



Even amid economic volatility and heightened uncertainty, the U.S. remains a desirable long-term expansion target for foreign entities. In the **2024 U.S. News &**World Report rankings of the Best Countries To Invest In, the U.S. took the second spot. "According to the Organization for Economic Co-operation and Development (OECD), global FDI flows reached \$802 billion in the first half of 2024, with a surge in Q1 2024 when flows more than doubled. However, Q2 2024 saw a 36% decline in global FDI flows, reflecting the dynamic nature of international investment patterns. While macroeconomic challenges exist, the U.S. remains the world's largest market and continues to offer significant advantages for international businesses seeking expansion opportunities.

Businesses that successfully navigate market shifts and changing consumer behavior may be better positioned to thrive for the long term. **Building organizational agility and resilience** can help identify and capture opportunities to gain a competitive advantage.

In addition to the relative ease of setting up a business, the U.S. offers access to the world's largest consumer market in terms of consumer spending — with strong household spending and opportunities to reach international customers through existing trade relationships. Organizations should monitor current trade agreements and policies as they evolve.

# Customer Access in the United States



Access to almost **841 million** consumers through domestic companies and <u>free trade agreements with</u> **20 other countries** 



At more than \$20.387 trillion, the <u>highest</u> household spending globally



U.S. based foreign firms generated **\$469 billion** in U.S. exports to the world in **2022** 

Source: SelectUSA

"With an exceptionally strong market, and a supportive business climate, expanding your organization's footprint to the U.S. is an exciting opportunity to pursue new avenues of growth. But it can also be daunting. Preparation is vital to help mitigate risk and grow opportunity when establishing a successful U.S. presence."



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The U.S. offers ample opportunities for investors, and the rules of business are relatively easy to navigate compared with other jurisdictions. But there are still challenges unique to the U.S. market—particularly given the size, business culture, and workforce across the 50 states, the District of Columbia, and U.S. territories.

To successfully capitalize on available opportunities, foreign organizations considering investment in the U.S. should have a clear, proactive expansion plan in place. To develop that plan appropriately and support key business objectives, several areas deserve additional focus:

- 1. Determining the most advantageous location(s) for expansion.
- 2. Evaluating options for the business' legal structure and understanding related tax implications.
- 3. Assessing setup costs and available financing in capital markets.
- 4. Attracting and retaining talent to build the right workforce.
- 5. Ensuring compliance with all applicable laws and regulations.
- 6. Planning business strategy to support ongoing growth and success.

In Doing Business in the United States: A BDO Roadmap, we outline these six steps—and questions and considerations for each—that can help guide your action plan.





Identifying the right location for your U.S. business can be one of the most consequential decisions a business leader will make. With 50 states, 3,000-plus counties, and thousands more incorporated cities and towns, the U.S. presents a complex web of different geographic, demographic, legal, financial, tax and regulatory environments.

A successful site selection journey begins with a thorough and objective analysis that compares sites based on a variety of measurable project parameters. The first step in that analysis is for the company to identify and detail the project's core business goals and then define location criteria that can serve as indicators of those goals.

These location criteria will vary by project and industry. For manufacturing projects, key criteria may include proximity to natural resources, low-cost power, affordable land, airports, rail and road access and skilled production labor. Research laboratories may look for concentrations of skilled scientists and locations near prominent universities and international airports. Office location decisions remain centered on accessing key talent and customer markets, with companies now emphasizing in-person collaboration while strategically offering hybrid arrangements as a valued workplace benefit.

# Location criteria will guide site selection analysis and identify qualified communities.



#### **LABOR**

- Population demographics and projections.
- Availability of employees with specified skill sets.
- ► Educational opportunities.
- Availability of training programs.
- Presence of colleges, universities and vocational programs.
- Presence of unions and rates of unionization.



#### **INFRASTRUCTURE AND UTILITIES**

- Proximity to airports, highways and rail.
- Utility capacity (water, sewer, gas, electric, telecommunications).
- Utility costs.
- ▶ Reliability of utilities.



#### **REAL ESTATE / LOCATION**

- ➤ Size, shape, topography of site and room for expansion.
- ▶ Elevation and risk of flooding.
- Climate and weather.
- Nearby land uses.
- Geotechnical status—bearing capacity, seismic risk and water table elevation.
- Environmental status wetlands, contamination, and archeological significance.
- Risk of natural and manmade disaster.



#### SUPPLIERS AND CUSTOMERS

- ▶ Locations of key suppliers.
- Proximity of production inputs/resources.
- Access to key markets.



# BUSINESS CLIMATE, INCENTIVES AND COSTS

- ▶ State and local tax rates.
- Availability and cost of employees, especially those with experience and in-demand skill sets.
- Cost of utilities, real estate, construction, etc.
- ► Regulatory environment.
- ▶ Permit requirements.
- State and local fiscal position and outlook.
- Availability of tax and other incentives.



#### **QUALITY OF LIFE FACTORS**

- Cost of living.
- Cultural amenities.
- ► Recreational options.
- Quality of air and environment.
- Crime rates.
- ► Hospitals and healthcare.
- ▶ Quality of schools.

Based on the location criteria and geographical preferences, the company can identify suitable communities and begin gathering and analyzing data to evaluate and rank locations objectively.

Next, the project team should visit communities, tour specific real estate sites, and begin negotiations of incentives. Site visits offer valuable opportunities to meet government officials and members of the business community in order to assess the local business climate and quality of life. Following site visits, detailed incentive negotiations, and further due diligence on the communities and real estate, the company can make a location decision with confidence.

It is critical to note that in the U.S. the various incentives offered by state and local governments are competitive. Thus, they must be negotiated before committing to a particular site or building.

Knowing which steps to take from the outset is key to making a strategic location decision.



#### **ANALYSIS**

- Define project parameters and location criteria.
- Develop list of qualified communities.
- Gather and analyze data on key criteria in each community.
- ► Identify and quantify potential incentives in each community.



# INCENTIVE NEGOTIATIONS & SHORT LIST

- Develop a Request for Offers of Incentives.
- Arrange visits to the shortlisted locations.
- ▶ Negotiate major discretionary incentives such as free land, cash grants, tax abatements and exemptions, utility discounts, infrastructure contributions and special legislation—where required.
- Manage the political process among competing jurisdictions.
- Obtain formal offers of incentives from state and local officials in the shortlisted locations.



# SELECT SITE & SECURE INCENTIVES

- Select finalist site.Complete and file
- Complete and file incentives applications.
- Attend public meetings and hearings to secure formal approvals.
- Complete all agreements related to incentives.



#### **COMPLIANCE**

- Conduct ongoing review of progress.
- Collect incentive savings.
- Identify enhancement strategies.
- Submit annual compliance forms.

### **BDO'S QUICK TAKE:**

"A sound site selection and incentives strategy can serve as a catalyst for business success by helping secure access to key talent and growing political support and media coverage, all while attempting to reduce the financial risk of the investment by securing impactful financial incentives that go directly to the bottom line."

#### **ROSS FORMAN**

Managing Director, National Site Selection & Incentives Practice Leader



# Contact Ross Forman to learn more about how to choose the best location for your organization. ▶

#### MORE ABOUT DEVELOPING A COMPREHENSIVE INCENTIVES STRATEGY

Federal, state and local governments offer various incentives to encourage economic development activity and reward businesses for engagement in expansion projects and job creation. State and local economic development officials utilize statutory income tax credits and discretionary incentives as tools to generate new jobs and investment for their jurisdictions. These credits and incentives vary significantly from state to state. In some cases, a comprehensive incentives package can mean a return on investment greater than 25%.

Companies starting operations in the U.S. can leverage tax credits and incentives when conducting the following activities:

- ▶ New location or expansion projects.
- ▶ Job creation, retention and workforce training.
- New or recurring investment in real and/or personal property.

- Employing targeted disadvantaged individuals.
- ► Investment in research and development (R&D) equipment or activities.
- Investment in ESG initiatives and renewable energy.

#### **DISCRETIONARY BUSINESS INCENTIVES**

Business incentives can be awarded at the discretion of state and local governments and/or administering agencies. These benefits typically require negotiation and procurement before creating jobs, making capital investments and/or making a public project announcement. Discretionary benefits are generally performance-based and require regular reporting of project milestones.

#### **COMMON TYPES OF INCENTIVES**

- ► Cash grant: A discretionary incentive that offers cash funds to offset upfront project costs. Available in certain states and generally awarded to economic development projects that result in a significant amount of net-new jobs and/or capital investment.
- ▶ Property tax abatement: A discretionary incentive that reduces real and personal property taxes for eligible businesses over a period of five to 20 years. Larger projects may be eligible for an incentive term up to 30 years.
- ▶ Income tax credit: A statutory incentive that generally offsets business income tax liability. In certain cases, tax credits may be utilized against state withholding liability or may be refundable and/or transferrable.



#### STATUTORY TAX CREDITS

State and local taxes represent a significant business cost, and understanding the potential tax burden is a crucial part of a strategic location decision. Statutory tax credits are an important tool for reducing costs and improving operating margins.

States offer income tax credits to encourage job creation, capital investment and other business activities. States often target tax credits toward desirable industries or activities they wish to develop, such as manufacturing or R&D. It is also common for states to offer tax credits to promote growth in underdeveloped areas with programs like enterprise zones. Enterprise zone incentives commonly take the form of income tax credits, sales tax refunds and property tax exemptions for doing business inside the boundaries of specific underdeveloped areas.

Many states recognize that tax credits are not useful to companies operating in a loss position. With no tax liability projected for many years, tax credits have little value. States commonly offer refundable or transferrable tax credits to enable companies to realize cash savings. A thorough review of tax credits may reveal significant cost differentials among locations and can be an important component of the location decision.

#### **BDO'S QUICK TAKE:**

"Credit and incentive programs offer an important way to reduce expansion costs and ongoing operating costs. It is important that companies evaluate their unique situation and the potential opportunities from which they could leverage. The types of credits and incentives, their value and their specific provisions vary widely from state to state. Establishing a sound methodology for timely identification of credits and incentives is critical toward capturing all available savings."

#### **TIM SCHRAM**

Principal, National Credits and Incentives Practice Leader



**Contact Tim Schram** to learn more about statutory incentives.







# **CHOOSING THE RIGHT STRUCTURE**

In the U.S., federal and state governments impose a variety of taxes. The federal government and most states impose income taxes. States generally impose property, sales and use taxes, among others. The U.S. is among the few countries worldwide that does not have a Value-Added Tax (VAT). Instead, states impose sales and use taxes. Employers and employees must also pay U.S. social taxes.

The level and nature of federal and state income taxes a business must pay depend on the legal entity structure the business chooses when expanding to the U.S. The choice of entity has implications for the business's day-to-day operations, total tax liabilities and financing strategies.

The following section outlines the general characteristics, including key opportunities and pitfalls, of some of the most common U.S. legal structures.

### Partnerships, LP, and LLCs

A general partnership is comprised of two or more owners operating as co-owners who share in profits and losses. The owners, called "partners," are allocated income and loss items from the partnership based on the partnership agreement, which is a legal document that outlines the structure and business practices of the entity. While a general partnership is considered a separate entity from any of the partners, the partners can be financially liable should anything go wrong. If enough partners decide to leave the business, and only one partner remains, the partnership is treated as dissolved, including for U.S. federal income tax purposes.

To address the concern of unlimited liability of a general partnership, a limited partnership or LP can be formed. A limited partnership, relatively easy and inexpensive to set up, is also operated through a partnership agreement that clearly outlines the duties, responsibilities, and economic relationship between partners. The LP has two types of owners: a general partner which has unlimited liability, or a limited partner, with limited liability capped at their investment. In an LP, limited partners are permitted to make some binding decisions for the business, though the general partner typically has most decision-making control.

To provide all owners of the entity with better liability protection, a limited liability company or LLC can be formed under state law. The LLC can be owned by one or more persons, including one individual or one non-U.S. corporation while still offering limited liability protection. The LLC can be managed by the owner(s), also called "member(s)," who hold decision-making power that could be structured to scale in proportion to the percentage of their ownership in the LLC. Alternatively, the LLC structure allows the entity to be run by someone other than the member(s).

General partnerships, LPs and LLCs with more than one partner or member are, by default all treated as partnerships for U.S. income tax purposes unless a separate election is made to be treated as a corporation. A single member LLC, by default is disregarded and treated effectively as a branch of its owner. All income, gains, losses, deductions and credits of these transparent entities (whether classified as a partnership or a branch) will flow through and be taxed to the partners or members rather than the entity itself. For entities with more than one owner, profits and losses are typically shared between partners in accordance with their overall economic arrangement. The flexibility of income and loss allocations in a partnership is a primary advantage of the entity choice. That flexibility often results in greater tax

compliance complexity in order to confirm income is allocated in accordance with the legal agreement. While this structure facilitates one level of tax on income at the partner or member level for partners or members that are U.S. persons or non-U.S. individuals, this entity's form will require the owner to file a U.S. federal and state income tax return. Another advantage of these legal structures is that an election can be made to classify these non-transparent entities for U.S. income tax purposes – see the next section.

When owned by only one person or entity, an LLC is treated as disregarded for U.S. federal income tax purposes. In this situation, the sole owner is required to file U.S. federal and state income tax returns. If the sole owner is a non-U.S. individual or company, this may trigger an unwanted annual U.S. compliance requirement. As an alternative, an LLC has the flexibility to elect to be treated as an association taxed as a C corporation for U.S. federal and state income tax purposes.

## C corporations (non-transparent entities)

C corporations are separate legal entities that pay entity income tax directly to the government. Shareholders of C corporations are subject to U.S. income tax on profit distributions made by the corporation. Unlike U.S. partnerships and branch structures, a non-U.S. shareholder of a C corporation is generally not required to file U.S. income tax returns. This remains a significant incentive for non-U.S. owners seeking to mitigate U.S. tax filing obligations. C corporations are usually subject to "double taxation" which is the term that refers to the company's profits being taxed twice, once at the company level and again when a shareholder receives a dividend distribution.

Non-U.S. shareholders that own C corporations may qualify for favorable U.S. federal income tax benefits established between the U.S. and the foreign government. These income tax treaties may provide reduced or zero U.S. federal income tax rates on dividends paid by U.S. corporations to non-U.S. shareholders that resided outside the U.S. However, further investigation is needed to confirm if the U.S. has an income tax treaty with a country and to what specific benefits have been agreed.

Because legal entities and their owners have different tax obligations and reporting requirements, organizations or investors interested in U.S. expansion should consider these matters deciding on a legal entity structure. It is also important to stay current on any changes in tax policy and carefully review how these may affect your tax

liabilities. It is important to stay current on tax policy changes, as legislative priorities and requirements continue to evolve. Major aspects of the Tax Cuts and Jobs Act (TCJA) are scheduled to expire or change after 2025, including the Section 199A deduction allowing individuals to deduct up to 20% of business income from certain passthrough entities, including LLCs, S corporations, partnerships, and sole proprietorships. Lawmakers are actively discussing extending many of these provisions, and making other tax change that could affect businesses, including restoring the ability for companies to immediately deduct research costs and business equipment, and a more favorable calculation for the limit on the interest deduction.

Current tax law includes provisions from the <u>Inflation Reduction Act</u> establishing an alternative minimum tax (AMT) of 15% on adjusted financial statement income (AFSI) of certain business entities, less AMT foreign tax credits. While these requirements currently apply to enterprises with average annual AFSI exceeding \$1 billion over three consecutive years — excluding S corporations, regulated investment companies, and REITs — the implementation and scope of these provisions may evolve with changing administrative priorities.

Additionally, companies with stock traded on public exchanges should be aware of the 1% stock buyback tax, which may also affect U.S. domestic subsidiaries of foreign organizations in certain circumstances.

The ability to deduct state and local taxes (SALT) in the U.S. also depends on the entity type, with the current individual federal income tax cap on SALT deductions scheduled to change at the end of 2025. Companies should work closely with their advisors to monitor and prepare for potential changes in tax policy and requirements.

#### Investment entities

Investment entities are specialized types of companies formed in the U.S. There are various entity types and classifications that can be used in specific circumstances. An experienced advisor can help you assess the options for your business.

#### **DETERMINING YOUR TAX YEAR**

Depending on the nature of your business and when your heavier revenue periods fall, you may want to choose between filing your taxes according to the calendar year or fiscal year. The calendar year must be used if an organization does not have an annual accounting period or its present tax year does not qualify as a fiscal year, among other factors. A fiscal year is typically 12 consecutive months ending on the last day of any month except December.

### **BDO'S QUICK TAKE:**

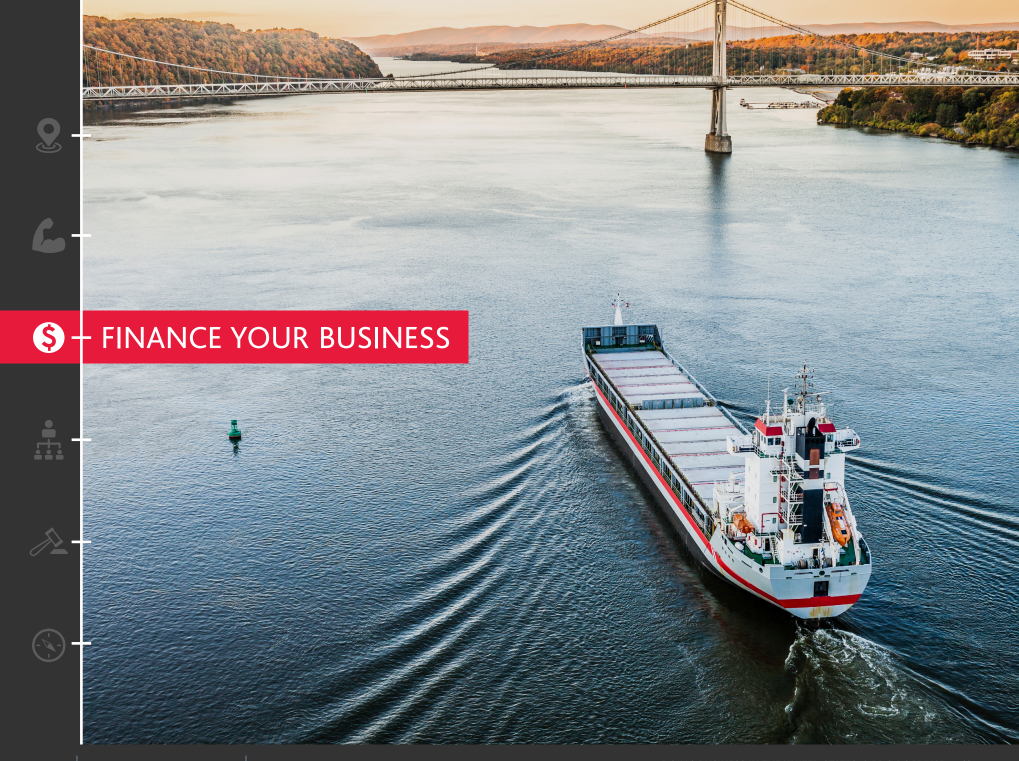
"It is critical that foreign entities understand how U.S. tax may impact their cost of doing business in the U.S. by considering their total tax liability, including U.S. federal income tax, state income tax, sales and use tax, property tax, and customs and duties. Organizations should model these tax impacts to understand how to best position U.S. operations. It is also important that they consider U.S. tax implications and tax reporting obligations of cross-border payments from relatedparty arrangements, capital investments, and financing structures for existing or future U.S. operations."

#### **MARK SCHUETTE**

International Tax and Transfer Pricing Leader



Contact Mark Schuette to learn more about how to establish strong footing in a way that makes the most sense for your organization. ▶



# A CHECKLIST FOR DETERMINING SETUP COSTS

The U.S. is known for its diverse, flexible and efficient financing markets—making it an attractive option for international expansion. After deciding which business and legal structure is appropriate for your business, you need to decide on the best method of financing. The first step in this process is to determine the amount of capital you need to fund your U.S. operations.

HUMAN CAPITAL	☐ How much capital do you need to secure your	EQUIPMENT
☐ How many employees do you need stateside in the initial phase?	operations for the next 12 months, two years or five years?	☐ What types of equipment do you need to run your business? If your business is heavily dependent on
☐ How could that number grow over the next six-	INSURANCE	computers and connected devices, what types of
month, one-year or five-year timeframes?	$\ \square$ What type of assets will you need to insure to	cybersecurity software and protective measures will you need to set up and fund?
☐ Will you need to pay fees to secure work visas for employees you are expecting to recruit or relocate from overseas?	protect your business? These can include physical assets, such as real estate, manufacturing sites and/or equipment, supplies and your workforce.	LICENSING AND PERMITS
☐ What funds do you need to recruit and retain your workforce? (Note that these costs could be higher	Intellectual property is another type of asset to consider.	□ Which licenses and permits do you need to legally operate your business? How much money do you need to pay for licenses and permits, and how
if you need a highly skilled workforce or have to recruit or relocate from overseas.)	<ul> <li>Are you offering health or dental benefits to your employees? Often a consideration unique to</li> </ul>	many of them will require recurring fees?
☐ How often will your employees need to travel,	the U.S., given its largely privatized healthcare system, it is important for companies coming from abroad to be mindful that many U.S. citizens	MARKETING
and what associated expenses will you incur?   What technology infrastructure and policies need		☐ Do you need to set up a U.S. domain for your
to be funded to support your workplace model	and permanent residents receive health, life,	website or a completely different website? Will you need to pay for translation services?
(in-office, hybrid, or remote)?	and dental insurance through their employers.  Properly accounting for costs associated with health and other benefits will be important to becoming an attractive employer in the market.	☐ What federal, state or local data privacy or
RENT AND UTILITIES		cybersecurity regulations does your website or customer management system need to
☐ If your business requires one or multiple physical		comply with?
spaces, how much will you need to cover lease and associated utility costs? Are there certain	☐ Are you prepared in case of a disaster? Determine what type of insurance policy you will need	☐ How will you reach your customers?
locations that have more favorable costs or that offer certain incentives?	to protect against physical damage, as well as non-physical damage, such as lack of access to facilities, government declarations of emergency, cancellation of events or loss of utilities, and	☐ What advertising or marketing investments will you need to make to build and communicate with
$\square$ How might lease and utility costs grow over time,		your customers?
and how much capital will you need to cover those increases?	others. Ensuring you have adequate insurance	OTHER EXPENSES
INVENTORY AND UPCOMING ORDERS	coverage is critical.	☐ Will you need to enlist external local advisors to help you secure certain contracts and/or navigate
☐ Do you have access to the materials necessary	☐ What cyber liability insurance coverage is needed to protect against data breaches and digital risks?	laws and regulations to set up your business operations in the U.S.?
to operate your business, and do you have contingency plans in place should the cost of		. □ Will you need to retain an attorney to secure your
those materials increase?		intellectual property or provide ongoing counsel?

# EVALUATING CAPITAL OPTIONS

Now that you have determined how much capital you need to set up and maintain your business, you should evaluate which financing options are available and make the most sense for your business needs.

The U.S. market differs from many others in that capital investors are not often involved in day-to-day operations of companies they fund, giving owners and executives more autonomy than they may expect in other countries.

### **Most Common Capital Sources**

Banks: As of February 2025, the U.S. banking system has approximately \$23.9 trillion in assets, underlining its heavy concentration of private capital and diversity in banking organizations. Organizations have two general paths to consider:

#### Commercial banks

- ► Offer retail and commercial financial services to companies of various sizes.
- ► Are regulated by the federal government or state governments depending on the institution, though the government does not own or manage them.

#### Investment banks

- ▶ Offer strategic guidance on how organizations can raise capital for greenfield investments or mergers and acquisitions.
- ► Help companies secure capital through stock offerings, bond issues, securities or derivative trades.
- Are regulated by the federal government as well as the SEC.

Private Equity (PE): A foreign concept to many countries, private equity is an option pursued by many companies without the levels of capital needed to feasibly refinance bank loans. In <u>2024</u>, private equity firms invested \$738.1 billion in U.S.-based organizations. There are numerous types of private equity to consider. Below are some of the most common routes:

# Leveraged buyout (LBO) fund

- Combines investor capital with borrowed money to purchase companies and support their performance.
- Allows the target company to pursue other types of strategic acquisitions.
- Typically takes a majority stake in the company or buys it entirely, meaning the acquired entity gives up control of its strategy and direction.

# Venture capital (VC)

- For startups and early-stage entities with high growth potential.
- Typically takes a minority stake, preserving the acquired entity's control over strategy and direction.

#### **Growth capital**

- ▶ Like VC, a growth capital fund gives a company capital to support growth and just takes a minority stake—again preserving the acquired entity's control over strategy and direction.
- ► For entities with a longer track record than startups or earlystage companies.

#### Real estate

- ► Funds that invest in lower-risk rental properties with more predictable capital flows.
- Funds that invest in land or early-stage development deals often creating greater risk and bigger rewards.

#### Infrastructure

Invest in utilities or transportation infrastructure, such as airports, roads, electricity and gas networks, solar and wind farms, and hospitals.

## Distressed private equity

- Funds that specialize in lending to or investing in companies in financial distress.
- ▶ Allow funds to purchase shares cheaply, with the goal that the infusion of capital may help turn operations around and ultimately generate a profit for investors.

# **BDO'S QUICK TAKE:**

"U.S. regulation of securities offerings and capital raising is quite complex and may appear overwhelming to an issuer accessing the U.S. capital markets for the first time. However, given the large amount of dry powder and the myriad capital providers for all types of situations, the U.S. capital markets offer a highly competitive landscape in which companies can often negotiate a more favorable cost of capital at more advantageous terms. Meanwhile, senior bank lenders and non-bank lenders continue to look for healthy opportunities to finance special projects, expansion, M&A and leveraged buyouts."

### **JASON FRANK**

President & Chief Compliance Officer, BDO Capital Advisors, LLC



Contact Jason Frank to learn more about how to strategically—and sustainably—finance your business.





# UNDERSTANDING THE TALENT POOL

With the unemployment rate at <u>4.1%</u> as of February 2025, challenges remain for companies seeking to attract and retain top talent.

Many companies have struggled to hire recently, due not only to the shortage of top talent and a glut of job vacancies and postings, but also rapid wage growth. Some industries and regions still face unmet demand for talent, so organizations considering expansion into the U.S. should monitor the evolving situation closely.

#### ATTRACTING AND RETAINING TALENT

Today's technology-enabled society offers the workforce more flexibility than ever before to choose the type of job they want — or create it for themselves. To attract and retain the best talent, employers must work harder and be more creative with their total rewards packages. This dynamic is especially challenging when it comes to recruiting and retaining highly skilled and experienced professionals. According to BDO's 2025 CFO Outlook Survey, 32% of organizations are increasing monetary compensation and 28% are increasing upskilling or re-skilling opportunities.

To recruit and successfully integrate top candidates into U.S. companies, regardless of the economic outlook, organizations should focus on developing a total rewards strategy that focuses on more than just compensation. A total rewards strategy is based on the company strategy where you define the nature and type of talent needed and then determine how various rewards can work together to attract and retain talent. Key rewards include:

- ▶ Compensation (salary, bonuses/annual incentives, and long-term incentives/equity).
- ▶ Benefits (health benefits, retirement, paid time off, work-life balance, etc.).
- ▶ Affiliation—the alignment of your talent with the mission of the company and "being proud" of working for the company.
- Career opportunities.
- ► Culture.

While compensation typically ranks among the top reasons for switching jobs, a good company culture and career opportunities are often key for retaining employees. Accurately defining these is critical to understanding what it may cost to fill key positions and can articulate the company's vision to applicants.

The total rewards strategy provides a framework for the following:



# 1. Evaluating the compensation environment in your industry and U.S. jurisdiction to offer competitive packages

Compensation and benefits are typically the largest expenses for most employers and should be reviewed carefully. Compensation plan design is informed by the type of roles, the size of the organization, the industry, and the geographic location within the U.S. In addition, it is important to demonstrate the plan is equitable relative to compensation arrangements within the organization across all countries where it operates. Compensation arrangements in the U.S. may include annual performance incentives, long-term incentives, and equity compensation. Using these forms of compensation varies by the nature of the role and company structure.



# 2. Assessing benefits packages as a tool for recruitment and retention

While providing a competitive salary is important, today's U.S. workforce also values other benefits. Primary benefits include health insurance, paid time off, and retirement savings plans. Other benefits that can be valuable tools for recruitment and retention may include some combination of financial planning support, health and wellness programs, and even pet insurance. Options for work-life benefits are also highly attractive and can include extended maternity and paternity leave, as well as flexible and remote working options.

It is important to think about the types of people you need to recruit and what they might value according to the demands and schedules of their jobs—and how that might vary by generation. You should also consider offering relocation benefits, particularly for candidates moving from abroad who may require more support compared to domestic hires.



# 3. Creating recruitment strategies

The best talent is not looking for any job — they are looking for the right job. This makes it crucial to confirm that candidates both domestic and expatriates — know what sets your company apart from the beginning. Then you can work to recruit and retain them throughout their journey with your company. This process can include investing in a talent acquisition professional or a human resources function with a strong recruitment track record; leveraging diverse digital recruitment platforms; offering a candidate referral program; fostering employee engagement across in-office, hybrid, and remote work arrangements; and holding recruitment events either locally or virtually to enhance visibility. However, businesses that decide to recruit virtually and hire remote employees in different states should be mindful of any administrative considerations, such as tax implications and compliance with applicable state labor regulations. (See the "Navigating Employment Law" section below.)



# 4. Broadening your hiring and onboarding approach

Especially if you need to recruit or bring over expatriate talent, consider which demographics are most likely to relocate, and think through what types of relocation benefits may be most enticing. If you are only looking at the workforce within the area where you're expanding, then you may be missing out. You can also consider hiring full—time remote employees to expand the pool of potential talent. Another option is using outsourced human capital management or other resource solutions — such as managed IT services — to address targeted needs, which can help accelerate agility and allow your business to scale more quickly.



# 5. Ensuring regular and transparent candidate communications

Whether through technology-enabled platforms or not, it is important to regularly thank candidates after they complete each step, provide an honest and timely update on the status of their application, and most importantly, let them know if your hiring strategy has shifted focus. In the future, that candidate may be a fit for another role, so it is important to preserve the relationship.



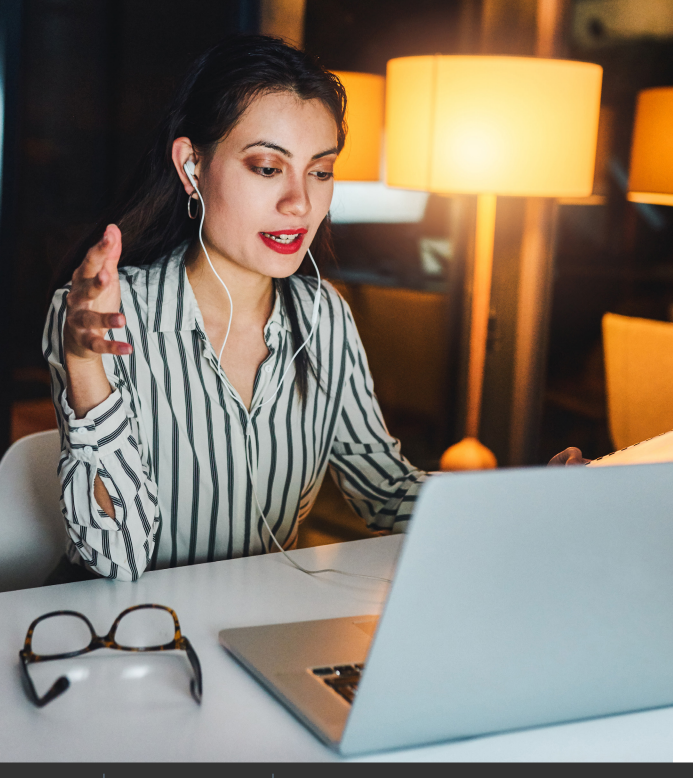
# 6. Implementing thoughtful onboarding processes and procedures

It is not enough to successfully secure candidates—it is important to set them up for success from the beginning. This could include creating a "cheat sheet" document they can reference while they become familiar with regular processes and internal dynamics, giving them an internal supervisor or formal mentor to guide them through internal and even external dynamics, and providing regular and constructive professional reviews to update them on their progress.



# 7. Outlining your path to digital transformation and making sure you are implementing employee education to support its success

Digital transformation will be key to your organization thriving with a digitally enabled workforce and operations. However, lack of skills, insufficient employee training, and employee pushback are among the top reasons that digital initiatives fail. Supporting employees across your organization in digital transformation efforts is important to help enable your long-term success, particularly because a digitally driven customer experience plays a greater role in customer loyalty.



# **Leading a Reimagined Workforce**

Organizations continue to evolve their workplace strategies to meet both business objectives and talent needs. While five in ten full-time U.S. employees have remote-capable jobs, companies are taking varied approaches to workplace flexibility. Recent data shows that 23% of organizations have implemented return-to-office mandates, while others maintain hybrid and remote options as valuable benefits to attract and retain top talent.

Successful organizations are developing workplace strategies that balance in-person collaboration with hybrid- or remote-work options. These strategies aim to preserve flexibility while maintaining a strong office culture, focusing on how to best serve both company and employee needs.

To build an effective workplace strategy, organizations should focus on three key areas:

- ▶ **People:** Fostering culture and collaboration while offering flexibility.
- ▶ **Place:** Enhancing office spaces for team interaction and innovation.
- ▶ **Productivity:** Measuring outcomes rather than location of work.

Each of these elements should align with and support the company's mission and business objectives.



#### **PEOPLE**

#### **Focus on Culture**

Foster a positive culture that reflects the mission.

#### **Past Is Not Prologue**

Create staffing forecasts based on historical data but without relying on historical assumptions.

#### Maintain Morale

Design intentional team-building activities that blend in-person and virtual engagement to strengthen company culture.

#### **Get Personal**

Create structured opportunities for professional relationship-building through both scheduled in-office days and virtual touchpoints.

#### Strategize Travel

Prioritize high-value face-to-face meetings while maintaining virtual options for routine interactions.

#### **Review Professional Skill Sets**

Continually reassess needed skill sets.

#### **Serve Others**

Reconsider your organization's ability to make an impact.



#### **PLACE**

#### **Assess Workplace**

Space Assess changing space needs to determine the ideal physical footprint.

#### **Enhance Office**

Design office spaces that foster collaboration and innovation while supporting flexible scheduling.

## **Change Collaboration Style**

Enable and support online meetings when possible and appropriate.

### **Strategic Recruitment**

Define clear criteria for remote-eligible positions while maintaining strong office culture.

#### **Location Flexibility**

Implement clear policies for hybrid- and remote-work eligibility based on role requirements and performance.

#### **Evolve Expense Policy**

Balance traditional office perks with hybrid- and remote-work support, ensuring equitable benefits regardless of location. Consider an office setup stipend for remote workers.



#### **PRODUCTIVITY**

#### **Drive Digital Transformation**

Enhance productivity and identify new revenue opportunities.

#### **Accelerate Automation**

Streamline routine tasks, processes and jobs that can be automated.

#### **Adjust Employee Shifts**

Consider flex hours to allow employees to work at the times best for them.

#### **Focus on Innovation**

Establish an innovation lab for creative approaches to new problems or opportunities.

#### Invest in Infrastructure

Align your IT with long-term strategy.

#### Connect in the Cloud

Prioritize adoption of cloud-based collaboration tools.

#### **Craft Customer Service**

Tailor new customer service strategies to individual needs.

Organizations that are able to reimagine their workplace are positioned to ultimately demonstrate resilience to their internal and external stakeholders.

For more on this topic, dive into our <u>What's Next for Work</u> series, or reach out to <u>Greg Gratteau</u>, Human Capital Management Services Leader, <u>Judy Canavan</u>, Compensation Surveys Practice Leader or <u>Ric Opal</u> National IT Solutions and Strategic Partnerships Leader for more information.







#### NAVIGATING EMPLOYMENT LAW

Because of the litigious nature of the U.S., navigating employment law is an important part of ensuring a successful expansion into the market. Doing so is no small feat — the U.S. Department of Labor (DOL) administers and enforces more than 180 federal laws, covering workplace activities for about 33.2 million employers and 163.4 million U.S.-based workers. Though each state has its own additional nuances, U.S. employment law generally can be viewed under several lenses:

**Wages and hours:** Under the Fair Labor Standards Act, U.S.-based employers must comply with certain wage and overtime pay standards. These include:

- ▶ Paying specific employees at least the federal minimum wage and overtime pay of 1.5x the regular rate of pay.
- ▶ Restricting hours that children under 16 work and prohibiting children younger than 18 from working in certain jobs.
- Prohibiting the employment of children younger than 16 during school hours for agricultural operations.

Workplace health and safety: The Occupational Safety and Health Administration (OSHA) administers the Occupational Safety and Health Act, which requires employers to:

- ▶ Comply with broad regulations, as well as safety and health standards.
- Provide employees with work and a workplace free from safety hazards.
- Comply with workplace inspections and investigations.

**Workers' compensation:** The DOL's Office of Workers' Compensation Programs does not administer or oversee private company or state government compensation programs, so organizations should consult with the office overseeing the program for the state in which they are interested in operating. The DOL does oversee and require certain measures relating to:

- ▶ Compensation and medical care for certain maritime employees.
- ▶ Payment and prospective medical benefits to employees of the Department of Energy and contractors and subcontractors due to cancer or illness caused by radiation exposure.
- ▶ Monthly payments and medical benefits to miners who have suffered disabilities from their work.

**Family and medical leave:** The law requires employers with at least 50 employees to offer up to 12 weeks of unpaid, job-protected parental leave, or leave for serious illness of an employee or the employee's close family member. Employers coming from abroad that are accustomed to offering more generous family leave may find that this is an area where they can differentiate themselves in the marketplace.

**ERISA** and retirement plans: The Employee Retirement Income Security Act of 1974 (ERISA) is a federal law that sets the minimum standards for most voluntarily established retirement and health plans to protect plan participants. Employers that implement retirement plans must comply with certain IRS requirements in order to maintain tax-qualified status and comply with DOL requirements in order to avoid adverse consequences from the DOL. These regulations include, but are not limited to:

- ► Establishing plans for the benefit of employees and not designed in favor of highly compensated employees, as applicable.
- ▶ Providing annual disclosures to participants on certain plan features, investments, and administrative expenses.
- Adhering to minimum standards for participation, vesting, benefit accruals, and funding.
- ► Establishing and upholding fiduciary responsibilities for those who manage and control plan assets.
- ▶ Providing a grievance and appeals process for plan participants.

It is important for employers to work with qualified service providers to help maintain plan compliance.

**Worker classification:** It is critical to confirm workers are properly classified as employees or independent contractors (freelancers). Generally speaking, the IRS considers individuals to be employees if the company has the right to direct and control the specific services to be performed and the manner in which they are performed. It typically costs an employer more to pay an employee than an independent contractor for the same services due to employment taxes and providing employee benefits required under federal and/or state laws.

The IRS has viewed worker classification as a major contributor to the gap between total taxes owed and total taxes paid in the U.S. ("tax gap"). Consequently, the IRS has devoted significant resources to auditing the proper classification of workers and is traditionally very aggressive in wanting to treat every worker as an employee who could possibly be considered one. Below is a high-level summary that illustrates some of the key differences between an employer's responsibilities associated with paying an employee versus an independent contractor.

EMPLOYEE	INDEPENDENT CONTRACTOR
Form W-4 and other new-hire paperwork	Form W-9
Tax withholding required from payments	No tax withholding required from payments
Employer pays additional taxes	No employer taxes
Form W-2	Form 1099
Generally receives certain benefits	Does not receive benefits

Flexible workers: While many organizations have returned to in-office work, companies offering hybrid- or remotework arrangements must carefully manage tax compliance across multiple jurisdictions, including proper reporting, withholding, and remittance requirements. Generally, the employee's resident state or country may dictate which tax jurisdiction has the right to tax the employee, but this varies by jurisdiction and can depend on whether — and for how long — the employee travels for work or works remotely in a nonresident work location. Also, many states do not directly address this issue in laws and regulations. The employer must navigate the state-specific rules to determine the proper reporting, tax withholding, and tax remittance for remote employees in each state, which can result in a host of compliance difficulties and potential exposure for employers.

### **BDO'S QUICK TAKE:**

"Organizations of all sizes and types have had to rethink their workforce strategies, and for those with international operations, the future of global mobility has never been more interesting. As companies continue to compete for top talent, being flexible and adaptable to remote workers, whether domestically or abroad, remains a critical element in shoring up the right workforce while staying in compliance with local law and reporting requirements."

#### **ALEX LIFSON**

Global Employer Services National Practice Leader



<u>Contact Alex Lifson</u> to learn more about global mobility considerations. ▶



Foreign companies considering U.S. expansion should pay close attention to requirements for legal and regulatory compliance. Due to the substantial complexity of the U.S. legal and regulatory environment, it is critical to assess compliance needs and potential risks in the following areas:

- ► Accounting and financial **reporting:** Reporting requirements have evolved, and the regulatory regime has taken a tougher stance on noncompliance.
- **Data protection:** Consumer data privacy laws can vary by state and local jurisdiction, as well as by industry.
- ▶ International trade: There can be shifting risks related to customs duties and tariffs.
- ► **Taxation:** The evolving U.S. tax environment has different requirements at the federal. state and local levels. It is also important to understand compliance needs for applicable tax credits and incentives, as well as transfer pricing issues for cross-border operations.

These considerations should not pose a barrier to U.S. expansion for foreign companies, but it is critical to assess and clarify all requirements so you can clear a path to ongoing success.

# Top Global Barriers to U.S. Expansion



& Regulations



**Site Selection** & Incentives



**Customs Duties &** International Trade Tensions



**Taxation** 

# Top 3 Barriers to Entering the U.S. Market By Region or Country

#### **CANADA**

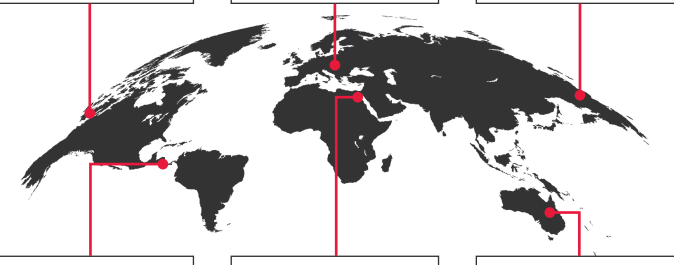
- 1. Navigating U.S. Taxation
- 2. Customs Duties & International **Trade Tensions**
- 3. Physical Distance

#### **EUROPE**

- 1. Site Selection & Incentives
- 2. Customs Duties & International **Trade Tensions**
- 3. Navigating U.S. Taxation

#### ASIA/PACIFIC

- 1. U.S. Laws & Regulations
- 2. Site Selection & Incentives
- 3. Political Climate



# **LATIN AMERICA & CARIBBEAN**

- 1. Obtaining Credit Capital
- 2. Credential Transfer
- 3. U.S. Laws & Regulations

#### **AFRICA/MIDDLE EAST**

- 1. Site Selection & Incentives
- 2. Obtaining Credit Capital
- 3. Immigration

#### **OCEANIA**

- 1. Customs Duties & International Trade Tensions
- 2. U.S. Laws & Regulations
- 3. Human Rights

#### NAVIGATING TOP-OF-MIND U.S. LAWS & REGULATIONS

# **Accounting & Financial Reporting Requirements**

Unlike many other countries, the U.S. does not have blanket statutory audit requirements. Audits are generally conducted at the direction of the company or its shareholders; if required by a financial institution; or, if a public company, required by U.S. regulators.

From time to time, U.S. regulators introduce new or amended accounting and auditing standards. These new requirements cause companies to continually assess their accounting and financial reporting practices, and they often require significant new and more complex data sources. In addition to impacting internal accounting policies and procedures, adoption of new standards may materially impact capital resource allocation, tax planning and management of resources.

To navigate changing accounting and audit requirements, organizations should:

- ▶ Develop a thorough understanding of new and shifting requirements including financial statement preparation, tax planning, compliance and reporting implications, information systems, technology and business processes.
- ► Conduct a gap assessment to identify and prioritize areas for resource allocation and continuing education.
- ➤ Consider the appropriate financial reporting standards (International Financial Reporting Standards or United States Generally Accepted Accounting Standards) required by investors/lenders and which accounting software to support the business and financial reporting..
- ► Reassess financial reporting and disclosure risks and opportunities, and update internal controls.
- Assess the impact of new standards on other business transactions or acquisitions they might be planning.



<u>Contact Thiru Govender</u> Assurance Practice Leader and India Desk Leader, to learn more about accounting and financial reporting requirements. ▶

## **Privacy and Data Protection**

U.S. companies have grown increasingly reliant on transforming their digital capabilities, resulting in the need to strengthen consumer privacy and protection practices. U.S. policymakers at the local, state and federal levels are swiftly updating data protection laws for the always-connected digital users.

Any failure by companies operating in the U.S. to adequately protect individual privacy rights can have severe reputational, financial and legal consequences. Therefore, all businesses operating in the U.S. should:

- ▶ Identify locations of personal data and map the risks associated with that data.
- ▶ Map a privacy and data protection strategy that aligns with U.S. federal and state privacy laws, as well as applicable foreign rules.
- ▶ Implement holistic data governance programs, including enterprise information management, security controls, and incident response programs, which must include internal training and awareness.
- Assess and consider privacy implications of new technology implementations, business processes and transformation projects.
- Have systems in place to assist with responding to privacy breaches, including crisis management, timely notification, fraud prevention, investigations and insurance recovery.



<u>Contact Karen Schuler</u> Head of Global Privacy & Data Protection, to learn more about privacy and data protection. ▶

# INTERPRETING VARYING SITE SELECTION & BUSINESS INCENTIVES

As mentioned above, the U.S. is a large, diverse market with varying opportunities and challenges depending on location. This is especially true when it comes to choosing the right location, and many foreign executives are challenged by the numerous incentives, political landscapes, and processes for obtaining formal offers from state and local communities.

In general, organizations must navigate incentives at the federal, state and local levels related to free or subsidized real estate, utilities cost reductions, renewables, workforce recruitment, and tax credits or rebates, among others. See the section on developing an incentives strategy in the **Choose a Strategic Location** chapter.

#### NAVIGATING CUSTOMS DUTIES & AMERICA FIRST TRADE POLICY

The evolving international trade landscape continues to bring customs and trade regulations to the forefront of foreign executives' U.S.-specific concerns. With the implementation of the America First Trade Policy, organizations face a shifting trade environment designed to bring manufacturing and jobs back to the United States. This policy encompasses ten key areas of focus and is expected to drive significant changes to established processes, standards, and operations.

Companies operating in the U.S. can employ various approaches to manage trade impacts effectively, such as:

- Duty drawback program implementation
- ► First sale rule structuring
- Strategic supply chain diversification
- Using Foreign Trade Zones (FTZs)

The United States-Mexico-Canada Agreement (USMCA) continues to govern North American trade relationships, though renegotiation has already begun under the Trump administration's trade objectives, with formal changes expected to begin in October 2025. These new tariffs are already affecting USMCA, effectively starting the renegotiation process.

Both importers and exporters may face challenges in this environment. Organizations dependent on imported goods must carefully consider potential production cost increases, while exporters need to navigate both U.S. export controls and potential retaliatory tariffs from trading partners. Additional controls and new tariffs related to technology, such as semiconductors, create further compliance and cash flow requirements for organizations in high-tech industries.

Today's trade landscape requires a more <u>proactive</u> approach. U.S. tax teams should take ownership of customs and trade issues given that customs duties are indirect taxes. Companies cannot rely solely on third-party customs brokers or freight forwarders for guidance on complex trade matters. Instead, organizations should consider working with qualified advisors to develop comprehensive strategies that address current requirements while maintaining flexibility for future changes.





Contact Mathew Mermigousis and Damon Pike to learn more about customs duties and international trade.

#### **NAVIGATING A DIVERSE TAXATION ENVIRONMENT**

Navigating the continually evolving U.S. tax environment is one of the most formidable obstacles for foreign executives, especially because rules vary by state and local jurisdiction. Most foreign executives are not accustomed to accounting for the large number of jurisdictions, including state and local as well as federal, in the U.S. market.

#### State and Local Tax Issues

The U.S. has 50 states and thousands of local tax jurisdictions—each with its own set of rules and regulations. For most organizations operating in the U.S., state and local taxes represent the bulk of the overall tax burden.

Companies—especially foreign companies unfamiliar with the various jurisdictions and reporting requirements—might not even realize they have incurred tax liabilities, which may result in penalties and interest for failure to comply. For instance, most U.S. tax treaties do not apply to states and localities. A non-U.S. business may not have a permanent establishment in the U.S. to be subject to federal income tax, but that does not mean it is immune from state and local income taxes, even if the business has no physical U.S. presence. Even if a non-U.S. business is not subject to a state's income tax, it must assess compliance with rules that allow states to tax remote sales based on their economic nexus statutes. (See BDO's Economic Nexus Standards by State guide.)

When it comes to their state and local tax liability, organizations expanding into the U.S. should consider:

- ► Income, franchise and gross receipts tax compliance.
- Property tax burden both for real and personal property.
- ► Sales and use tax compliance, and when and how to automate.
- ► Excise tax reporting requirements.
- ▶ Unclaimed property compliance.

# **Understanding Transfer Pricing**

Transfer pricing issues are some of the toughest and potentially most costly issues facing organizations with cross-border operations. Under Internal Revenue Code Section 482, the IRS can make transfer pricing adjustments in transactions between commonly controlled entities if the parties do not set the price on arm's-length terms. The arm's-length principle requires that the amount charged by a related party to another related party for a specific product, service or use of funds must be the same as if the transaction were between unrelated parties.

IRC Section 482 applies to organizations owned or controlled, directly or indirectly, by the same interests. Organizations that fall into this category and are expanding operations to the U.S. may require transfer pricing policies that are defensible, flexible and aligned with their larger tax strategy. In addition to properly documenting the transactions, establishing an arm's length price, and creating documents to support such price, common issues to consider include:

- ▶ The transfer or use of tangible property.
- $\,\blacktriangleright\,$  The creation, transfer or use of intangible property.
- ▶ The use of funds through loans and advances.
- ▶ The provision of services.

# **Understanding International Tax Provisions**

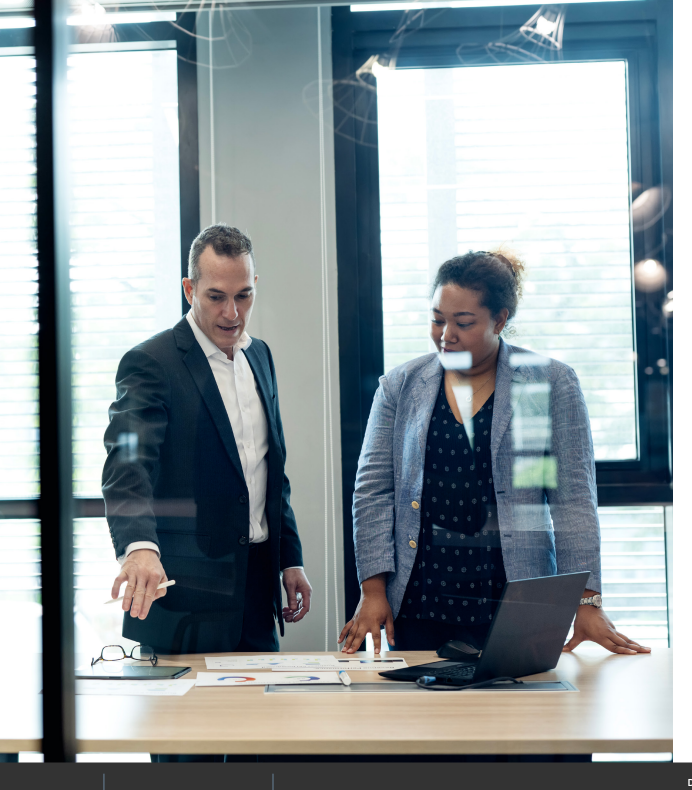
Companies expanding into the U.S. should be familiar with key international tax provisions from the TCJA that may affect their operations and tax planning:

- ► Global Intangible Low-Taxed Income (GILTI):

  This provision functions as a global minimum tax on intangible income and applies broadly to certain income generated by controlled foreign corporations (CFCs) of domestic U.S. entities.

  Learn more about GILTI.
- ► Foreign-Derived Intangible Income (FDII): The FDII deduction may provide benefits for domestic U.S. entities structured to provide goods or services abroad. It is a permanent deduction for domestic U.S. C corporations that generate certain types of income from these activities. Learn more about FDII.
- Base Erosion and Anti-Abuse Tax (BEAT): This provision could affect domestic U.S. corporations that make certain payments to foreign related parties. Learn more about BEAT.

These provisions are scheduled to change at the end of 2025, and organizations should work with qualified advisors to monitor legislative developments and assess their international tax position.



# Capitalizing on Innovation - Research and Development (R&D) Tax Credits

R&D tax credits can directly offset organizations' total tax liability. Though many companies do pursue this option every year — recouping billions of dollars in credits — many other companies leave billions in potential credits unutilized because they do not realize they are eligible.

When it comes to claiming R&D tax credits, organizations should keep in mind:

- Credits are available federally and in many states in the U.S. allowing for multiple levels of benefit based on where qualified activities are being performed.
- ► Organizations can claim a 20% federal R&D tax credit for qualified basic research payments.
- ► The Alternative Simplified Credit (ASC) offers organizations a simplified method for calculating the federal credit at a 14% rate.

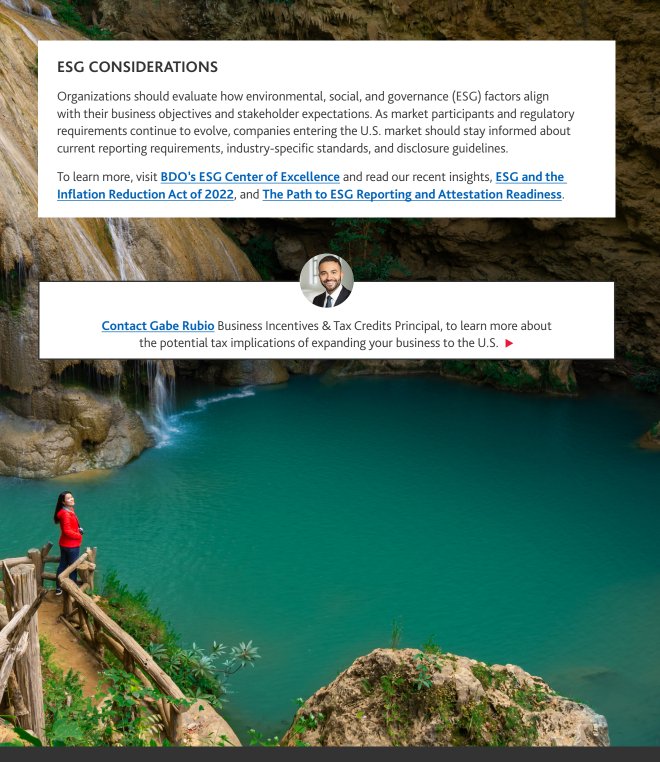
Taxpayers are required to capitalize R&E expenditures over a five-year period for activities performed within the U.S. and over a 15-year period for those performed outside the U.S., which underscores the importance of tracking this information. (See <a href="BDO's U.S. R&D Tax">BDO's U.S. R&D Tax</a>
<a href="Credit Calculator">Credit Calculator</a>.) However, organizations should monitor current legislative efforts to restore the ability to expense research costs immediately. With active bipartisan support for changing these capitalization requirements, companies should follow the latest legislative developments and prepare for potential modifications to these rules.

# Supporting Renewables – Clean Energy Tax Credits

The Inflation Reduction Act established tax credits and structures that support investment in clean energy and modified many energy-related tax credits. Under this credit structure, tax incentives are subject to a base rate as well as a bonus rate that has specific requirements for qualification. There are also options to monetize tax credits through direct pay and transferability. Companies may qualify for available credits in multiple areas, including:

- Renewable electricity investment and production.
- Energy storage.
- Carbon capture.
- Production of clean hydrogen.
- Sustainable aviation and biofuels.
- ▶ Electric vehicles and charging infrastructure.
- Advanced domestic manufacturing.
- Greenhouse gas reductions.

The future of these incentives is unclear. While the current administration has proposed restricting or ending many of the credits, congressional support for them could make repeal difficult. Any legislative changes are most likely to be made effective prospectively for energy projects beginning construction after a future date set by legislation. Organizations should work with qualified advisors to monitor these developments and adjust their strategies accordingly.





As business leaders focus on the future and develop growth plans, they should consider how to best chart a path toward sustainable success for the months and years ahead. Although domestic and global economies will experience ups and downs, savvy leaders look for favorable long-term trends in market conditions to help support their investments. Despite uncertainty, the U.S. market continues to offer substantial opportunities for organizations seeking to achieve their growth objectives.

#### **ECONOMIC LANDSCAPE**

The U.S. continues to demonstrate its strength as a premier destination for business investment, maintaining its competitive advantage for international expansion. Recent <u>OECD data</u> reinforces this position, with the United States leading global FDI recipients at \$73 billion in Q3 2024.

BDO's **2025 CFO Outlook Survey** indicates sustained optimism in the U.S. economic landscape, with 52% of CFOs anticipating increased profitability in 2025, and 38% expecting stable performance.

#### **BUILDING AGILITY AND RESILIENCE**

Although there are ample opportunities to explore in the U.S. market, all businesses should prepare for challenges and address risks accordingly. It is critical to adopt a posture that mitigates economic volatility by fostering agility and developing operational resilience for the long term. As part of this process, companies should consider the following steps:

- ► Conducting thorough, regular risk assessments of global business operations taking a holistic approach to accelerate response and recovery times and prevent foreseeable threats.
- ▶ Reviewing the pace of expenditure in relation to expansion plans to help promote capital efficiency and cost management.
- ▶ Identifying <u>tax planning opportunities</u> to grow liquidity by reviewing resources and programs and amplifing available incentives.
- Assessing any impacts of changes in customer behaviors and sales to shift resources where appropriate and capitalize on emerging market opportunities.
- ▶ Evaluating potential business transformation for new business models, products and/or services, shedding unprofitable business segments when necessary.
- Exploring opportunities for partnerships and M&A to drive growth, diversification, and new market development.

# **Navigating Opportunity Amid Uncertainty**

Even in periods of economic uncertainty, organizations that remain agile and responsive to changing market dynamics position themselves to capture emerging opportunities and maintain competitive advantage.

Technology has connected organizations, customers and the global supply chain more than ever before — making international expansion more realistic and attractive. With the right combination of foresight, focus, and preparation, businesses can turn uncertainty into opportunity and seize the moment.

The U.S. market encourages and rewards those with an entrepreneurial spirit who are driven to find success for their ideas, products, and services. This is the moment to embrace innovation and change so you can pave the way for a thriving U.S. business and long-term growth.

Reach out to learn more about successfully expanding into the U.S.:

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