Taxpayer Wallets
 - Coins are often sold with one wallet but purchased with another
 - How does government determine the cost basis of coins transferred from unknown wallets?
 - May need to acquire records of the unknown wallets
 - Some wallet records will likely need to be compelled directly from the owner/taxpayer



Conclusion

Thank you!

