Constitutional Class II Taxes



All taxes are a violation of the <u>objective right</u> to the product of one's own labor. Debt by the government is a financial burden forced upon the population. Like taxes, government debt is also theft. Taxes and debt are only possible in a <u>sovereignty</u> or with <u>class III legislation</u>.

Nevertheless, a free and individually sovereign people have a right to raise revenue over and above the <u>Earth Dividend</u> for special projects, such as a new library, bridge, community center, or fire station.

The <u>constitution</u> designates certain well-defined taxes as <u>class II</u>. The method of collection for most taxes designated as class II is the <u>consumption tax</u>. A class II tax can be approved by a 2/3 plurality of the <u>dominion</u>.

Although they are often equated, the difference between a consumption tax and sales tax is immense.

A sales tax is collected from businesses in the dominion. The more retail outlets and the more business they do, the greater the tax revenue.

With a consumption tax, taxes are collected only from consumers who live in the district, only as the money is spent. The tax is applied regardless of where or how the purchase is made.

Unlike the sales tax, the merchant never sees the tax and has no issues with tax accounting. Unlike a sales tax, only people who live in the dominion that approved the tax by a 2/3 plurality pay the tax.

The people who pay the tax benefit from the tax.

Perhaps one of the starkest differences between a sales tax and a consumption tax involves the relationship of the community with the local police. A police force, supported by a sales tax, will naturally protect businesses within the district. Such a force has no incentive to protect people. People in the district who are not shoppers are seen as predators.

With a consumption tax, as with an Earth Dividend, it is the community that supports the police. Local retail does not add to dominion coffers (yet still requires dominion services).

There is little incentive for police to protect businesses that are not viewed as a convenience for residents or integrated with resident collectives. Integrity and uniform application of the law are essential, as they are today. However, the subtle bias of officers will shift from local merchants to local residents.

The primary class II consumption tax is to finance infrastructure. To meet the constitutional criteria for class II status, the tax must be <u>earmarked</u> for a project and can only be spent on that project. Specifically, the entire project is done with <u>VIP-enforced budgeting</u>, with the project budget available for scrutiny and debate prior to the vote.

Dominion residents must be able to follow the expenditures in the VIP throughout the life of the project. The maximum duration of such a tax is two years, even if the project is incomplete. If incomplete, a new tax with a new budget must be ratified. A simple majority of dominion residents can revoke the tax at any time.

Another type of class II consumption tax likely permitted by the constitution are excise taxes or "sin" taxes on specific products or classes of product. These are ongoing, until repealed. Revenue must be earmarked with residents able to follow expenditures. They are revocable at any time by a simple majority of dominion residents.

Dominions with higher-than-average consumption taxes benefit from the increased balance of trade surplus. Exports (sales to those who do not live in the dominion) are less expensive and larger than imports (purchases by dominion residents). Tax-free sales to those outside the federation are especially favored.

Earth Dividend distributions are exempt from a consumption tax, making the consumption tax moderately progressive.

The VIP Treasury, as a feature of monetary policy, reimburses infrastructure, funded outside the Earth Dividend, that is shown to increase land value. Reimbursement can be up to 150% of the original expenditure. Each taxpayer is repaid up to 100% of the consumption tax levied. Any profit up to the maximum 50% premium is divided equally between all residents of the dominion.

There is no consumption tax for the payment of labor, or the purchase of capital goods including inventory, parts, and materials. However, machinery and tools used in the production process are subject to the tax as they do not have an n:m relationship with output goods and their usage can be corrupted.

The consumption tax can be avoided by trading in an <u>alternative currency</u>.

The 2% Discretionary Consumption Tax

There are those who believe a discretionary consumption tax should remain class III. However, the revenue from this tax is paid out at the discretion of the same taxpayer who paid the tax. It is forced crowdfunding. Like all class II taxes (if it makes it to the constitution), it would require a 2/3 plurality of the enacting dominion and could be repealed by a simple majority.

The non-sovereign cellular governing structure is built on maximum efficiency. Budgets are spent to the last penny and special projects require a sunsetted, budgeted consumption tax described above or a generous member of the landed aristocracy.

But stuff happens - earthquakes, floods, fires, hurricanes, tornados, drought, famine, etc.

The VIP Treasury cannot release its banked currency without the approval of a 2/3 plurality of the federation itself. Releasing banked currency sets a very dangerous precedent. Today, it funds hurricane rescue operations, tomorrow a trip around the world for the level-7 council.

Furthermore, allowing a few people or a cellular council to make the decision on where and when to allocate disaster relief funds, or other arbitrary spending, leads to corruption and tyranny.

Charitable contributions might ultimately pay the bill, but the time delays and lack of a consistent mechanism might limit first responders and increase fraud.

Having the sole authority to decide where your tax dollars are spent can be a lot of fun. With a discretionary tax, any resident of the dominion can divvy up their own tax however they wish. For those portions an individual chooses not to allocate or neglects to allocate, default allocations come from the lowest level of federation establishing a default allocation.

These tax dollars can be directed to any entity with a VIP account: people, charities, relief agencies, organizations, businesses, public places such as parks, bike paths and beaches, governments, families, and any other unit of society that are entities with VIP account numbers.

There is a caveat. The VIP looks for cycles, and cycles void the tax usage. Here is an example of a cycle. Suppose you direct all of your 2% to person A and Person A directs all of their 2% to you. That is a cycle, and the entire 2% allocation is voided and reverts to default allocations.

Here is a less obvious example. Suppose you direct all of your 2% to person A, and person A directs their tax in such a way that after going through several people, .01% of their tax comes back to you from Person Z. Then .01% from Person Z is voided and only .01% from you to Person A is voided.

Funds cannot be given to family members or to organizations where family members hold more than a .01% financial interest.

In addition to allocating funds, you can allocate your allocations. You can have your tax distributed identically with the default distributions at any level of federation, by an expert in charitable contributions, or identically with any family member or friend.

Discretionary allocations are secret. A contract that dictates how or where to allocate discretionary funds is not enforceable. It is illegal to use force or threats of force to control how one allocates a discretionary tax. The discretionary tax cannot be used in the pricing of goods.

There are many good uses for the discretionary tax. Here are a few examples:

Local department of parks, recreation, and beaches
Relief agencies and special disaster funds
A local hero, reward for a good deed
Funding for a new monument, a new school, a new
bridge, a new highway
Your local beat cop. A law officer or prosecutor who
succeeds in sending the bad guy to jail
Reward to a social worker or spiritual leader who
helped you through a difficult time
Support of public television and radio, or your
favorite show on TV
Helping maintain a local jogging path that you use daily

There is no limit to the number of people and places in one's allocations. Allocations can be changed or modified at will on any computer or other device with a VIP reader. Requests for funds are legal and require setting up an account for that purpose.

Receipt of discretionary funds, in answer to a request for funds, is a consideration and constitutes an enforceable contract with the public. Money must be used for the specified purpose. Anything else is fraud and breach of contract.

The Spatial Assessment

The spatial assessment is not a consumption tax. It is instead, a constitutionally allowed covenant to demand additional fees on the land. Failure to pay the tax results in a <u>lien</u> against property structures.

The size of the spatial assessment is a function of the percentage of land area owned as a ratio to total land area in the dominion. It is unlikely to be used for districts at levels higher than 2. These assessments are mostly associated with homeowner's associations, from the condominium to the small village.

A spatial assessment has a lifespan of one year and is usually paid monthly. It must be ratified annually. It must be approved by a 2/3 plurality of the primary residents of the dominion.

Most apartment leases will have clauses that rent will automatically increase by the amount of any spatial assessment for the duration of that assessment. Tenants will be voting for higher rent. However, they will have control over how the spatial assessment revenue is spent, not the landlord. Landlord net revenue will not be affected, but landlord margins will be lower.

Most tenants of apartments, rather than condominiums, will do so because they do not want any responsibility of building management. Apartment building tenants are unlikely to garner the 2/3 needed for a spatial assessment without serious dereliction of management responsibilities on the part of the landlord.

For districts larger than a single building, the dominion treble and switching allegiance will change the total land area of the dominion affecting both the taxing and service areas. Some services are protected by <u>access rights</u>. However, should a property owner leave the district through a change of allegiance, the cost for protected services could rise by more than the assessment money saved.

Citizenship and Baby Taxes

In the event of a significant gap between the first federation and Worldwide Federation, a tax can be assessed by a 2/3 plurality of the Federation on immigrants. This tax buys the immigrant an Earth Dividend.

There might be cause to assess by a 2/3 plurality <u>a tax on newborn babies</u> .