

RSM Serbia d.o.o. Beograd

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Serbia : Tax Highlights 2019

Investment basics:

Currency - Serbian Dinar (RSD)

Foreign exchange control - Foreign exchange is regulated by the Foreign Exchange Law. Payments must be documented for funds to be transferred abroad and foreign loans must be registered with the central bank.

Accounting principles / financial statements - IAS/IFRS. Financial statements must be prepared annually.

Corporate taxation:

Residence - A legal entity is considered resident if it is incorporated in Serbia or managed or controlled from Serbia.

Basis - Resident entities are taxed on their worldwide income; non-residents are taxed only on income generated in Serbia.

Taxable income - Taxable income includes both business income and capital gains. The taxable base is calculated in the tax balance sheet, based on the profit and loss account adjusted for tax purposes.

Taxation of dividends - Dividends paid by a Serbian resident company to another Serbian company are exempt from corporate income tax. Dividends received by a Serbian resident company holding at least 10% of the shares in a non-resident distributing company for one year are eligible for a credit for foreign tax paid an the dividends.

Capital gains - Capital gains are subject to a 15% tax for residents (included in the annual income tax return) and 20% for non-residents (based on the tax assessment).

Principal business entities - These are the joint stock company, limited liability company, general/limited partnership, socially and publicly owned company and branch of a foreign company.

Source of tax law - Tax Proceedings and Administration Law, Personal Income Tax Law, Corporate Income Tax Law, Property Taxes Law, VAT Law.

Tax treaties - Serbia has 54 tax treaties in place.

Tax authorities - Tax Administration, Customs Administration

Losses - None operating losses may be carried forward for five years. Capital losses may be carried forward and offset against capital gains for five years. The carryback of losses is not permitted.

Rate - 15%

Surtax - No

Alternative minimum tax - No

Foreign tax credit - Credit is available for foreign tax paid, but is limited to the amount of Serbian tax payable on the foreign income.

Participation exemption - See under "Taxation of dividends".

Holding company regime - No

Incentives - A 10 - year corporate income tax incentive (tax credit) is available for large investors that invest over RSD 1 billion in fixed assets and hire an additional 100 employees over the period of the investment. Non-profit organizations are exempt from income tax under conditions prescribed by law. See more in Tax law measures applicable as of 2019

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Withholding tax:

Dividends - Dividends paid to a non-resident are subject to a 20% withholding tax, unless the rate is reduced under a tax treaty. The rate is increased to 25% for payments made to a person resident in a jurisdiction with a preferential tax regime.

Interest - Interest paid to a non-resident is subject to a 20% withholding tax, unless the rate is reduced under a tax treaty. The rate is increased to 25% for payments made to a person resident in a jurisdiction with a preferential tax regime.

Royalties - Royalties paid to a non-resident are subject to a 20% withholding tax, unless the rate is reduced under a tax treaty. The rate is increased to 25% for payments made to a person resident in a jurisdiction with a preferential tax regime.

Other taxes on corporations:

Capital duty - No

Payroll tax - No

Real property tax - For taxpayers that follow IAS and IFRS fair value accounting, property tax is levied on immovable property located in Serbia at a rate of up to 0.4% of the fair market value of the property as of 31 December of the previous year.

Social security - The employer is required to make social security contributions on an employee's salary at rates of 12%, 5.15% and 0.75% for pension and disability insurance, health insurance and unemployment insurance, respectively.

Anti - avoidance rules:

Technical service fees – Service fees to a non-resident are subject to a 20% withholding tax, unless the rate is reduced under a tax treaty. The rate is increased to 25% for payments made to a person resident in a jurisdiction with a preferential tax regime.

Branch remittance tax - No

Other - Payments made to a non-resident for the lease of movable and immovable property are subject to a 20% for withholding tax, unless the rate is reduced under a tax treaty. Income from the lease of property and payments made for services provided by persons resident in a jurisdiction with a preferential tax regime are subject to a 25% withholding tax.

Stamp duty - Stamp duty is payable according to a tariff based on the value of the document. If there is no value, a flat rate applies.

Transfer tax - A 2.5% tax applies on transfers listed in the property taxes law, i.e. the transfer of real property, intellectual property, etc.

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Thin capitalization - Under the thin capitalization rules, interest and related expenses are deductible on loans that do not exceed four times equity for companies (10 times equity for banks and leasing companies). In addition, under the transfer pricing rules, a taxpayer must demonstrate that interest that is deductible under the thin capitalization rules is at an arm's length level; otherwise, an adjustment of taxable income may be required.

Controlled foreign companies - No

Disclosure requirements - No

Other - There is a statutory general anti-avoidance rule.

Compliance for corporations:

other company.

Tax year - The tax year is the calendar year, but may be shorter than 12 months where activities start or terminate during a calendar year or there is a change in the status of the entity. A taxpayer can opt for a tax year different than the calendar year.

Transfer pricing - Transactions between associated

entities (as defined) must be on arm's length conditions.

There are specific documentation requirements, and

transfer pricing reports must be submitted by 30 June.

Companies are considered related if one company has

the ability to control or influence the business decisions or

the other company, if the company holds at least 25% of

the shares, stock or votes in the governing body of the

Consolidated returns - Resident companies may elect group status and file a consolidated return. Companies are considered a group where one company (parent company) owns at least 75% of the shares of another company. The parent company files a consolidated tax return in which gains and losses of group companies are offset and each company pays its share of the tax. Once offset and each company pays its share of the tax. Once elected, tax consolidation must be applied for at least five years.

Personal taxation:

Basis - Serbian residents are taxed on their worldwide income; non-residents are taxed only on Serbia - source income.

Residence - An individual is considered resident for income tax purposes if hi/she has a residence or centre of business and/or vital interests in Serbia or stays in

THE POWER OF BEING UNDERSTOOD AUDIT | TAX | CONSULTING **Filing requirements** - Serbia operates a self assessment regime. Advance corporate tax is payable in monthly instalments. A tax return must be filed and the balance of tax due paid within 180 days after the end of the tax period for which the tax return is filed. In cases of a change in status, liquidation or bankruptcy, the deadline is 15 days from the deadline for filing financial statements.

Penalties - Penalties may be imposed for failure to comply with the provisions in the tax proceedings and administration law. Entities also may be banned from carrying out their activities.

Rulings – The tax authorities will issue a binding ruling at the request of a taxpayer.

Serbia for at least 183 days in a 12 - month period commencing or ending in the tax year concerned.

Filing status - Spouses are taxed separately; joint filing is not permitted.

Taxable income - The principal taxable forms of personal income are employment income, business

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income, income from capital (dividends, interest, rent and income from investment in an open investment fund), capital gains (e.g. from the sale of shares in a legal entity, from the sale of real estate) and income. Residents whose annual net income exceeds three or more times the annual average wage in the tax year are subject to complementary annual income tax under the worldwide system. Non-residents' earnings also are subject to complementary annual income tax if their Serbia-source income exceeds the same threshold.

Capital gains - Capital gains are one of the categories of taxable income.

Deductions and allowances - Personal allowances are available for members of the taxpayer's family that are financially supported by the taxpayer.

Other taxes on individuals:

Capital duty - No

Stamp duty - Stamp duty is payable according to a tariff based on the value of the document. If there is no value, a flat rate applies.

Capital acquisitions tax - No

Real property tax - Tax is levied on the "catalogue value" of real estate at progressive rates ranging from 0.3% to 2%.

A 2.5% tax applies on transfers listed in the property taxes law, i.e. the transfer of real property, intellectual property, etc.

Inheritance/estate tax - Tax is levied on inheritances and gifts at rates of 1.5% or 2.5%, depending on the

Compliance for individuals:

Tax year - Calendar year

Filing and payment - There are three different methods for tax compliance: Pay-As-Earn (PAYE), selfassessment and assessment by the tax authorities.

Tax on employment income is paid under the PAYE system, under which tax is deducted at source by the employer. Taxes on certain types of income also are withheld if the payer is required to withhold and pay such taxes on behalf of the individual recipient. Self-assessment is used for certain types of income and when

Value added tax:

Taxable transactions - VAT is imposed on the supply of goods and services by a VAT - taxable person, and on imports.

Rates - The personal income tax rate depends on the type of income. The rates are 10% for employment income (salary) and business income; 15% for income from capital (except for rental income, which is taxed at a 20% rate); and 20% for income from royalties and other income.

Complementary income tax is levied at rates of 10% or 15%, applied to net worldwide income (or net Serbiasource income for non-residents) in excess of a prescribed threshold.

Capital gains are taxed at a rate of 15%, with an exemption for gains from the sale of assets the taxpayer has owned for at least 10 years.

relationship to the deceased. However, no inheritance tax is imposed on beneficiaries related in the first degree to the deceased.

Net wealth/net worth tax - No

Social security - The employer withholds social security contributions on behalf of its employees at rates of 14%, 5.15% and 0.75% for pension and disability insurance, health insurance and unemployment insurance, respectively. Social security contributions also are due by the employer at rates of 12%, 5.15% and 0.75% for pension and disability insurance, health insurance and unemployment insurance, nealth insurance and unemployment insurance, respectively.

the payer of the income is not obliged to withhold taxes. The individual must file a tax return and pay the tax due, at a rate depending on the type of income, within 45 days of receipt of the income. Tax authorities will issue an assessment for the complementary annual income tax and with respect to entrepreneurs' lump sum income. Complementary annual income tax returns must be submitted by 15 May of each year.

Penalties - Penalties may be imposed for failure to comply with the provisions in the tax administration law.

Rates - The standard VAT rate is 20%, with a reduced rate of 10%. Certain items are exempt or zero-rated. Exports are exempt from VAT.



Registration - The registration threshold for VAT purposes is annual turnover of RSD 8 million.

Filing and payment - VAT taxpayers with taxable income exceeding RSD 50 million must file a monthly VAT return within 15 days after the end of the tax period

and pay the difference between the amount specified in the tax return and the input VAT incurred. VAT taxpayers with taxable income below RSD 50 million must file a quarterly return within 20 days after the end of the tax period.



Tax law measures applicable as of 2019: (In some instances, the measures are effective in 2018)

New rules on tax depreciation

The rules for the calculation of tax depreciation have been changed.

Depreciation of non-current assets put into use after January 01, 2019 will be calculated on a straight-line basis on a base comprised of the cost of each asset separately. The depreciation of acquired/disposed assets will be determined in proportion to the period of asset usage during the year;

Amortisation of intangible assets is recognised as an expense in the amount of accounting amortisation;

New rules for determining tax depreciation will be applied for non-current assets acquired from January 01, 2019, whereas the rules from the previous law version will be applied to such assets acquired before the said date;

Recall of the limits on advertising and promotional expenses

The limitation on the recognition of promotional and advertising costs in the amount of 10% of the total income is to be derecognised. As of 2019, marketing and advertising costs will be fully recognised for tax purposes provided that other legal requirements for their recognition have been met.

A "double deduction" for qualifying research and development expenses

Expenses that are directly associated with research and development performed by a taxpayer in the Republic of Serbia can be recognised as a double amount as an expense in the tax balance sheet.

An exclusion of certain income received as part of a transfer of non-monetary assets of a concession grantor if the concession is €50 million or more (effective as of mid December 2018)

Income from the transfer of the contribution in kind without a compensation, which was conducted by a private partner during the implementation of a concession agreement, is not included in the concessionaire's tax base, provided that the estimated concession value is at least EUR 50 million. The incentive shall be used for defining the tax liability, starting for 2018.

An exclusion for the release of debt included in a prepacked restructuring plan (effective as of mid December 2018)

Changes in the accounting policy due to the first time adoption of IAS/IFRS and IFRS for SMEs

The effects of changes in the accounting policy due to the first time adoption of IAS/IFRS and IFRS for SMEs are recognised as income / expense in the tax balance sheet, starting from the tax period in which the adjustment was made, in equal amounts in five tax periods.

An exemption for income from royalty fees paid with respect to exploitation of intellectual property and similar rights

Changes to the definition of intellectual property rights and rights linked to discoveries for capital gains taxation

Revisions to the rules for capital gains for transfers of real estate to a concession grantor

Tax credits for investments in companies involved in innovation activities

A tax credit will be introduced for those taxpayers that make equity investment in a newly incorporated company performing an innovation activity. Tax credit will account for 30% of the indicated equity investment.

Special terms and conditions have been established in terms of what is considered a newly incorporated company that performs an innovation activity and an entity whose investments may qualify for being entitled to a tax credit. The largest tax credit granted to a taxpayer amounts to RSD 100 million. The largest tax credit that can be used for the purpose of reducing taxable income in one year amounts to RSD 50 million.

Rights to a tax credit for capital gains realized in another country

A taxpayer that paid the capital gains tax from property sale in a foreign country may reduce the corporate income tax deduction in the Republic of Serbia by the paid tax amount in the foreign country.

