CORPORATE TAXATION

A BRIEF SUMMARY OF THE KEY POINTS

Switzerland is known for its lean government, low taxes and duties. The low tax rates for companies and private individuals are one of the essential reasons international companies choose to set up offices in Switzerland. In addition to the low tax rates, there are further advantages that contribute to Switzerland being a popular location, including smooth cooperation between authorities and companies, an extensive network of double tax treaties and a low value-added tax.

Switzerland is currently working on a new bill on corporate taxation known as Tax Proposal 17 (TP17). This is because the Swiss voters rejected a first draft of the reform on February 12, 2017. However, the Federal Council began work on a consensus-based revision immediately afterwards. TP17 aims to modernize the Swiss tax system, provide companies with an attractive tax environment and ensure that the taxation procedures are consistent with internationally established tax practices.

Corporate tax on earnings in Europe

Percentage according to Worldwide Tax Summaries 2018

<table>
<thead>
<tr>
<th>Country</th>
<th>Percentage</th>
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</thead>
<tbody>
<tr>
<td>Ireland</td>
<td>12.50</td>
</tr>
<tr>
<td>Switzerland</td>
<td>17.85</td>
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<tr>
<td>United Kingdom</td>
<td>19.00</td>
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<td>Sweden</td>
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<td>Netherlands</td>
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<td>Luxembourg</td>
<td>26.01</td>
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<td>Germany</td>
<td>30.20</td>
</tr>
<tr>
<td>France</td>
<td>33.33</td>
</tr>
</tbody>
</table>

Source: PwC, 2018
THE SWISS TAX SYSTEM

- Withholding tax is a federal tax levied directly at the source of income on movable capital assets, Swiss lottery winnings and certain insurance benefits. Interest income of up to CHF 200 per calendar year is exempt from withholding tax for all customer deposits.

- Switzerland raises so-called stamp duty, a form of legal tax, on the issue and trading of securities. Firstly, the stamp duty on newly issued securities is charged when issuing securities and shares (CHF 1 million or more). Secondly, turnover tax is charged when trading in securities such as stocks and bonds, in so far as a securities trader is involved as either a contract party or an intermediary.

- At 27.8%, Switzerland enjoys the lowest fiscal quota in continental Europe (tax revenues incl. social security contributions as a percentage of GDP).

- The stable political environment supports the stability of the tax system, helping companies carry out long-term planning.

- Thanks to the trusting exchange between the tax authorities and the companies, it is also ensured that appropriate solutions for appropriate taxation are found even in complex cases.

- Switzerland applies the practice of advance tax rulings. These are advance tax assessments by the authorities. The standard practice for advance tax rulings means that companies enjoy a greater degree of legal certainty.

Value-added tax in Europe
Comparison of value-added tax rates for 2018 in Europe (in %)

Public revenues quota in Europe
Tax revenues and social security contributions in 2016 as a proportion of GDP (%)

Source: Worldwide Tax Summaries 2018

Source: OECD, Revenue Statistics, 2017
In line with internationally recognized standards, Switzerland is currently in the process of replacing its existing system, which favors holding, management and mixed companies, with new regulations.

To ensure that Switzerland remains attractive as a tax jurisdiction for foreign companies, various tax measures aimed at increasing the competitiveness of Switzerland as a company location are being examined. The Tax Proposal 17 (TP17) is intended to modernize the Swiss tax system by taking international developments into account, while also ensuring long-term competitiveness. TP17 is expected to enter into force on January 1, 2020, at the earliest.

The core elements of TP17 under discussion include, in particular, the following measures:

- **Patent box**: A patent box that is consistent with the OECD regulations will result in preferential tax treatment of revenue from patents and similar rights (e.g. license revenues from patents).

- **Increased tax breaks for research and development expenditure**: The cantons should be given the opportunity to supplement the patent box with input-oriented special tax breaks for research and development costs.

- **Maximal relief**: Tax relief for income through the patent box and deductions for R&D expenses may not exceed 70%.

- **Two-rate solution/step-up under old legislation**: These two alternative transitional solutions mean that the tax burden should remain at the current or only a slightly higher level during the transition in spite of the relinquishment of a privileged tax status.

It is up to the cantons to reduce the tax rates at cantonal and municipal level within the limits of their budgets. Several cantons already offer an effective overall tax burden (federal, cantonal and municipal taxes) of less than 13%.

Due to the measures discussed and the comparatively attractive profit tax burden already in place, it is already clear that TP17 will offer competitive conditions for companies active in Switzerland.

It should be noted that due to socio-political compensation in favor of AHV, TP17 is now referred to as the Federal Act on Tax Reform and AHV Financing (TRAF).

**OECD standards for patent boxes**

In its final report of October 2015, the OECD announced an agreement on the parameters of future standards for patent boxes. This is based on the so-called modified Nexus approach. It provides that a significant proportion of income generated from intellectual property should only be subject to tax breaks in cases where the taxpayer has carried out a significant part of the underlying research and development themselves. Such tax breaks must be directly linked to research expenditure and the country or the canton granting them must have economic substance. Switzerland’s goal is to configure the patent box in a way that is as company-friendly as possible, within the framework of requirements. In countries where the implementation of these guidelines is still in the early stages, this can lead to uncertainties in the corporate planning process.
CURRENT DEVELOPMENTS

- The OECD has been working on a 15-point plan for BEPS (Base Erosion and Profit Shifting) since 2013. The aim is to develop new international regulations for corporate taxation, making it impossible for multinational groups to unjustly diminish profits or shift them to low-tax countries. The OECD published its findings in October 2015. The following elements influence the companies directly: The group is required to pay tax on profits where appropriately qualified personnel actually earn them. The company will also be required to present both a “master file” and a “local file” to the tax authorities in each country. The master file contains information concerning the group-wide structure of cross-border value chains, the distribution of functions and risks and also transfer pricing methods. For groups with revenue of at least CHF 900 million, the Swiss parent company must submit country-by-country reporting (CBCR) for key data such as revenue, profit, number of employees, tax performance etc. to the tax authority in the country in which it is registered. This is then relayed to the foreign tax authorities by means of international information exchange.

- On December 1, 2017, the legal framework for implementing the automatic exchange of country-by-country reports came into force. The exchange thus concerns financial years beginning on or after January 1, 2018. In addition, certain tax rulings since January 1, 2018, based on the Regulation on International Administrative Assistance in Tax Matters are subject to the spontaneous exchange of information between the Swiss Federal Tax Administration (FTA) and the tax authorities of the foreign partner states. This also applies to rulings on privileged tax statuses, which Switzerland will abolish under TP17.

"Companies settling in Switzerland are often impressed by the efficiency and reliability of the authorities here. The cooperation between tax authorities and companies is exceptional, with everyone being on an equal footing. The advance tax ruling system, that is, the legal preliminary review of tax issues, is something that companies really value. This, along with our stable political conditions, is a decisive factor in ensuring planning security, which is of high importance to companies."

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CONTACTS AND FURTHER INFORMATION

Authorities and regulators
Swiss Federal Tax Administration
www.estv.admin.ch
State Secretariat for International Financial Matters SIF
www.sif.admin.ch
Federal Department of Finance
wwwefd.admin.ch

Associations and Networks
Swiss Tax Conference
(Schweizerische Steuerkonferenz)
www.steuerkonferenz.ch
Conference of the Swiss Financial Directors
(Konferenz der Finanzdirektorinnen)
www.fdk-cdf.ch

Publications
PwC: World Tax Summaries Online
www.taxsummaries.pwc.com
SIF: Corporate tax OECD
www.sif.admin.ch

S-GE resources
Handbook for Investors
www.s-ge.com/handbookforinvestors

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www.agire.ch
www.swissparks.ch
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