In BP's Final $20 Billion Gulf Settlement, U.S. Taxpayers Subsidize $15.3 Billion

Now that a judge has approved BP’s $20 billion settlement over the 2010 gulf oil spill, it is appropriate to look at the overall societal costs, as well as the bottom line to BP. And at tax time, people understandably think about their own taxes, too. The government struck a $20 billion settlement with BP, which is a big number. Yet BP should be able to deduct the vast majority, a whopping $15.3 billion, on its U.S. tax return. That means American taxpayers are contributing quite a lot to this settlement, whether they know it or not.

BP can write off the natural resource damages payments, restoration, and reimbursement of government costs. Only $5.5 billion is labeled as a non-tax-deductible Clean Water Act penalty. One big critic of the deal is U.S. Public Interest Research Group, which often rails against tax deductions by corporate wrongdoers. U.S. Public Interest Research Group has asked the Justice Department to deny tax deductions for BP and other corporate defendants. U.S. PIRG’s has a research report on settling for a lack of accountability that details the tax deductions corporations can claim for legal settlement.
However, a change to the tax code may be the only way to get there. The proposed Truth in Settlements Act (S. 1898) would require agencies to report after-tax settlement values. Another bill, S. 1654, would restrict tax deductibility and require agencies to spell out the tax status of settlements. The present tax code allows businesses to deduct damages, even punitive damages. Restitution and other remedial payments are also fully deductible.

Only certain fines or penalties are nondeductible. Even then, the rules are murky, and companies routinely deduct payments unless it is completely clear that they cannot. U.S. PIRG released a statement in response to the finalized BP oil spill settlement that allows the $15.3 billion tax deduction:

> Explicit provisions in settlement agreements that say $___ cannot be deducted can clear up the inherent ambiguity in legal settlements. That is one reason the Justice Department is often seeing taxes raised. Sometimes, the defendant is able to finesse the issue. For example, Bank of America’s legal settlement over soured mortgage securities was a historic $17 billion, but it steered around DOJ’s policy regarding explicitly denying tax deductions.

> Though we are glad that the protracted settlement to address BP’s actions in relation to the 2010 Gulf Oil Spill has finally concluded, and injured parties can begin to be made whole again, we are disappointed that BP will yet again be able to claim its settlement payments as ordinary cost of doing business tax deductions.

> $15.3 billion of the settlement qualifies as a tax deduction, earning the oil giant a tax windfall for what amounts to gross negligence. Despite thousands of comments from ordinary Americans calling on the Department of Justice to deny these tax write offs, BP will still be able to claim the settlement as business as usual. This not only shifts the burden of the deal onto ordinary taxpayers, but it also sends the wrong message.

> The Department of Justice had an opportunity to set a precedent in this case, and we are disappointed that the agency chose to instead continue subsidizing BP’s wrongdoing.
Some lawmakers and consumer advocates say the Justice Department and federal regulators need to take taxes into account in settlements. Even touting settlement figures in announcements should be more clear, so people do not think a business is paying it all, if the after tax cost is less. For businesses, most legal expenses and most payments to resolve litigation are deductible.

However, fines and penalties paid to the government are often not deductible. Section 162(f) of the tax code prohibits deducting “any fine or similar penalty paid to a government for the violation of any law.” Despite punitive sounding names, though, some fines and penalties are considered remedial and deductible. That allows some flexibility. As a result, some defendants insist that their settlement agreement confirms that the payments are not penalties and are remedial.

Explicit provisions about taxes in settlement agreements are becoming more common. For example, the DOJ expressly prohibited Credit Suisse from deducting its $2.6 billion settlement for helping Americans evade taxes. The BNPP terror settlement also states that BNPP will not claim a tax deduction. By contrast, BP has done well, and not just over this $20 billion. BP wrote off the cost of its $32 billion cleanup effort after the spill, costing American taxpayers roughly $10 billion. However, the Justice Department reached a $4 billion criminal settlement with BP over its role in the deaths of 11 workers on the oil rig when it exploded. That $4 billion was explicitly made nondeductible.

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