OVERVIEW OF CYPRIOT REAL ESTATE TAX

SHARE

5 June 2020

Rental income and capital gains of Cypriot real estate

Taxpayer	Basis of tax	Tax levied	Tax rates (2020)
Resident individual	Rental income	Individual income tax	20%-35%
		Special Defence Contribution	3% on the 75% of rental income
	Capital gains	Capital gain tax	20%
Non-resident individual	Rental income	Individual income tax	20%-35%
		Special Defence Contribution	Not applicable
	Capital gains	Capital gain tax	20%
Resident company	Rental income	Corporation tax	12.5%
		Special Defence Contribution	3% on the 75% of rental income
	Capital gains	Capital gain tax	20%
Non-Resident company	Rental income	Corporation tax	Not applicable
	Special Defence Contribution	Special Defence Contribution	Not applicable
	Capital gain	Capital gain tax	20%

Rental income

Individuals

Introduction

Rental Income is taxed as part of individual's ordinary private or business income.

Liability to tax

Rental income received by individuals is subject to individual income tax and Special Defence Contribution.

Special Defence Contribution (SDC) is a local tax of Cyprus, applicable to Cyprus tax resident individuals and companies only and applies only on dividend income, passive interest income and rental income. Cyprus tax resident individuals should also be domiciled in Cyprus in order to be subject to SDC.

Basis to tax

When the rental income is received either from another individual or a company, for habitation or business purposes, it is subject to individual income tax rates. The Cypriot tax system furnishes the taxpayer with some deductions i.e. 20% of the gross rental income and the whole amount of interest related to the acquisition of the rented property.

Referring to Special Defence Contribution, for rental income generated where the tenant is a Cyprus Company, SDC is withheld at source and it is payable at the end of the month following the month in which the rental income is earned. In all other cases the SDC on rental income is payable by the lessor in 6 monthly intervals on 30 June and 31 December each year.

Companies

Introduction

Rental income is taxed as business or as passive income. Rental income can be considered as business income in cases where the taxpayer operates in the industry of immovable properties i.e. developing real estate and rental income is received through subsequent letting of the real estate. Rental income can be considered as passive income in cases where the taxpayer does not receive rental income as part of its main corporate activities.

Liability to tax

Rental income earned by companies is subject to both corporation tax and Special Defence Contribution.

Basis to tax

Business income is taxed at 12.5%.

Passive income is taxed with SDC at the rate of 3% after the deduction of 25% of the gross rental income.

Capital gains

Individuals

Introduction

Capital Gains can be generally subject to both personal income tax and Capital Gains Tax, subject to conditions below.

Liability to tax

Capital Gains are subject to personal income tax if the individual is a tax resident in Cyprus and if it is proved that the sale was executed at a regular basis.

However, capital gains are subject to Capital Gains Tax if the sale is not part of trading activities. It is irrespective if the individual is resident or not.

Basis of tax

Capital gains are subject to personal/corporate income tax if it can be proved that the transaction is one or a series of trading transactions. In such case, the applicable rates will be from 20%-35%. Incomes up to \$19,500 are tax free.

In all other cases, capital gains are subject to Capital Gains Tax of 20% on the gains arising from the disposal of a chargeable property. Chargeable property is a property situated in the Republic of Cyprus or shares in a company owning an immovable property situated in Cyprus.

Companies

Introduction

Capital gains can be taxed under corporation tax or under Capital Gains Tax subject to conditions.

Liability to tax

Capital Gains are subject to Corporate tax if the Company is a tax resident in Cyprus and if it is proved that the sale was executed at a regular basis.

Basis of tax

Capital gains are subject to personal/corporate income tax if it can be proved that the transaction is one or a series of trading transactions. In such case, the applicable rate is 12.5%.

In all other cases, capital gains are subject to Capital Gains Tax of 20% on the gains arising from the disposal of a chargeable property. Chargeable property is a property situated in the Republic of Cyprus or shares in a company owning an immovable property situated in Cyprus.

Cyprus VAT & transfer taxes

Taxpayer	Basis of tax	Tax levied	Tax rates (2020)
Resident individual	Rental income	Value Added Tax	19%
	Transfer of real estate*	Value Added Tax	19%
	Transfer of real estate	Transfer fees	3%/5%/8%
Non-resident individual	Rental income	Value Added Tax	19%
	Transfer of real estate*	Value Added Tax	19%
	Transfer of real estate	Transfer fees	3%/5%/8%
Resident company	Rental income	Value Added Tax	19%
	Transfer of real estate*	Value Added Tax	19%
	Transfer of real estate	Transfer fees	3%/5%/8%
Non-Resident company	Rental income	Value Added Tax	19%
	Transfer of real estate*	Value Added Tax	19%

Transfer of real estate	Transfer fees	3%/5%/8%

*Normally a sale of real estate which does not qualify for a new immovable property, is not subject to VAT. VAT is charged when the real estate qualifies as new immovable property or the risks and rewards of ownership are transferred (see below).

Value Added Tax

Individuals

Introduction

Value-added tax is a tax based on the supply of goods and on the provision of services within Cyprus, as well as on the acquisition of goods from Member States of the EU and importation of goods from third countries.

Liability to tax

Rental income and the supply of non-developed buildable land are subject to Cyprus VAT, subject to conditions.

Basis of tax

Rental income

VAT at the standard rate of 19% must be charged on lease of immovable property when the lessee is a taxable person and is engaged in taxable activities by at least 90%. Residential properties are excluded.

A reduced VAT-rate of 5% is applicable on the acquisition and/or construction of residences for use as the primary permanent place of residence. However, this is subject to conditions, as stated below:

The reduced rate is imposed only after obtaining a certified confirmation.

The eligible person must submit an application on a special form, which will state that the house will be used as the primary and permanent place of residence. The applicant must attach a number of documents supporting the ownership rights on the property and evidencing the fact that the property will be used as the primary and permanent place of residence. The application must be filed prior to the actual delivery of the residence to the eligible person.

As from 8 June 2012 eligible persons include residents of non-EU Member States, provided that the residence will be used as their primary and permanent place of residence in the Republic.

The documents supporting the ownership of the property must be submitted together with the application. The documents supporting the fact that the residence will be used as the primary and permanent place of residence (copy of telephone, water supply or electricity bill or of municipal taxes) must be submitted within six months from the date on which the eligible person acquires possession of the residence.

In cases where persons who cease using the residence as their primary residence before the lapse of the 10 years, must notify the Tax Commissioner within a period of 30 days. In such cases, the person must pay the difference between the reduced rate and the standard rate of VAT attributable to the remaining period of 10 years of which the property will not be used as primary residence.

The lessor has the right to opt not to impose VAT on the specific property. The option is irrevocable.

Sale of non-developed building land

As from 2 January 2018, the sale of a non-developed building land attracts VAT at the standard rate of 19%. The definition of non-developed land includes land intended for being used in carrying out business activity. VAT does not apply on the purchase or sale of land which is located in livestock zones or areas which are not intended for development.

Leases of immovable property which effectively transfer the risks and rewards of ownership of immovable property

As from 1 January 2019 leases of immovable property which effectively transfer the risks and rewards of ownership of immovable property are considered to be supplies of goods. They also become subject to VAT at the standard rate.

Interaction with transfer tax

On transactions of immovable property on which VAT has been imposed, no transfer fees apply.

On acquisitions of properties that are not subject to VAT, a 50% discount on transfer fees is allowed.

Companies

The same rules as for individuals apply.

Transfer Taxes

Individuals

Introduction

The department of land and surveys charges the acquirer of the immovable property transfer fees on the transfer of the ownership of immovable property.

Liability to tax

The transfer fees are due when the transfer of the Title Deed in the name of the Purchaser takes place. The Purchaser is solely responsible for the payment of the Transfer Fees. The rates are on a graduated scale.

Basis of tax

The value of the immovable property is taxed at 3%/5%/8%, based on the value of the property on a scale. 'Value' in these cases refers to market values as at 1 January 2013 as these were estimated by the Department of Land and Surveys.

Exemptions

In the case of companies' reorganisations, transfers of immovable property are not subject to transfer fees

Interaction with VAT

On transactions of immovable property on which VAT has been imposed, no transfer fees apply.

On acquisitions of properties that are not subject to VAT, a 50% discount on transfer fees is allowed.

Companies

The same rules as individuals apply.

Cyprus Local taxes

Taxpayer	Basis of tax	Tax levied	Tax rates (2020)
Resident individual	Market value	Local authority fees	Depend on the municipality
	Market value	Municipality tax	Depend on the municipality
	Market value	Sewage Tax	Depend on the municipality
Non-resident individual	Market value	Local authority fees	Depend on the municipality
	Market value	Municipality tax	Depend on the municipality
	Market value	Sewage Tax	Depend on the municipality
Resident company	Market value	Local authority fees	Depend on the municipality
	Market value	Municipality tax	Depend on the municipality
	Market value	Sewage Tax	Depend on the municipality
Non-Resident company	Market value	Local authority fees	Depend on the municipality
	Market value	Municipality tax	Depend on the municipality
	Market value	Sewage Tax	Depend on the municipality

Introduction

Every municipality levies annual local authority fees, municipality taxes and sewage taxes. Every municipality determines the value of such taxes.

Liability to tax

All registered owners of immovable properties in Cyprus are required to pay on an annual basis the local authority fees, municipality taxes and sewage taxes.

Basis of tax

Local authority fees

Depending on the size of your property, local authorities charge between \leqslant 85 – \leqslant 500 per annum for regular refuse collection, street lighting, sewerage and similar community services. Communal Services fees are payable to your local municipal authority.

Municipality tax

As the registered owner of the property, you are required to pay an annual Municipality Tax, calculated on the market value of the property as at 1st of January 2013. Rates vary from 1% - 2%. Municipality tax is payable to your local municipal authority.

Sewerage tax

As the registered owner of the property, you are required to pay an annual Sewerage Tax, calculated on the market value of the property as at 1st of January 2013. Rates vary from 0.5% - 3%. Sewerage taxes are payable annually to your local sewerage board.

Cypriot Net Wealth/worth taxes

There is no net wealth/worth tax for individuals or companies owning real estate in Cyprus.

Vehicles for Cyprus real estate

Commonly used vehicles for Cyprus real estate

Corporate entity

Limited liability companies are the most frequently used vehicle for the ownership of Cyprus real estate. The equity is divided into shares and the shareholders are not personally liable for business debts. Companies that are considered Cyprus tax residents are taxed on their annual income accrued and derived from all taxable sources in Cyprus and abroad. A company is considered Cyprus tax resident if its management and control are exercised in Cyprus. Corporation tax rate for all companies is 12.5%. In cases where foreign taxes are paid, these can be credited against the ultimate tax liability in Cyprus.

Shareholders are taxed based on their individual tax residency status. In case where the shareholders are Cyprus tax residents, i.e. if they spend more than 183 days in a calendar year, they are subject to personal income tax rates in Cyprus of 20%–35%.

Dividend income is exempted from Cyprus personal income tax. However, such income is taxed under Special Defence Contribution if and only if the shareholder is considered both Cyprus tax resident and domiciled in Cyprus. For Special Defence Contribution purposes, a person is considered domiciled in Cyprus via domicile of origin (acquired at birth) or domicile of choice (indication of an intention of permanent residence). In cases where the taxpayer resides in Cyprus at least 17 out of the 20 years immediately prior to the tax year of assessment, this person is considered domiciled in Cyprus.

Partnerships

Partnerships is not a frequently used vehicle for holding real estate in Cyprus.

Joint Ventures

A Joint Venture can be in the form of company or partnership and the tax treatment will follow the same principles as its underlying structure. It is normally a cooperative enterprise entered by two or more business entities for the purpose of a specific project or another business activity. The reason for a joint venture is usually some specific project.

Trusts

A legal arrangement whereby the owner (settlor) of an immovable property situated anywhere, places such property under the management and control of a trustee. The trustee administers the said property for the benefit of the beneficiaries in such a way that benefits from the trust belong to the beneficiaries and not the trustee.

Specific real estate vehicles for Cyprus real estate

Real Estate Alternative Investment Funds

There are Cyprus real estate funds whose investment portfolio will be comprised by rental properties and whose units will be offered predominantly to foreign real estate investors.

RealEstate