

Croatia Country Profile

EU Tax Centre June 2018

Key tax factors for efficient cross-border business and investment involving Croatia

EU Member State	Yes		
Double Tax	With:		
Treaties	Albania	India	Norway
	Armenia	Indonesia	Oman
	Austria	Iran	Poland
	Azerbaijan	Ireland	Qatar
	Belarus	Israel	Portugal
	Belgium	Italy	Romania
	Bosnia & Herzegovina	Jordan	Russia
	Bulgaria	Rep. of Korea	San Marino
	Canada	Kosovo	Serbia
	Chile	Kuwait	Slovakia
	China	Latvia	Slovenia
	Czech Rep.	Lithuania	South Africa
	Denmark	Luxembourg	Spain
	Estonia	Macedonia	Sweden
	Finland	Malaysia	Switzerland
	France	Malta	Syria
	Georgia	Mauritius	Turkey
	Germany	Morocco	Turkmenistan
	Greece	Moldova	UK
	Hungary	Montenegro	Ukraine
	Iceland	Netherlands	

Most important forms of doing business	Joint-stock company ("dioničko društvo - d.d.") and limited liability company ("društvo s ograničenom odgovornosti - d.o.o.").		
Legal entity capital requirements	Registered share capital of HRK 200,000 for joint-stock companies.		
	Registered share capital of HRK 20,000 for limited liability companies.		
Residence and tax system	A company is resident if its registered office or its place of management and supervision of business is located in Croatia.		
	Resident companies are taxed on their worldwide income. Non-resident companies are taxed only on their Croatian source income.		
Compliance requirements for CIT purposes	Taxpayers are required to submit a CIT return no later than four months following the end of the tax period. Medium-sized and large taxpayers as well as all VAT-registered taxpayers are required to submit the CIT return electronically.		
	A Balance Sheet and Income Statement should be submitted together with the CIT return.		
Corporate income tax rate	As of January 1, 2017, the standard corporate income tax rate was reduced from 20 to 18 percent and a 12 percent rate was introduced for companies with revenues of up to HRK 3 million. This standard rate may be reduced by 50 percent, 75 percent or 100 percent based on certain investment related incentives or if the company is located in a free zone or a special support area, provided certain conditions are met.		
Withholding tax rates	On dividends paid to non-resident companies		
	12 percent on dividends and profit shares.		
	On interest paid to non-resident companies		
	The WHT rate on interest is generally 15 percent. However, WHT is not applied on interest paid in relation to:		
	- loans provided by banks and other financial institutions;		
	 commodity loans for goods purchased in order to conduct business activity; 		
	- corporate bonds.		
	On patent royalties and certain copyright royalties paid to non-resident companies		
	15 percent.		

	On fees for technical services		
	20 percent if payments are made to tax havens.		
	On other payments		
	15 percent on payments for market research, tax and business advisory and audit services.		
	Branch withholding taxes		
	Νο		
Holding rules	Dividend received from resident/non-resident subsidiaries		
	Dividend income is not subject to corporate tax in Croatia.		
	Capital gains obtained from resident/non-resident subsidiaries		
	Capital gains should be included in the annual corporate income tax calculation.		
Tax losses	Tax losses can be carried forward for up to five years. Tax loss carry-back is not available.		
Tax consolidation rules/Group relief rules	No		
Registration duties	Νο		
Transfer duties	On the transfer of shares		
	No		
	On the transfer of land and buildings		
	Real estate transfer tax applies on the transfer of land and certain buildings at 4 percent.		
	Stamp duties		
	No		
	Real estate taxes		
	No		
Controlled Foreign Company rules	No		

Transfer pricing	General transfer pricing rules		
rules	Yes		
	Documentation requirement?		
	Documentation to the support the arm's length nature of transactions with related parties is required. PD-IPO form (form on transactions with related parties) must be submitted with the CIT return.		
Thin capitalization rules	Yes, limited application, 4:1 debt-to-equity ratio for interest expenses.		
General Anti- Avoidance rules (GAAR)	General anti-avoidance rules apply.		
Specific Anti- Avoidance rules/Anti Treaty Shopping Provisions/Anti- Hybrid rules	No		
Advance Ruling system	Yes		
IP / R&D incentives	No		
Other incentives	Incentives for education and training are available up to a maximum of 80 percent of eligible expenses depending on the type of education and training (general or specific) and the type of business (small, medium or large). These incentives can be further increased by 10 percent if training is provided to "disadvantaged workers" (e.g. younger than 25 years of age and that have not previously received regular wage, disabled, etc.).		
VAT	The standard rate is 25 percent, and the reduced rates are 13 and 5 percent.		
Other relevant points of attention	WHT of 15 percent applies on business advisory services (i.e. market research services, tax and business consultancy, and audit services).		
	A WHT rate of 20 percent on payments for services also applies under domestic tax law, but only for payments for services to entities tax resident in certain countries.		
Source: Croatian tax law and local tax administration guidelines, updated 2018			

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