

The gateway to Polish business





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CYPRUS - POLAND:

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INTRODUCTION

- Our long lasting experience enables us to fully understand the needs of your business and contribute towards its success.
- This publication will concentrate on the business development between Cyprus and Poland in the context of the Double Tax Treaty and the new Protocol ratified in August 2012 which is expected to further develop the cooperation potentials of the two contracting states in the upcoming years.
- Furthermore, we will endeavour to understand the benefits offered by Cyprus as well as the purpose served by the Cypriot companies as holding, financing and licensing investment companies.
- We will close our publication with the suggested application and the use of the international collective investment schemes set up in Cyprus as well as the benefits obtained by an International Cyprus Trust.

Cyprus provides for numerous tax benefits and is classed as a low tax jurisdiction. Its tax and legal systems are in full compliance with the EU and the OECD's requirements, thus resulting in Cyprus being included in the white list of international cooperative jurisdictions.

- Cyprus actually provides for the lowest corporation tax in the EU with a tax rate of 12,5% (10% up to the year 2012).
- Under the Cypriot Corporation Tax, inbound dividends are not taxable and there are provisions in place which may even exempt such inbound dividends from being subject to the Special Contribution for Defense Fund (SCDF).
- Outbound dividends are not subject to any withholding taxes. They are though subject to SCDF if paid to Cyprus tax resident individuals.
- Cyprus does not impose capital gains tax on the disposal of shares unless it relates to immovable property situated in Cyprus. If the immovable property is located outside of Cyprus, such gains are exempt.
- Since 2004, Cyprus has become an official member of the EU and has implemented all EU Directives, thus obtaining all the tax benefits granted to intra-community transactions. Cyprus has expanded the applicability of the tax benefits obtained by the EU Directives to all third countries by incorporating the provisions of the EU Directives in its national legislation.
- EU Directives that have been implemented are the Parent Subsidiary Directive, the Merger Directive, the Tax Savings Directive and the Interest and Royalties Directive.
- Cyprus provides for no inheritance tax;
- Cyprus has concluded an extensive network of Double Tax Treaties (DTTs) for the avoidance of double taxation. Income deriving from countries which signed a relevant treaty with Cyprus will only be taxable once.

CYPRUS: TAX BENEFITS



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CYPRUS: TAX BENEFITS

- Irrespective of the tax benefits, it is important to mention that Cyprus is a common law jurisdiction and its Companies' Law is based on the UK Companies Act of 1948.
- During the last few decades it has become known as an international financial center, located at the crossroads of three continents: Europe, Asia and Africa.
- Overall, Cyprus offers a unique European base for international business companies.

Under the Cyprus Income Tax Law, it is worthy to mention the advantageous treatment of dividends, interest and royalties paid from Cyprus.

Dividends: 0% withholding tax

taxed in the state of residence of the recipient

Interest: 0% withholding tax

taxed in the state of residence of the recipient

Royalties: 0% withholding tax

Royalty payments are exempt from any withholding taxes provided that were exercised outside Cyprus

CYPRUS – POLAND PROTOCOL

The protocol to the Poland - Cyprus Double Tax Treaty which was signed on 22 March 2012, has been ratified on 17 August 2012. The Protocol will be effective as from the year 2013.

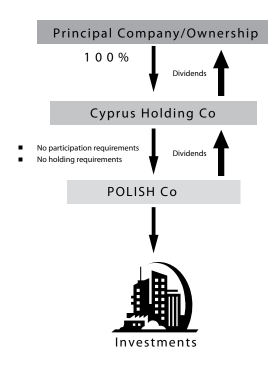
The main provisions of the Protocol are:

- The withholding tax rate on dividends has been reduced from 10% to 0% if the shareholder company owns at least 10% of the share capital of the company distributing the dividends. In case the shareholding is below 10% the withholding tax on dividend has been reduced from 10% to 5%:
- The withholding tax rate on interest has been reduced from 10% to 5%;
- The withholding tax rate on the royalties remains the same at 5%. The definition of the term royalties has also be re-defined to be aligned with the OECD Model Treaty;
- Director fees earned by an individual will only be taxable in the State in which the individual is a resident;
- Tax sparing credits will no longer be given i.e. tax credits which would have been given by one State for taxes that should have been payable in the other State but were spared by the other State; an
- Lastly, the new exchange of information article has been adopted, which is in line with the article in the OECD Model Treaty.



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CYPRUS HOLDING COMPANY



CYPRUS treatment:

- Corporate Income Tax on worldwide income: 12,5%;
- Dividends received:
 Dividends are not subject to corporation tax and is likely to be exempt from SCDF
- Dividends paid: 0% withholding tax

POLISH treatment:

Dividends paid:
 0% - 5% withholding tax as indicated under the Protocol.

Special Contribution to Defence Fund= SCDF

- Cyprus companies can effectively be used as holding companies with the Poland and/or international cross border transactions involving them.
- In the diagram above, Cyprus company holds 100% participation in the Polish company conducting various investments. From a Cyprus perspective, no participation or holding requirements exist in order to obtain the tax benefits.
- Incoming dividends from Poland, are exempt from Cyprus corporation tax and may also be exempt from SCDF provided that:
 - no more than 50% of the Poland Company's activities lead to investment income; or
 - the foreign tax rate is not significantly lower than the tax payable in Cyprus(In practice lower than 5%).
- 0% 5% withholding tax is imposed on dividends distributed at the Polish level according to the Treaty in place.
- Moreover, the Cyprus company shall be liable to 12,5% corporation tax on its worldwide income.



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CYPRUS
HOLDING
COMPANY IN
INTERNATIONAL
INVESTMENTS

CYPRUS treatment:

Dividends paid:

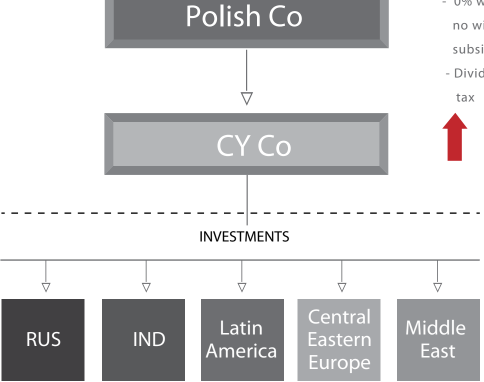
- 0% withholding tax at the level of Cyprus



CYPRUS treatment:

Dividends received:

- 0% withholding tax (taxed with low or no withholding taxes at the level of the subsidiaries)
- Dividends are not subject to corporation

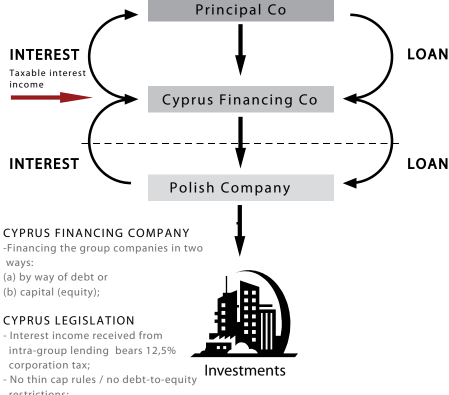


REGION Dividends Interest Royalties Russia 5/10% 0% 0% India 10-15% 0/10% 15% Latin America 0-30% 0-30% 0-30% Ukraine 0% 0% 0% Middle East 0-15% 0-15% 0-15% Central Eastern Europe / Balkans 0-15% 0-15% 0-15%



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CYPRUS BACK-TO-BACK FINANCING COMPANY



- restrictions:
- No Transfer Pricing legislation in place, however, the arm's length principle
- Interest paid to non-resident creditors is not subject to any withholding taxes.

BACK-TO-BACK FINANCING

- Minimum interest margin accepted by the Cyprus tax authorities as follows:

Less than Eur 50mln	0.35%
Eur 50mln - Eur 200mln	0.25%
Over than Eur 200mln	0.125%

CYPRUS BACK-TO-BACK FINANCING COMPANY

- Cyprus companies are beneficially used as finance investment vehicles suitable for financing group of companies and resulting in an efficient accumulation of interest income.
- In the figure above, a Cyprus company is the subsidiary of a foreign company, and the parent company of a Polish company. A loan from the Parent company can be passed down to the Polish company with respective interest received.
- In Cyprus, interest income received from intra-group lending is liable to 12,5% corporation tax and has no thin capitalisation rules or debt-to-equity restrictions in place. There is also no transfer pricing legislation in place, however, the arm's length principle must be applied- the interest needs to be determined at a market value as if these parties were unrelated. Additionally, interest paid to non-resident creditors is not subject to any withholding taxes.



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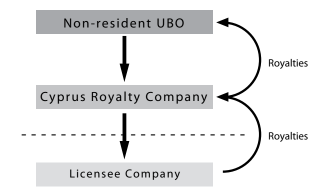
CYPRUS ROYALTIES COMPANY

Cyprus Royalties Company

Sublicensing of intellectual property rights

Cyprus Law

- Net royalty profits are subject to 12,5% corporation tax. From 01 January 2012, 80% of any income (net of any direct expenses) generated from Intellectual Property owned by Cypriot resident companies will be exempt from Corporation tax;
- Gains on the sale of shares of the Royalty Company are exempt from corporation tax;
- Royalty payments are exempt from any withholding taxes provided that these rights are exercised outside Cyprus.

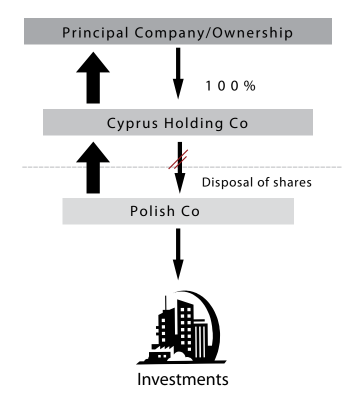


- A Cypriot sublicensing company may be interposed between the non-resident beneficial owner company and the licensee company which will exercise the rights on the intellectual property obtained. Royalty payments are received with respect to the licenses on the intellectual property rights which are granted.
- In Cyprus, the net royalty profits are subject to 12,5% (10% up to the year 2012) corporation tax while any gains deriving from the sale of shares of the Royalty Co are exempt from such corporation tax. Though, new tax incentives were approved by the House of Representatives and are effective from 01 January 2012. According to the new tax incentives:
 - a) 80% of any income (net of any direct expenses) generated from Intel lectual Property (IP) rights will be exempt from corporation tax
 - b) 80% of profit (net of any direct expenses) generated from the disposal of IP by Cypriot resident companies will be exempt from corporation tax
- Furthermore, royalty payments are exempt from withholding taxes in Cyprus provided that the rights are exercised abroad and not in Cyprus.



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CAPITAL GAINS TREATMENT



CYPRUS treatment:

Disposal of shares are not in any way taxable under the capital gains tax or corporation tax provisions in Cyprus (provided that immovable property in Cyprus is not directly or indirectly involved).

- Cyprus companies investing in Poland are also in a position of obtaining further business benefits from the capital gains treatment in the case of disposal of the shares held in the Polish Company.
- No capital gains are taxable in Cyprus which are deriving from the disposal of shares provided that they do not relate to immovable property situated in Cyprus.



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CYPRUS SHIPPING: NEW TONNAGE TAX SCHEME

- Cyprus has obtained a new tonnage tax scheme since March 2010 and it has been decided to be enforced for the year 2010 (inclusive) and onwards.
- The new tonnage tax scheme has been approved by the European Commission, for the first time for an EU member state with an Open Registry.
- This new Cyprus tonnage tax combines all the favourable provisions of all European and non-European shipping taxation systems.
- Under the new scheme an option for taxation is granted to the companies concerned. They can choose to be taxed on the net tonnage of the vessel or on the actual profits of their maritime transport activities.
- Under the new scheme the benefits applicable to ship owners and ship managers of Cyprus flag ships are also extended to the owners and charterers of ships with foreign flags, provided they are tax residents of Cyprus.
- Qualification requirements need to be fulfilled in order to obtain all the tax benefits granted by the new tonnage tax scheme.

Tax benefits under new tonnage tax scheme

- > No income tax and taxation of profits for the qualified ship owner and charterer
- > No income tax for the qualified ship manager
- > Tax free dividends from profits at all levels
- > Gains deriving from the disposal of or transfer of such vessels or the shares of the ship owning company will be tax exempt
- > The emoluments of officers or of the crew on board of such qualified vessels are exempt from income tax
- > No tax imposed on interest earned (excluding investment capital)
- > Income tax exemption may be granted regarding dividends from qualifying activities

Qualification requirements:

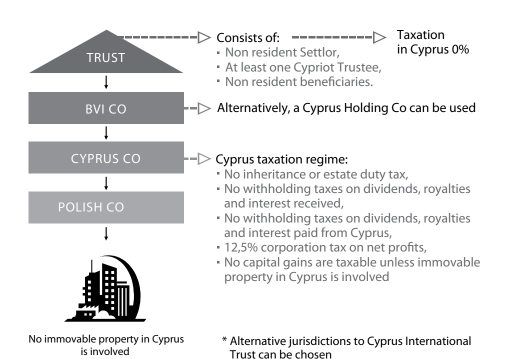
- (a) The vessel must fall under the relevant definition of "qualified ship"
- (b) The person (individual / company) must fall under the relevant definition of "qualified person"
- (c) The activities of the vessel concerned need to comply according to the definition of "qualifying shipping activity".



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CYPRUS INTERNATIONAL TRUST

- Cyprus International Trusts are considered as efficient wealth management instruments and most significantly instruments for the protection of assets.
- The assets and interests of the beneficiaries of the Cyprus International Trust are safeguarded from the various challenges of every day life i.e. divorces etc.
- Cyprus International Trust also serves successfully the purposes for the securing of the inheritance.
- Its duration is not subject to any limitation period.



THE BENEFITS

OF THE

CYPRUS

INTERNATIONAL

TRUSTS:

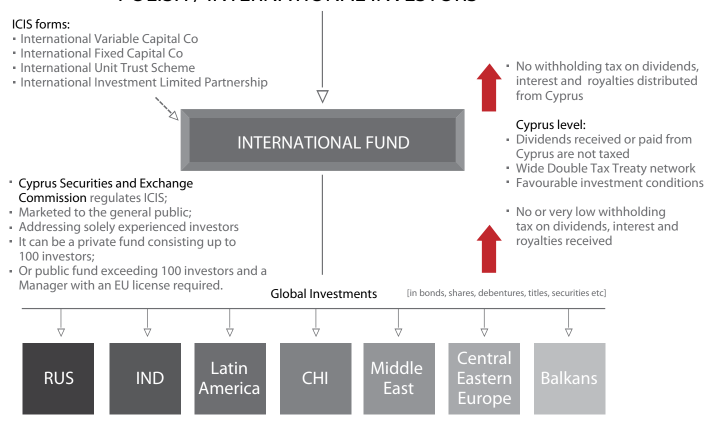
- Exemption from income tax, capital gains tax, special contribution or any other taxes in Cyprus (provided that no immovable property situated in Cyprus is involved),
- No estate duty or inheritance tax in Cyprus,
- There are no reporting requirements in Cyprus,
- Dividends, interest or royalties received by an International Trust from a Cyprus company are not taxable and not subject to any withholding tax,
- There are no exchange control restrictions,
- Trust capital received in Cyprus by a foreigner resident or retired in Cyprus is not taxable on the trustee.



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COLLECTIVE INVESTMENT VEHICLE

POLISH / INTERNATIONAL INVESTORS



REGION	Dividends	Interest	Royalties
India	10-15%	0/10%	15%
Latin America	0-30%	0-30%	0-30%
Ukraine	0%	0%	0%
Middle East	0-15%	0-15%	0-15%
Central Eastern Europe / Balkans	0-15%	0-15%	0-15%

- Cyprus is an ideal jurisdiction for structuring also international investments in bonds, securities, shares, debentures and other investment instruments.
- A good way of structuring investments through Cyprus is the establishment of an international investment fund in Cyprus. Collective Investment Funds can proceed into investing not only in investment instruments in Poland but almost in every part of the world i.e. India, Latin America, Middle East, Central and Eastern Europe, with significant benefits.
- Tax benefits available under the Cypriot jurisdiction and the advantage of the DTTs are also available to the International Funds.



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C Y P R U S – P O L A N D : C O N C L U S I O N

- Cyprus is a contemporary country offering a unique European base for international business companies. It also constitutes a 'key' to the Middle East, Asian and African markets.
- Countries like Poland are one of the most significant business partners of Cyprus playing a leading role in direct foreign investments, both in and out of the country.
- Cyprus is located in a key geographical position suitable for investments in the Middle East, Europe, Asia, Africa.
- Cyprus is increasingly becoming an attractive destination for structuring international investments with unique benefits.

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