Corporate tax governance

Creating a sustainable tax approach in times of fundamental change

March 2020
Global businesses are used to operating in a world of constant flux, complexity and uncertainty, but there are changes on the horizon that will challenge even the most seasoned multinational corporations.

The purpose of a corporation will turn from creating shareholder value into creating and delivering value to all stakeholders and the communities in which the corporation operates. The current international tax system will be overhauled on top of recent measures. In addition, various international regulatory developments will continue to impact corporate tax affairs. Greater transparency will become the norm, also with respect to taxation as stakeholders are looking for insight in the tax strategy and tax behaviour of a company.

Now is the time for a corporation, together with its stakeholders, to place tax in the context of its purpose, values and sustainable business strategy. A strategic and systematic long-term tax governance approach is instrumental to strategically position tax.
Until the financial crisis (2008) and the economic crisis that followed shortly afterwards, tax planning was almost entirely determined by opportunities that could be substantiated from a legal point of view. Tax strategies were often limited to the declaration that the company would comply with the law and regulations. Austerity measures following the crisis were affecting citizens and businesses, while at the same time corporate tax rates showed, and continue to show a downward trend. International institutions such as the OECD were risking becoming less relevant due to their lack of inclusiveness. Public and political indignation were sparked by scandals and by publications of non-governmental organisations that made tax payments and behaviour of multinational corporations visible. This led to the design, adoption and implementation of an unprecedented ambitious and broad anti-tax avoidance agenda at the global (OECD/G20) and the European level, culminating in 15 OECD reports, a new multilateral treaty (MLI), a number of EU directives, and numerous changes in domestic legislation, in the US, in EU member states and more widely.

The current principles used in international taxation do not lead to the outcome desired by these society for large corporations that can scale up in a market with limited physical presence due to new technologies.

The OECD, now in an inclusive framework of over 135 countries, is currently working on the largest redesign of the international tax system for decades. First, by adding market presence to determine taxable nexus in countries where corporations have no or limited physical presence and by using formulaic profit allocation mechanisms.

Second, by introducing a global minimum effective tax rate to limit the effects of tax competition and to stop the perceived ‘race to the bottom’. If the project proposals meet with international approval, multinationals will be significantly affected.

A wider group of stakeholders of corporations is showing interest in these corporations’ tax strategies. Examples of such stakeholders are institutional investors, trade unions, financial supervisors, and regulators, as well as clients, business partners, employees and boards. In parallel, tax does not only have a financial impact on corporations, but also involves reputational and commercial risks.

Institutional investors who are signatories to the UN Principles for Responsible Investment (PRI) have developed guidance on how to engage with investees on tax - including tax strategy, risk management and reporting - prior to investment and during its life cycle. In many countries, soft or hard law is being implemented to regulate tax risk management. Simultaneously, taxes are becoming more strongly linked to corporate sustainability commitments, in general and through its relationship with the UN Sustainable Development Goals (SDGs).

Tax transparency is and will be the new norm and is supported by international institutions like the OECD, the UN, the EU and by non-governmental organisations like the Global Reporting Initiative (GRI) which recently released its comprehensive tax reporting standard. In addition, various organized business-groups like the B-team, support and promote transparency for tax.

Last but not least, recent corporate governance trends show the importance of the change from creating shareholder value into delivering long-term value to stakeholders and sustainable integration of the corporation in society. This is also emphasized in a 2019 statement by the US Business Roundtable.

Summary

The changing purpose of a corporation induces the need for a long term tax strategy with input of stakeholders.

Active involvement and ownership of boards is essential.

Reporting on tax enhances credibility and demonstrates accountability.

Key messages
A strategic and sustainable approach to tax

In order to strategically re-evaluate your tax approach, the design and implementation of tax governance is essential. Tax governance helps the organisation to steer, manage and oversee tax, from strategy to auditable reporting. In parallel, tax governance helps to efficiently and responsibly address the fundamental change in the outside world and shows accountability on its tax approach to its stakeholders.

Corporate tax governance can be shaped by the organisation by (re)designing the tax approach (often laid down in a tax strategy/policy), with clear roles and responsibilities, a risk management framework, and comprehensive reporting.

For tax governance a number of organisational elements are important.

Alignment of a corporate’s tax approach with its sustainable business strategy and integration of United Nations Sustainable Development Goals: explicit linking of the tax approach with the business strategy, sustainability commitments and SDGs helps to further integrate corporate tax in the strategic context of the broader organisation and society. This also strengthens reputational risk management and the license to operate.

Applying a systems view: in the systems view or systems thinking, tax is placed in context of the organisation and society through stakeholder engagement. It implies that the tax impact the organisation has through its business relationships should be taken into account. In this view the tax strategy not only covers the organisation itself, but also tax with respect to products and services, investments, clients and business partners. This view can also be seen in the UN Guiding Principles on Business and Human Rights, the GRI standards, the PRI’s approach to responsible investment for tax, and for example in the Dutch regulated Systematic Integrity Risk Analysis.

Tax integrity:
Given the increased tax transparency and availability of data, it is key from a tax integrity viewpoint that the organisation is consistent in its tax approach. In words, actions and reporting to build trust and manage reputational risk.

Risk management with respect to tax: as a global trend, there is a rapid increase in regulated risk management for tax. This fits with modern corporate governance in which risk management frameworks help to ensure compliance with laws and regulations and adherence to the corporate tax strategy.

The transparency approach with respect to tax: being transparent about tax is driven by stakeholders including investors, NGOs, and private initiatives. Voluntary tax transparency examples are the publication of the tax strategy, description of dilemmas, sharing of information on tax governance, risk management and tax contribution figures. The organisational approach to tax transparency is not an isolated approach but depends on the overall business strategy, broader (stakeholder) reporting and sustainability commitments.

The digitisation of tax: the world is digitising and so is tax. On the one hand tax departments are transforming digitally and more and more use of smart automation and emerging technologies to manage tax relevant information, data, in an efficient and high quality manner. On the other hand, governments and tax authorities are also undergoing a digital transformation and implementing comprehensive data reporting requirements (e.g. the Single Audit File for Tax) and apply advanced data mining. For both this requires an end to end technology ecosystem and high quality data governance.

Influence of corporate governance trends: long term value creation for all stakeholders, and sustainable integration of the organisation in society are important corporate governance trends. The importance of driving sustainable growth, in which stakeholder interests are taken into account is described in various national corporate governance codes, including the South African, French and Dutch codes. This is also visible in various initiatives from the business community, like the US Business Roundtable, where the importance of having a purpose and driving sustainable and long term growth, and the creation of value for all stakeholders, whose long term interests are inseparable, are strongly emphasized. In this regard, integration of tax in broader stakeholder engagement is key. The relevance of tax contribution is described on the next page.
Influence of sustainability and the SDGs for tax

Sustainability and tax
In line with above corporate governance developments, where focus is on long-term value creation, stakeholders, and sustainable integration in society, a shift in view on tax is taking place. From tax as a pure cost to tax as a contribution to society. Corporate taxes directly impact a government’s ability to fund public services and, therefore, businesses contribute to the economies and societies where they operate through taxes paid. Integration of sustainability in the organisational tax approach is gaining more attention, as it supports sustainable integration in society and long term organisational growth.

Sustainable Development Goals
The 17 Sustainable Development Goals (SDGs) provide a coherent, holistic, integrated framework for addressing the world’s most urgent sustainability challenges and creating a better future for all. Taxation plays an important role in achieving the SDGs, since tax provides for the funding necessary to achieve the goals. In this light tax is mentioned for each SDG as an element businesses can take into account and report on when actioning upon the SDGs.

Organisations are integrating the SDGs into their business and/or sustainability strategies. For tax, the topic of sustainability and the selected SDGs could be integrated in the organisation’s tax strategy. In general, but also specific SDGs as selected by the organisation, could be addressed. The importance of this explicit link between sustainability and tax is also mentioned by various (inter) national non-governmental organisations like the UN, the GRI and the Dutch Association of Investors for Sustainable Development (VBDO).

Reporting
Recently, the International Business Council (IBC) of the World Economic Forum has included tax reporting in its proposal for common ESG metrics and disclosures. They mention that an organisation could report on its contribution to prosperity (i.e., aligned with SDGs 1, 8, 9 and 10, prosperity focuses on business contributions to equitable, innovative growth) through country-by-country reporting.

Through its performance reporting, the organisation could report back to its stakeholders on SDG tax impact, for example in the form of tax contribution information or specific results like increased capacity building in developing countries.
International (regulatory) developments

Next to the aforementioned organisational elements, the following international (regulatory) developments are relevant.

Global Reporting Initiative (GRI) tax reporting standard ‘GRI 207 Tax 2019’.
GRI’s reporting standard on tax enables organisations to better understand and communicate information about their tax practices publicly. It is part of the GRI Standards – the most widely adopted standards for sustainable reporting. It includes disclosures on tax strategy, governance and risk management that meet different stakeholder expectations of reporting. It introduces public country-by-country reporting of business activities, revenues, profit and tax and promotes disclosure of the reasons for difference between corporate income tax accrued and the tax due if the statutory tax rate is applied to profit/loss before tax. The GRI tax standard is voluntary and its use is dependent on whether or not tax is a material matter for the organisation.

Responsible investment for tax
Defined by the PRI, responsible investment is a strategy and practice to incorporate environmental, social and governance (ESG) factors in investment decisions and active ownership. Driven by its organisational purpose, strategic objectives, sustainability commitments and (reputational) risk management, investors add tax as a theme to responsible investment. This means that various global investors integrate specific tax expectations in their responsible investment strategy and approach. From publication of responsible tax expectations on their website, to active engagement through, for example, shareholder meetings and dialogues with investees on their tax approach. Although the integration of tax in responsible investment is relatively new and complex, in context of the public debate on taxes, this development gained a lot of traction. Guided by amongst others the PRI, investors more or less apply the same categories of tax expectations, from tax strategy/policy, to governance and risk management, to tax compliance and reporting.

World Economic Forum (WEF) project to develop common metrics for reporting on sustainable value creation
At the request of its International Business Council (IBC), the WEF is preparing a proposal for common ESG metrics and disclosures. CEO’s expressed support in Davos for aligning on a core set of metrics and disclosures in their annual reports on the non-financial aspects of business performance such as greenhouse gas emissions and strategies, diversity, employee health and well-being and other ESG topics. Although business leaders increasingly see the topics of ESG and the SDGs as important to long-term business value creation, lack of comparable ESG reporting in mainstream reports hinders meaningful benchmarking of sustainable business performance and hampers effective communication about a company’s long-term and sustainable value creation. Tax reporting is also part of the proposed core set of metrics as part of the above mentioned GRI tax standard is included as well.

OECD (2011) Guidelines for multinational Enterprises, recommendations for responsible business conduct in a global context
These guidelines, adhered to by 44 territories globally, are a multilaterally agreed and comprehensive code for responsible business conduct. The guidelines aim to promote positive contributions by enterprises to economic, environmental and social progress worldwide. Tax is part of these guidelines. Emphasized among others is that businesses should treat tax governance and tax compliance as important elements of their oversight and broader risk management systems. In particular, corporate boards should adopt tax risk management strategies to ensure that the financial, regulatory and reputational risks associated with taxation are fully identified and evaluated. Although longstanding, these OECD guidelines are gaining renewed attention through things like industry covenants, organisational strategies and, (tax) codes of conduct, where (renewed) reference is made to the content, including the responsible tax recommendations.

Tax integrity risk management
As part of broader integrity management, financial institutions are more often required by law to integrate management of tax integrity risks. These risks include the risks of tax evasion and tax fraud and in some regulations also even tax avoidance. Financial institutions do this in a systematic manner in which they not only look at their own tax position but also focus on tax integrity risks with respect to their staff, clients, products, services and geographic locations. To operationalise this, financial institutions design a tax integrity policy and risk appetite statement and integrate tax integrity risk management in key processes including client onboarding and customer transaction monitoring. This therefore not only has an impact on the financial institution but also on its clients, who are required to provide more insight in their corporate tax affairs.

Various tax regulatory developments
There are numerous (inter)national tax regulatory developments aimed at the further evolution of the international tax system, boost tax transparency and prevent tax avoidance. For an overview of a number of these initiatives and regulations, reference is made to the text box on page 7.
Overview of tax regulatory developments

To briefly show the many tax technical changes the organisation has to take into account when managing tax, below is an overview of some regulatory developments in the international tax landscape:

• **BEPS**: Working together within the OECD/G20 Inclusive Framework on Base Erosion and Profit Shifting (‘BEPS’), over 135 countries and jurisdictions are collaborating on the implementation of measures to tackle tax avoidance, improve the coherence of international tax rules and ensure a more transparent tax environment.

• **OECD Pillar I and Pillar II**: In addition to the abovementioned collaboration, the OECD has an ongoing project called “Addressing the Tax Challenges of the Digitalisation of the Economy”. Pillar I aims to allocate taxing rights for cross-border activities based on revised nexus and profit allocation rules. Pillar II gives the parent jurisdiction and source jurisdiction a right to tax undertaxed income where the income is taxed at an effective rate below a minimum rate. The Inclusive Framework on BEPS committed to arrive at a consensus based solution with regard to Pillar I & II by the end of 2020.

• **European Union (EU) Anti-Tax avoidance Directives (ATAD I & ATAD II)**: These Directives form part of a larger anti-tax avoidance package adopted by the EU in response to the OECD’s BEPS action plan. Designed to tackle tax avoidance practices, ATAD lays down minimum standards for EU Member States, requiring them to change their corporate tax laws in certain areas and within specific timelines.

• **Mandatory Disclosure Regime (‘DAC6’)**: The EU has introduced an additional level of transparency in order to detect potentially aggressive tax arrangements. DAC6 imposes mandatory disclosure requirements for certain arrangements with an EU cross-border element.
Corporate tax governance building blocks

Based on international governance standards, various national regulations and guides, we distinguish four building blocks for corporate tax governance:

1. **Tax strategy**

The tax strategy is at the heart of corporate tax governance as it strategically and systematically describes the organisational long term tax approach and tax management in the context of the organisation and broader society. It is the first building block of tax governance and significantly impacts the other three building blocks as it influences the design and implementation of these building blocks too.

Your tax strategy may be fuelled and built upon many elements including your organisational purpose and values, business strategy and operating model, sustainability commitments and SDG’s, stakeholders, human rights, applicable laws and regulations and relevant internal and external codes of conduct.

A key step in the development of a tax strategy is stakeholder engagement, internal and external. Through stakeholder engagement the organisation can learn what expectations stakeholders may have and integrate these appropriately in the tax strategy. Tax can leverage in this regard the general stakeholder engagement that already exists on a variety of topics as part of broader corporate governance.

It is important to realise that, whatever elements the organisation decides to include in its tax strategy, these elements also need to be implemented, truly integrated in organisational behaviour and (partly) reported on. This ‘match’ between societal and organisational input on the one hand and tax output on the other hand is a crucial condition for tax integrity behaviour.

2. **Roles and responsibilities**

A second building block of tax governance is about tax roles and responsibilities. To manage tax, it has to be clear who is doing what, when and how. On a strategic level and on an operational level.

On a strategic level, it is important that board responsibility and oversight is incorporated in tax roles and responsibilities. Internationally, this is a common requirement within corporate governance.

In line with (local) regulations and codes, if any, tax roles and responsibilities can be designed in a tax operating model. In this model, the organisation determines how internal and external parties work together within the broader organisation with respect to tax relevant matters. This entails discussions on a central model versus a decentralised model (and variations), the use of shared service centers, the use of tax service providers through outsourcing, co-sourcing or managed services and more.

Training and communication will help people to understand and execute their roles and responsibilities.

3. **Tax risk management and control**

Tax governance requires organisations to include tax in the enterprise risk management framework, often referred to as the business control framework or more specifically the tax control framework.

Organisations need to be in control of the tax consequences of all processes and transactions within the organisation and not only the tax processes. Tax risks have to be identified and controls have to be implemented.

Moreover, it is important to realise that the tax control framework needs to control all statements as described in the tax strategy. In other words, the tax control framework should safeguard that what the organisation has ‘promised’ to its stakeholders, is also executed and delivered in organisational tax behaviour and (transparency) reporting.

For the design and implementation of a tax control framework, numerous (inter)national regulations and guidance are available.

4. **Tax (transparency) reporting and assurance**

Our last building block of corporate tax governance is tax (transparency) reporting and assurance. Through internal and external tax reporting, financial and non-financial, the organisation can show its accountability and inform stakeholders of its performance and impact. Such reporting can be regulatory for which it needs to be ensured that the organisation adheres to relevant standards and regulations.

In addition, propelled by the public debate on tax and the influence of sustainability, organisations are also voluntarily reporting on their tax affairs (e.g. the publication of the tax strategy, tax contribution information). In this regard, organisations and their boards must rely on their own judgement in deciding whether, when and what kind of tax disclosures are appropriate.

To assist organisations, it is good to know that various guidance and examples are currently available.

Independent of what kind of tax reporting the organisation performs, the value of such reporting increases significantly if (a level of) assurance is available on its content. Assurance can be provided in various ways and for various stakeholders. Although some corporates already provide tax assurance to their stakeholders, and for example the GRI refers to the importance of assurance for its reporting standards, it is still relatively rare and in development.
A note on the relevance of technology and data management for tax governance

The role of technology and data management in tax governance is diverse. In essence technology enables the organisation to manage tax relevant information and data for:

- Data driven insights;
- Strategic decision making;
- Risk management and control;
- Reporting and compliance.

Technology can help to manage relevant tax data as automatically and efficiently as possible. From gathering, storing, modelling and analysis, to visualising and reporting. This is especially relevant considering the rapid increase of internal and external tax (transparency) reporting, which require fast and high quality processing of large data sets.

For tax it is important to ensure timely data availability and be part of IT / Finance transformation projects to safeguard that tax requirements are sufficiently taken into account. Next to this, attention should be given to digital upskilling of staff and leadership to keep track of increases in digitalisation and utilise the potential of technological developments.

For further reading three additional modules are available:

- Module A: Overview of examples of tax governance related regulations around the globe
- Module B: Expert views on corporate (tax) governance
- Module C: GRI and UN PRI tax requirements
How PwC can help

To have a deeper discussion on tax governance, please contact.

Marc Diepstraten
PwC NL chairman Tax & Legal practice and member of the Management Board
✉ marc.diepstraten@pwc.com

Edwin Visser
Tax Policy leader PwC Europe and EMEA
✉ edwin.visser@pwc.com

Sytso Boonstra
EMEA Tax Reporting & Strategy leader
✉ sytso.boonstra@pwc.com

Dave Reubzaet
Tax governance and Sustainable Tax
✉ dave.reubzaet@pwc.com

At PwC, our purpose is to build trust in society and solve important problems. We’re a network of firms in 157 countries with more than 276,000 people. At PwC in the Netherlands over 5,400 people work together. We’re committed to delivering quality in assurance, tax and advisory services. Tell us what matters to you and find out more by visiting us at www.pwc.nl.

PwC refers to the PwC network and/or one or more of its member firms, each of which is a separate legal entity. Please see www.pwc.com/structure for further details.

© 2020 PricewaterhouseCoopers Accountants N.V. (KvK 34180285). All rights reserved. PwC refers to the PwC network and/or one or more of its member firms, each of which is a separate legal entity. Please see www.pwc.com/structure for further details.