PROGRESSIVE ACCOUNTING
ROOTED IN TIMELESS VALUES
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We often get enquiries from SME’s who have not correctly submitted company tax returns with SARS or have omitted such returns completely. These returns include provisional tax returns not submitted or paid. In most cases, large penalties and interest have been levied against them by SARS.

Our accountants and Master Tax Specialists are able to:

- Transfer the company E-filing profile to our profile in order to view your standing with SARS
- Compile Annual Financial Statements for the company and sign these off in order to submit to SARS as supporting documents for your Income Tax returns and to meet the requirements of the Companies Act No 71 of 2008
- Submit objections and handle SARS verifications on your behalf
- Submit an application for the remission of penalties and/or interest once correction has taken place

**VAT REGISTRATION**

If your business (in your personal capacity or as a registered company) has a gross income of R1 million and over over a 12 month period then you are required by law to register for VAT. Voluntary registration can be done if you have a turnover of more than R50 000. We can assist in registering your company for VAT and do the SARS interview for registration on your behalf.
Our service includes the monthly, bimonthly, annually and biannually submission of your VAT. Please note that if you have not done any VAT submissions, we can help with outstanding returns (our longest backdate was over a period of 15 years). Input VAT is claimable for 5 years since date of invoice.

Example of items that can be claimed as VAT input:

1. Office rent, travel costs, cost of sales and municipality bills
2. All expenses for which the company has a qualifying invoice that was spent on expenses in order to generate income

VAT RETURNS – OUTPUT & INPUT VAT

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APPLYING FOR REMISSION OF VAT PENALTIES AND/OR INTEREST

Our accounting division is backed by a dedicated tax team, including admitted tax attorneys, tax practitioners and tax professionals with specialist knowledge on VAT and who have extensive experience in negotiating with SARS. If SARS has levied penalties and/or interest against your VAT liability, our team can negotiate with SARS to waive penalties if you have a valid reason for not submitting returns or paying VAT.

We also ensure that ongoing VAT submissions and annual financial statements to SARS will be kept up to date to ensure compliance with SARS going forward.

NON-EXECUTIVE DIRECTORS VAT REGISTRATION, SUBMISSION & INVOICING.

In February 2017, SARS confirmed the interpretation of the VAT law that requires Non Executive Directors (NED) of companies to register for and charge VAT in respect of any director’s fees earned for services rendered as a non-executive director. We offer a bespoke accounting service to NEDs that involves the initial VAT registration at SARS and also includes the bimonthly submissions and VAT invoicing on their behalf. We have an extensive experience in this regard and assist many NED clients on a monthly basis.
FINANCIAL STATEMENTS

We assist with the preparation, review and compilation of Annual Financial Statements ("AFS"). AFS are prepared and presented in accordance with International Financial Reporting Standards for Small and Medium-sized Entities (IFRS for SME’s) and the requirements of the Companies Act of South Africa. Our Accountants are registered with SAIPA and SAIT or SAICA and are qualified to sign off on Annual Financial Statements.

TAXATION

Our aim is to legally minimize the clients tax burden. Proper planning of taxes are done on an ongoing basis to keep the tax bill to the minimum.

This include the following tax types:

- Income Tax – Company, individual, trusts and NPOs
- VAT
- Capital Gains Tax (CGT)
- Dividends withholding tax
- Donations
- Non Executive Directors – VAT registration and bimonthly submission to SARS
- Payroll taxes
- Provisional taxes
Secretarial Services

Companies & Intellectual Property Commission (CIPC)

Tax and accounting advice for company structure and company registration

We not only ensure that your company is correctly registered with the CIPC, but our dedicated tax team provide pertinent advice as to what type of entity (individual/Trust/PTY LTD) is best suited for your start up and how your accounts should be structured to ensure tax optimisation.

Reactivation of CIPC membership and yearly submissions

If you have not submitted returns to the CIPC for three years or more, your company will be automatically deregistered. Our accountants are able to resubmit any outstanding returns and reactivate your CIPC membership thereafter. We also sign off and submit your annual returns to the CIPC on your behalf.

PBO’s: Ensuring Full Compliance with SARS & Section 18A

Is your PBO actively registered at SARS?

If your organisation has not submitted annual financial statements and is found to be non-compliant and not approved by SARS under section 18A, then you will not qualify for tax exempt donations, and neither will the company making such donations. As a result, your organization will be taxed on all income received and the company making said donation will not be able to claim tax deductions from SARS.

We are able to backdate any outstanding returns, correctly prepare annual financial statements and make sure you are fully compliant with SARS. This includes applying for approval under Section 18A. Thereafter, we can prepare your financial statements and submit them on your behalf on a yearly basis.
PAYROLL SERVICES

SARS & COIDA REGISTRATIONS

Our accounting team can absorb the payroll tasks that take up unnecessary time and effort from your business. We do all registrations with SARS, Department of Labour and COIDA to ensure compliance on behalf of the employer.

By law all employees must have a tax reference number, we do this registration on behalf of the company or individual.

MONTHLY PAYROLL OBLIGATIONS

Monthly payroll tasks include:

- Generate and send payslips directly to employees
- Submitting EMP201 returns to SARS monthly
- Submitting EMP501 reconciliations to SARS for the periods ending August and February
- Issue of IRP5 certificates for the financial year
DECEASED ESTATES MANAGEMENT

As the duly appointed executor of a deceased estate you are required to have advanced knowledge about a vast spectrum of aspects relating to the estate. Keeping up with the changes in income tax legislation can be very cumbersome. At Africorp Accounting we aim to relieve this pressure by taking over the income tax portion of the estate. Our focus is to save the executor the time and effort to complete the SARS verification process of updating the estate bank details. This entails a process where all documentation must be presented to the SARS officials in person.

The executor provides our tax practitioners with a power of attorney to conduct this process on his or her behalf. We enquire about the current tax status of the deceased and assist the executor in bringing all outstanding tax returns up to date. Where required, we register the deceased estate as a separate tax entity, to declare all taxable post-death income. As a final service, we apply for the letter of tax compliance from SARS which the executor requires to prove to the Master that all tax affairs of the deceased are in order. Our team is actively engaged in estates tax administration for a number of corporate enterprises, banks and attorneys.

The Process:

- Request all the information required
- Prepare SARS registration documents
- Update the Deceased Estates details at SARS (bank account and address)
- Prepare tax calculations and submit all returns up to date
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<td>Request finalisation letter</td>
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<td>Engaging with SARS for the update of estate information</td>
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<tr>
<td>Transfer of deceased E-filing profile for submission of tax returns</td>
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<td>Carrying out complex computations and tax calculations for the purpose of tax returns/submissions on e-filing</td>
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<td>Our relationship with George SARS is impeccable meaning increased effectiveness and efficiency</td>
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WHAT IS AN AUDIT?

Companies appoint an auditor to give reasonable assurance that the Annual Financial Statements are free from material misstatement. This objective review increases the value and credibility of the data and information produced by management and gives users assurance that they can rely on the information presented to them. Reasonable assurance is the confidence the auditor has in their findings, after exercising professional and due care, that the Annual Financial Statements are free from material misstatement.

A material misstatement is any error or omission in the Annual Financial Statements that is material enough to affect the shareholders, investors, or any other users’ opinion or action towards the company.

HOW AUDITS ARE CONDUCTED

We provide a specialist “one-stop shop” service that now includes performing audits for our clients. Our process is simple, whereby follow the guidelines set out by the International Standards Auditing. We make a selection of transactions which we verify through inspection of supporting documentation and ensuring compliance with International Financial Reporting Standards. As a dedicated accounting, tax and legal practice, we have over 90 full time professionals including tax attorneys (thus we offer legal privileged services, not obtainable with normal accountants or tax specialists), chartered accountants, professional accountants and Master Tax Practitioners. This allows us to assist clients from company registrations right through to financial statements and submission of all tax type returns.

WHO NEEDS TO BE AUDITED?

With the implementation of the new Companies Act No. 71 in 2008 the requirement that all companies are to be audited changed slightly with Independent Reviews being added to the mix. Now only Public Interest Companies and State-Owned Companies are required to be audited by the Companies Act No. 71 of 2008. Companies can also elect to have a voluntary audit carried out on their Annual Financial Statements.
HOW DO I KNOW IF MY COMPANY NEEDS TO BE AUDITED?

If you are not a State-Owned Company, you will need to determine if you fall into one of these categories:

- The company holds assets in a fiduciary capacity for persons who are not related to the company, and the aggregate value of such assets held at any time during the financial year exceeds R5 million;
- Your company had the Annual Financial Statements compiled internally (someone employed within the company) and the company’s public interest score is over 100; or
- Your company had the Annual Financial Statements compiled independently (by an external party to the company) and the company’s public interest score is over 350.

HOW IS THE PUBLIC INTEREST SCORE CALCULATED?

Points are allocated as follows:

- A number of points equal to the number of average employees of the company during the financial year;
- One point for every R1 million (or portion thereof) of third-party liability of the company held at financial year end;
- One point for every R1 million (or portion thereof) of turnover of the company during the financial year;
- One point for every person who has a direct or indirect beneficial interest in the companies issued securities.

Once tallied you will be able to determine if your company is liable to an audit should it fall into the categories listed above.

MY COMPANY DOES NOT FALL INTO A CATEGORY ABOVE?

Your company will either be subject to an Independent Review or a Compilation.
WHAT IS AN INDEPENDENT REVIEW?

An Independent Review was established with the new Companies Act, No. 71 of 2008 in order to keep up with international trends and changes. An Independent Reviewer will give limited assurance that they have no reason to believe that the Annual Financial Statements are not free from material misstatement.

Limited assurance is the limited confidence the reviewer has in their findings, after exercising professional and due care, that they have no reason to believe that there are material misstatements in the Annual Financial Statements.

A material misstatement is any error or omission in the Annual Financial Statements that is material enough to affect the shareholders, investors, or any other users’ opinion or action towards the company.

INDEPENDENT REVIEW VS INDEPENDENT AUDIT?

The level of assurance given by the reviewer is lower than that given by an auditor. The amount of work done is less and the cost thereof is also less.

An Independent Reviewer will basically confirm assets and liabilities at year end with supporting documents and do an analytical review of the income statement and following up on any discrepancies or risks of material misstatement.

IS MY COMPANY REQUIRED TO HAVE AN INDEPENDENT REVIEW DONE?

If your company is not owner managed it will be subject to an Independent Review. A company that is not owner managed is one where the directors of the company are not the shareholders and vice versa.