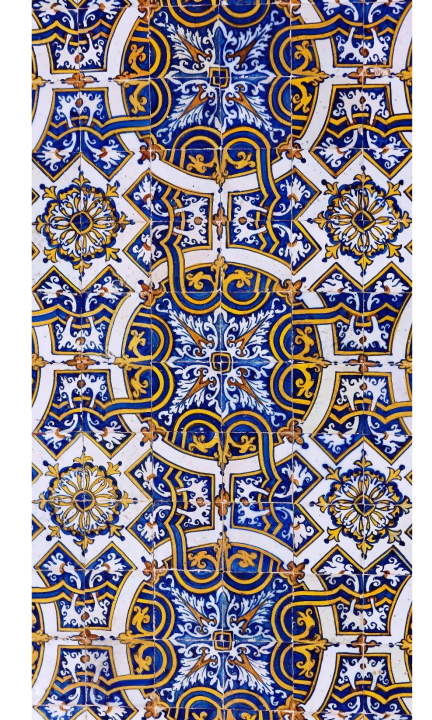


# International Corporate Structures

Offshore Wealth Online Summit November 2021

www.gfdl.legal



# Topics to consider

• Using a corporate vehicle to do business?

• Is an offshore corporate vehicle appropriate?

• Should I diversify?

Banking and disclosure?



#### Jurisdictions to consider

Portugal – Tax efficient gateway

• Malta – 5% CIT rate

• Macau – 0% CIT rate



Maltese Foundation as an alternative to Trusts

# Portugal Holding regime & Patent Box





#### Overview

- OECD and EU compliant jurisdiction
- Direct access to EU Directives and Regulations
- Portugal's Tax Treaty Network > 70
- Treaty with US and Canada
- Incentives for IP/R&D/Reinvestment



### Corporate vehicles

#### Sociedade por Quotas

• Limited liability, 2 shareholders, no minimum share capital

#### Sociedade Anónima

• Limited liability, 5 shareholders, 50.000 € share capital

• Access to E.U. Directives & Passporting

## Incentives for global enterprises

- Portuguese Participation Exemption
- Tax Treaties to avoid double taxation
- Patent Box regime Tax incentives for R&D and IP
- Fiscal incentives for innovative sectors
- Tax neutral M&A



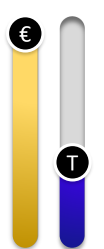


## Portuguese Holding Company

- Tax benefits for qualified shareholdings
- No tax on inbound or outbound dividends (and foreign branch profits)
- No tax on <u>capital gains</u> derived from the sale of Portuguese or Foreign Shareholdings
- Used to invest worldwide
- Limitations when investing in blacklisted jurisdictions

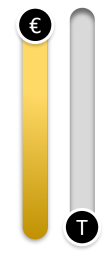
# Participation exemption regime





#### Operational Profits: taxation at 21%

17% for SMEs up to Euro 25.000

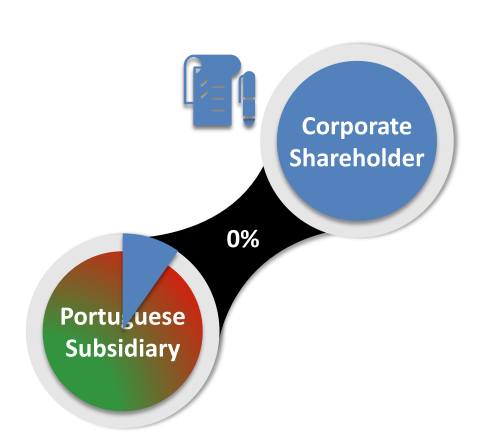


#### Dividends / Capital Gains?

Income derived from qualified shareholdings is exempt

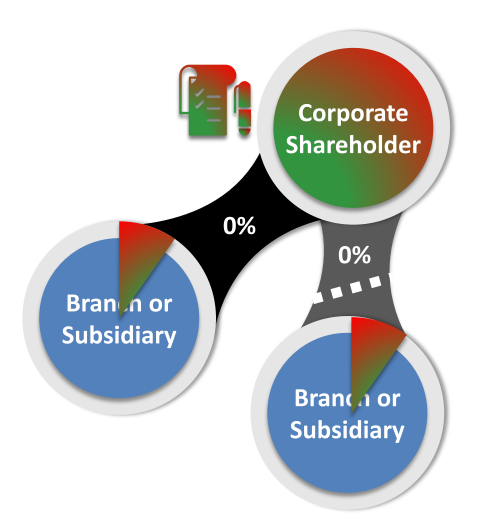
# Exemptions for outbound payments





- No withholding tax on dividends
- No tax on capital gains on the sale of shareholdings
- 10% shareholding
- Holding period of 12 months
- Restrictions may apply to Parent Companies in low tax jurisdictions and companies owning real estate in Portugal

# Exemptions for inbound payments



- Exemption: dividends paid to Parent Companies in Portugal
- Exemption: capital gains assessed on the sale of eligible foreign and domestic shareholdings
- 10% shareholding
- Holding period of 12 months
- Restrictions may apply to subsidiaries located in low tax jurisdictions

# Patent Box Regime

- 50% tax cut on income derived from Intellectual Property
- Applicable to IP developed internally + indemnities
- Sale or temporary licensing of industrial drawings, models or patents
- Registered copyrights for software

## Financial services passporting

- Single license concept | Supervision by home country authorities
- EU businesses are entitled to provide services across the EU

Securities Issues

Financial Services

Payment Institutions

Credit Institutions

Collective Investment Schemes

Investment firms

Electronic Money

Insurance



Bank of Portugal license for Virtual Asset Service Providers

- VASPs include:
  - exchange services between virtual assets and fiat currencies;
  - exchange services between one or more forms of virtual assets;
  - transfer of virtual assets services;
  - custodian wallet service providers.



# Malta Low Tax & Asset Protection





#### Malta

• E.U. country

• Stable financial sector

Low tax

Asset protection using a Foundation



### **Corporate Taxation**

Worldwide income taxation

- Statutory tax rate of 35% vs Effective rate of 5%
- 5/7 or 6/7 Corporate Tax Refund
- Whitelisted OECD and E.U. compliant
- Tax Treaty Network > 60 Treaties



#### Tax Benefits

• Effective corporate tax rate of 5%

• 0% shareholder dividend tax

Participation exemption regime

Absence of withholding tax on dividends, interest or royalties

# Refund system

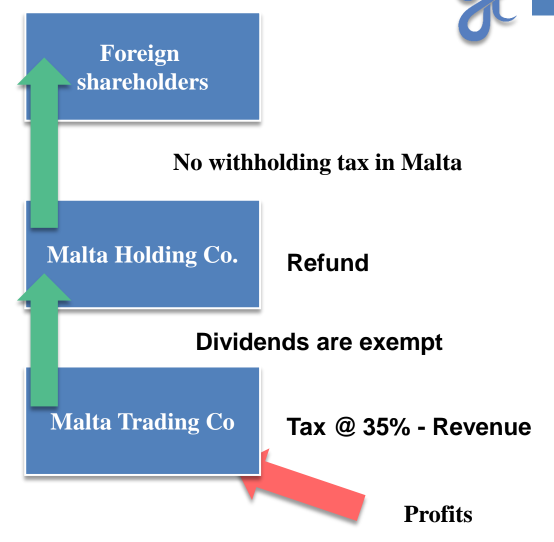
Tax refund to shareholders of:

100%: Participation exemption

6/7: Operational income

5/7 : Passive income

Amount of the refund depends on the nature of the distributed profits and if these have benefited, or not, of any double taxation relief mechanisms.



#### Other benefits

- Advance Tax Rulings 5 years
- Absence of Transfer Pricing Rules
- Absence of Thin Capitalization rules
- No CFC rules
- Carry forward losses
- Early dividend is possible

# 10 2

### Participation exemption

- 5% shareholding with two of the following rights:
  - (i) right to vote;
  - (ii) profits available for distribution; and
  - (iii) assets available for distribution on a winding up; or
- Option to acquire the shares + other special equity rights
- Entitled to sit on the Board or appoint a person to sit on the Board of that company as a director
- Equity investment representing a total value (date of acquisition) of €1,164,000 + held for 183 days

#### Maltese Foundation

- Based on UK's Jersey legislation
- For private individual use or as a commercial entity

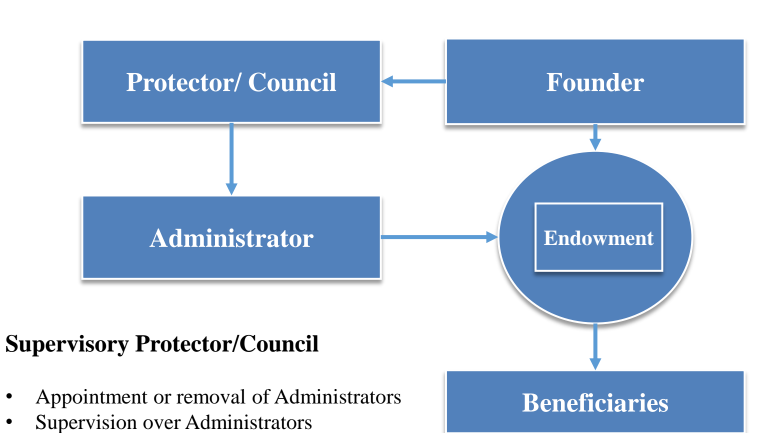


- The laws of any jurisdiction other than Malta may govern
- Low minimum capital requirements
- Trustees are highly regulated by the Malta Financial Services Authority (MFSA)



#### Foundation structure

May be vested with powers



#### **Founder**

- Supervision over administration
- Intervene in court proceedings concerning the appointment of administrators or the disposal of assets
- Possible beneficiary of the foundation
- Cannot be sole administrator

#### **Administrator**

- Responsible for possession & control of the property of the foundation
- Ensuring compliance with the deed of the foundation & the law
- Fiduciary obligations

#### Foundation's business uses

- Foundations cannot carry on a business, but may be shareholders of other entities
- Securitization of Assets
- Portfolio management
- Employment Benefit or Retirement Schemes
- Grant of real or personal security interests
- Insurance Policies

#### Foundation taxes

- If no beneficiaries are resident in Malta
  - Tax transparent 0%

- Opt to be treated as a company for tax purposes:
  - Taxed at 5%
  - Participate in Tax Treaty Network



# Liquidation of Foundations

- Permissible to terminate before its term, if:
  - All beneficiaries demand
  - Founder consents
  - Founder may exclude such a right of the Beneficiaries
- Deed may determine how the assets remaining in the Foundation are to be distributed on termination

# Macau 澳門 Gateway to the East





#### Macau

- Gateway to China
- Stable financial system
- Nil to low tax

Simplicity & Low cost





## Company Law & Compliance

- Limited Company by Quotas (2-30 shareholders)
  - Minimum share capital MOP 25,000 (≅USD 3,100)

- Limited Company by Shares (3 shareholders)
  - Minimum share capital MOP 1,000,000 (≅USD 125.000)

# Tax regime for companies

- Corporate profits exempt up to MOP 600,000 ( $\cong$ USD 75.000,00)
- Profits in excess of the threshold taxed at a 12%

- No distinction generally exists between residents and nonresidents
- Worldwide income tax

Absent of a Tax Treaty, there is no double tax relief

## Treaties & Withholding tax

Few Tax Treaties

• China, Hong Kong, Vietnam, Mozambique, Cape Verde and Portugal

No withholding taxes on income paid to nonresidents

Anti-abuse rules

# Questions & Answers





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