12. Corporate Income Tax

Corporate income tax is levied on income from the worldwide operations of Czech tax residents and on Czech-source income of Czech tax non-residents. Czech tax residents are considered to be entities with their registered office or place of effective management in the Czech Republic. The tax base is calculated from the accounting profit/loss shown on the relevant financial statements prepared according to the Czech Accounting Act and Czech accounting standards and is further adjusted by non-deductible costs and non-taxable revenues and other non-accounting adjustments. The accounting period/tax period can be either calendar year or fiscal year.

The standard rate of corporate income tax is 19%. For basic investment funds special 5% corporate income tax rate applies; for pension funds 0% corporate income tax rate applies.

**CALCULATION OF TAX BASE**

<table>
<thead>
<tr>
<th>+/-</th>
<th>Accounting profit/loss before tax (as shown in the taxpayer’s financial statements prepared in accordance with the Czech Accounting Standards)</th>
</tr>
</thead>
<tbody>
<tr>
<td>+</td>
<td>Non-deductible costs</td>
</tr>
<tr>
<td>+/-</td>
<td>Difference between accounting and tax depreciation</td>
</tr>
<tr>
<td>-</td>
<td>Non-accounting adjustments - tax-deductible costs not booked</td>
</tr>
<tr>
<td>-</td>
<td>Non-taxable income or income not subject to corporate income tax</td>
</tr>
<tr>
<td>+</td>
<td>Non-accounting adjustments - taxable income not booked</td>
</tr>
</tbody>
</table>

**Adjusted tax base**

- Accumulated tax losses carried forward from previous years (tax losses from previous 5 years may be utilised)
- Gifts to charities (up to 10% of the tax base)
- R&D allowance of up to 100/110% of certain expenses incurred in connection with research and development projects

**Tax base adjusted for gifts, R&D allowance and tax losses**

\[ \text{Tax base adjusted for gifts, R&D allowance and tax losses} \times \text{Tax rate}/100 \]

\[ = \text{Tax before tax relief} - \text{Tax relief (e.g. granted investment incentives)} \]

**Final tax**

**TAX-DEDUCTIBLE COSTS**

The list of tax-deductible costs is similar to those common in other countries. Generally, costs are tax-deductible if incurred in order to generate, assure and maintain taxable income (for instance, tax depreciation of assets, purchased material and services, wages and salaries including social security and health insurance contributions paid by the employer, etc.).

In the case of some costs, there are further conditions stipulated by the Czech Income Tax Act limiting their deductibility; for example, some costs are deductible only when paid by the end of the relevant tax period (e.g. contractual penalties). Some other costs are tax deductible only up to the related revenues (e.g. assignment of receivables).

**DEPRECIATION OF FIXED ASSETS**

Tax depreciation is different for tangible and intangible assets. The Czech Income Tax Act sets forth the definition of tangible assets and intangible assets.

Tangible assets are any buildings/constructions and movable assets with an input price above CZK 40,000 whose useful life exceeds one year (moveable assets). Land is not depreciated for tax purposes. Tangible assets are divided into six depreciation categories with different depreciation periods. Examples of the classification of tangible assets by depreciation category is shown in the following table.
A company can use either straight-line or accelerated tax depreciation for tangible assets. Intangible assets with an acquisition price above CZK 60,000 and with an expected useful life longer than one year are also subject to tax depreciation.

If the purchase agreement stipulates a period during which the intangible assets can be utilised, the annual tax depreciation is calculated as the input price divided by the period agreed in the contract. In other cases, straight-line monthly depreciation is applied for the following periods:

- Audio-visual works are depreciated over at least 18 months.
- Software and results of research and development are depreciated over at least 36 months.
- Other intangible fixed assets are depreciated over at least 72 months.

EU DIRECTIVES

Four EU directives have been implemented in Czech income-tax law (parent/subsidiary directive, merger directive, royalties/interest directive and savings directive).

PARTICIPATION EXEMPTION

Capital gains or dividends derived from qualifying subsidiaries are tax exempt. 10% participation in capital and 12-month holding test applies. Other specific conditions set by the law also have to be met.

WITHHOLDING TAX

Certain types of payments such as dividends, interest or royalties are subject to withholding tax. Withholding tax rate ranges from 5% to 35% depending on the type of income. The payer of withholding tax is the person/entity that pays the income which is subject to the withholding tax. The list below gives examples of income that is subject to the withholding tax.

<table>
<thead>
<tr>
<th>Percentage</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>15%</td>
<td>Royalties, operating lease payments, copyright fees, dividends, other related distributions, etc. paid to a non-resident of the Czech Republic without a Czech permanent establishment</td>
</tr>
<tr>
<td>5%</td>
<td>Financial lease payments paid to a non-resident of the Czech Republic without a Czech permanent establishment</td>
</tr>
<tr>
<td>35%</td>
<td>Royalties, operating lease payments, copyright fees, dividends, profit shares and other related distributions, etc. paid to Non-EU/EEA residents from jurisdictions that do not have a Double Tax Treaty or Exchange of Information Treaty in force with the Czech Republic</td>
</tr>
</tbody>
</table>

Dividends, interest or royalties paid to qualifying EU/EEA/Swiss company are exempt from the withholding tax (specific rules apply).

Furthermore, the withholding-tax rate can also be reduced under a double taxation treaty concluded between the Czech Republic and the country where the recipient of the payment is a tax resident. As of 1 January 2016, the Czech Republic has concluded double-taxation treaties with 84 countries.

TAX-DEDUCTIBLE ALLOWANCES

Research and development cost allowance

Up to 100% or 110% of costs associated with the projects of research and development and incurred in a given tax year can be deducted from the tax base as a special tax allowance (this means that these costs are in fact deducted twice for tax purposes – once as a normal tax-deductible cost and then as a special tax allowance).

The following costs can be included in the tax allowance:

- Direct costs (e.g. personnel costs of research and development engineers, consumed material, etc.)
- Tax depreciation of fixed assets used for R&D activities
• Other operating costs directly related to realisation of R&D activities (telecommunications fees, electricity, water, gas, etc.)

This allowance does not apply to the costs of purchased services. Costs already supported from other public sources are also not eligible for this tax allowance.

The non-utilised allowance (e.g., due to tax loss in current year) can be carried forward for three subsequent years.

Accumulated tax losses carried forward from previous years

Losses incurred in the tax period can be carried forward for five subsequent tax periods. There are additional restrictions for utilisation of accumulated tax losses if the company’s ownership structure changes by more than 25% or the company is merged or subject to another type of restructuring. In such case, the “same business” test applies which compares the activities of the company before the change of control or the merger and the activities generating revenues after the change of control or the merger. In case of doubts, the taxpayer may apply the Tax Office for a binding ruling whether the tax loss may be utilised in given year.

Charitable donations

The tax base may be decreased by gifts donated for specific purposes set forth by the Income Tax Act (social, health, education, etc.). The maximum reduction is 10% of the tax base reduced by deductible allowances, the R&D allowance and utilised tax losses.

Investment incentive tax-relief

Companies that have received a Decision to Grant Investment Incentives can claim tax relief up to the maximum amount of state aid (i.e., the specific percentage of state aid is applied to the total amount of eligible investments. The maximum level of permissible state aid is 25% in all regions in the Czech Republic except Prague (with permissible state aid 0%).

Investors may receive either partial (for investors who expand their existing business activities in the Czech Republic) or full tax relief (for investors who are newly commencing their business activities in the Czech Republic). Both kinds of tax relief can be utilised during ten consecutive tax periods.

Full tax relief is almost equal to the value of the tax liability for the relevant tax period (tax relief does not cover tax derived from interest income). The aim of partial tax relief (i.e., for expansion projects) is to offset the tax above the “base tax”. Partial tax relief in the relevant tax period is equal to the difference between the tax liability for the period for which tax relief will be claimed (adjusted by certain items and interest income) and the “base tax” liability (“base tax” is adjusted by the sector price-inflation index). The “base tax” liability is the higher tax liability shown in one of two tax periods immediately preceding the tax period for which tax relief may be claimed for the first time, i.e., in which general and special conditions were fulfilled. The “base tax” liability is calculated using the tax rate valid in the taxable period of the tax-relief calculation.

Strategic Investor (high-volume investment projects) can receive cash subsidy for acquisition of long-term tangible and intangible assets.

TRANSFER PRICING RULES

Czech tax legislation contains the general arm’s length principle. It is compatible with the OECD Transfer Pricing Guidelines.

A taxpayer can apply with the respective Tax Office for a binding advance pricing agreement (APA).

The Czech tax legislation does not prescribe any obligation to maintain any transfer pricing documentation. Nevertheless, it is highly recommended that the documentation is prepared as it can be used as a valuable evidence during a tax audit.

The Czech legal entities which participate in transactions with related parties are obliged to file a separate disclosure form on “Overview of Transactions with Related Parties” together with the corporate income tax return.

TAX ADMINISTRATION

Generally, taxpayers must file tax returns within three months following the end of the tax period. Czech legal entities that are required to prepare audited financial statements or whose tax return is signed by a registered tax advisor must file their tax returns within six months following the end of the tax period. In certain cases (e.g., a merger), the statutory period for submission of the tax return is reduced.
Corporate income-tax liability (i.e., the difference between the sum of the advance tax payments paid during the relevant tax period and the total tax liability) is payable by the deadline for submission of the tax return. If the reported tax liability exceeds the statutory threshold, the taxpayer is obliged to pay advance tax payments on a quarterly (if the last known corporate income tax liability exceeded CZK 150,000) or half-yearly basis (if the last known corporate income tax liability was between CZK 30,000 and CZK 150,000). If the last known corporate income tax liability is less than CZK 30,000, no advance payments are required.

If the tax is not reported and paid correctly and the Tax Office discovers this during a tax audit, then the Tax Office assess additional due tax (or lower tax loss) and levy a penalty (fine) and a late-payment interest to the taxpayer. The penalty is calculated as 20% of the additionally assessed tax or 1% of a reduced tax loss, and the late-payment interest is calculated as the repo rate of the Czech National Bank effective as of the first day of each half year increased by 14 percentage points.

ACCOUNTING

The Czech accounting system is based on the double-entry bookkeeping and is largely consistent with the International Financial Reporting Standards with certain minor difference regarding, for example, financial leasing and depreciation of fixed assets.

Effective 1 January 2016, new classification of companies has been introduced:

<table>
<thead>
<tr>
<th>Company</th>
<th>Net turnover (CZK)</th>
<th>Net assets (CZK)</th>
<th>Employees</th>
<th>Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Micro</td>
<td>18 million</td>
<td>9 million</td>
<td>10</td>
<td>2 of 3</td>
</tr>
<tr>
<td>Small</td>
<td>200 million</td>
<td>100 million</td>
<td>50</td>
<td>2 of 3</td>
</tr>
<tr>
<td>Medium</td>
<td>1 000 million</td>
<td>500 million</td>
<td>250</td>
<td>2 of 3</td>
</tr>
<tr>
<td>Big</td>
<td>above 1 000 million</td>
<td>above 500 million</td>
<td>above 250</td>
<td></td>
</tr>
</tbody>
</table>

A company is classified as a micro company assuming that at least two of three criteria as at the balance sheet day are not exceeded. Similarly a company is classified as a small company assuming the company is not a micro company and that at least two of three criteria as at the balance sheet day are not exceeded. A company is classified as a medium company assuming the company is not micro- and small- company and at least two of three criteria as at the balance sheet day are not exceeded. A company is classified as big assuming at least two of three criteria as at the balance sheet day are exceeded.

Statutory audit is always required for big and medium companies. Small companies qualify for the statutory audit based on the following criteria:

- legal form of joint-stock company and at least one of the below criteria is fulfilled as at the balance sheet day of the current and immediately preceding accounting period
- other small companies if at least two of three of the below criteria are fulfilled as at the balance sheet day of the current and immediately preceding accounting period.

Criteria:
- net assets CZK 40 million
- net turnover CZK 80 million
- employees headcount 50

Companies that have issued securities traded on regulated stock exchanges in EU member states (e.g., shares, bonds) should apply the International Financial Reporting Standards when preparing their annual financial statements and consolidated financial statements. However, for calculation of corporate income tax, the accounting result must be calculated based on the Czech Accounting Standards and unaffected by the International Financial Reporting Standards.