Deloitte.

URL: http://mobile.deloitte-tax-news.de/german-tax-legal-news/bfh-rules-on-vat-treatment-of-a-transfer-of-a-going-concern-to-a-group-of-purchasers.html

iii 22.07.2015

German Tax and Legal News

BFH rules on VAT treatment of a transfer of a going concern to a group of purchasers

No transfer of a going concern occurs where a business is transferred as a whole to a group of purchasers if each separate transaction involved in the transfer does not fulfill the criteria for of a transfer of a going concern.

Germany's Federal Tax Court (BFH) issued a decision February 4, 2015 on the criteria that must be fulfilled for a transfer of a going concern for VAT purposes in order to consider the transaction as out of scope of VAT.

The BFH overturned a lower court decision and ruled that a transfer of essential parts of a business owned by a group of owners to a group of purchasers could not be considered as a transfer of a going concern where no separate business unit was transferred and the parts of the business were transferred to different purchasers within the group, even though the group intended to jointly continue the business. In the case decided by the BFH, a company transferred its business to a group of purchasers in such a way that different purchaser acquired the land, the inventory and the shares in the companies leasing the premises. The BFH held that a single part of the business, such as the inventory, is not a separate business unit itself, so the transfer of inventory alone was insufficient to qualify as a transfer of a going concern. The fact that immovable property and shares also were sold to the group of purchasers that intended to continue the business did not result in a transfer of a going concern because those assets were sold to different parties.

The BFH overruled a previous decision issued by the Finance Court of Rheinland-Pfalz, which had held that the fact that the group of purchasers intended to continue the business was sufficient to qualify the transactions as a transfer of a going concern. (For coverage of the lower court decision see Deloitte Tax-News dated March 24, 2015).

Diese Mandanteninformation enthält ausschließlich allgemeine Informationen, die nicht geeignet sind, den besonderen Umständen eines Einzelfalles gerecht zu werden. Sie hat nicht den Sinn, Grundlage für wirtschaftliche oder sonstige Entscheidungen jedweder Art zu sein. Sie stellt keine Beratung, Auskunft oder ein rechtsverbindliches Angebot dar und ist auch nicht geeignet, eine persönliche Beratung zu ersetzen. Sollte jemand Entscheidungen jedweder Art auf Inhalte dieser Mandanteninformation oder Teile davon stützen, handelt dieser ausschließlich auf eigenes Risiko. Deloitte GmbH übernimmt keinerlei Garantie oder Gewährleistung noch haftet sie in irgendeiner anderen Weise für den Inhalt dieser Mandanteninformation. Aus diesem Grunde empfehlen wir stets, eine persönliche Beratung einzuholen.

This client information exclusively contains general information not suitable for addressing the particular circumstances of any individual case. Its purpose is not to be used as a basis for commercial decisions or decisions of any other kind. This client information does neither constitute any advice nor any legally binding information or offer and shall not be deemed suitable for substituting personal advice under any circumstances. Should you base decisions of any kind on the contents of this client information or extracts therefrom, you act solely at your own risk. Deloitte GmbH will not assume any guarantee nor warranty and will not be liable in any other form for the content of this client information. Therefore, we always recommend to obtain personal advice.