

Legislative Tracking



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24 September 2014

Consultant Plus: document of the day

<http://www.usoft.ru/news/law/docofaday/7538/>

Procedure for credit organisations to exchange financial information via alternative communication channels

This Letter sets out the procedure for credit organisations to exchange financial information via alternative communication channels.

Bank of Russia Letter No. 153-T of 5 September 2014

No. 19, September 2014

Russian Tax Courier

pp. 5, 6, 66, 67, 69

Procedure for applying PIT to compensation paid to individuals to cover legal expenses

This Letter sets out the procedure for applying PIT to compensation paid to individuals to cover legal expenses.

Federal Tax Service Letter No. 03-04-06/26606 of 3 June 2014

PIT on expenses incurred on employees' travel to health resorts in Sevastopol

This Letter reports that expenses incurred on employees' travel to health resorts in Sevastopol are not subject to PIT.

Federal Tax Service Letter No. PA-4-11/15746 of 11 August 2014

Amending All-Russian Classifier of Economic Activities codes reflected by organisations in the Unified State Register of Legal Entities

This Letter reports that organisations are not obliged to amend All-Russian Classifier of Economic Activities codes reflected by them in the Unified State Register of Legal Entities.

Federal Tax Service Letter No. SA-4-14/16465 of 18 August 2014

Participation of directors in meetings of the Tax Commission for Tax Base Legalisation

This Resolution states that calling a director of an organisation to attend a meeting of the Tax Commission for Tax Base Legalisation does not infringe the rights of that organisation in terms of entrepreneurial activities.

Arbitration Court of West Siberian District Resolution No. A67-7552/2013 of 15 August 2014

Accounting for VAT recovery when charging additional VAT on expenses incurred due to the free-of-charge provision of food to employees of an organisation

This Resolution states that the tax authorities are obliged to account for VAT recovery when charging additional VAT on expenses incurred due to the free-of-charge provision of food to employees of an organisation.

Arbitration Court of North West District Resolution No. A56-67881/2012 of 18 August 2014

Unlawful VAT refund with the goal of receiving tax benefit

This Resolution states that tax authorities have the right to refuse a VAT refund if the organisation in question has applied an unlawful tax refund scheme with the goal of receiving tax benefit.

Arbitration Court of Volga District Resolution No. A65-24006/2013 of 14 August 2014

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