

Minimum tax from 1 January 2022 Review your group entities to assess if your group can be affected.

Minimum taxation applies to taxpayers in a tax loss position or with a tax profitability ratio below 1%. Tax is computed as 0.4% of operating revenue and 10% of other qualified items. Certain exceptions and deductions may apply. See more

Run mock tests to determine impact, if in scope entities are identified.



Shifted profit tax from 1 January 2022 19% tax on so called 'shifted profits' has been imposed on certain types of direct or indirect payments to related entities, generally if such payment is effectively taxed at 14.25% or lower and other conditions are met. See more

Analyze tax treatment of payments by the recipients, determine if new taxation impacts any of the group entities and measure the extent of such an impact. Investigate whether any exceptions provided by the law may apply.



Broader scope of tax incentive system from 2022

The tax incentive package has been enhanced, including credits for research and development (R&D) and the Intellectual Property Box (IP Box) system (it is possible to use of both for the same activity) and new deductions have been introduced e.g., for robotization, prototypes, innovative employees, business expansion, consolidation or initial public offering (IPO).

Check if all new incentives were identified and applied (in some cases possibly also with respect to previous periods, up to five years back). Evaluate impact of new regulations.

Jul Sep Oct Aug

No. **Fact** Action Withholding Tax pay and refund regime from 1 January 2022 Prepare for payments in 2022 and decide if formal measures can be applied to confirm applicability of a relief at source (exemption or lower New pay-and-refund Withholding Tax (WHT) regime for payments exceeding in total rates). Confirm whether beneficial owner analysis has been done and ca. EUR 450k p.a. applies from 1 January 2022 (after several deferrals), except consider personal liability of management board members. for payments to third parties and payments for services. However, beneficial owner requirements in practice apply to all subject-to-WHT payments. Scope of cases that can be secured by WHT clearance opinion has been broadened. See more ATAD II anti-hybrid restrictions limit deductibility of costs If not done yet, determine if the new rules limit deductions in Poland. Analyze the tax treatment of payments and status of entities at the group Polish implementation of anti-hybrid measures may, in certain situations, lead to different level with particular focus on the imported mismatches rules. conclusions than under the Anti-Tax Avoidance Directive II. Limitations may affect Check if ATAD II impact was taken into account in CIT settlement and financing costs and other deductions (e.g., costs of goods or services purchased by Polish consider confirming the position in a tax ruling, where needed. subsidiaries). See more Major reform in taxation of personal income and social security contributions Analyze the impact on your payroll budget and situation of each group of individuals employed or cooperating based on business-to-The reform in Personal Income Tax (PIT) and social security system in Poland can increase business agreements with your group in Poland. Assess impact the overall payroll cost and affect individuals' net income. The changes, which apply from on competitiveness of remuneration models. 1 January 2022, may affect employees, employers, entrepreneurs and board members contracted under almost all forms of cooperation. Further amendments to the new regime are expected during 2022. Recover non-deductible costs of intangible services Review if in the previous years any of your group entities excluded costs from their tax basis due to limitations imposed on certain Taxpayers who limited their tax deductible costs due to the provisions of Article 15e of the intangible services costs (article 15e of the Polish CIT Act). If yes, CIT Act in particular cases may retain the right to deduct them in the next 5 tax years determine if deduction can still be taken on these costs. according to the applicable limits - even after this provision has been abolished. Broad range of new obligations for real estate rich entities Analyze whether under the new definition any of the group companies can be considered a Polish 'real estate company'. 'Real estate company' - new obligations and restrictions, including: share deal tax remitter Fulfill new obligations and assess impact on ongoing taxation, obligation, reporting on shareholding (filing also by shareholders), no or limited tax reporting obligations and reorganizations. depreciation of some real estate assets. See more Hidden dividend not deductible for tax purposes Deferred by one year and possibly to be modified in the future. Monitor status to evaluate impact. Costs considered to be 'hidden dividend' will not be deductible for tax purposes. New limitation is deferred to 1 January 2023 and rules governing the limitation are to be re-drafted prior to implementation. See more Wide scope of year-end transfer pricing obligations Verify transfer pricing obligations concerning controlled transactions and ensure that the analysis takes into account the Taxpayers undertaking intra-group transactions are obliged to comply with relevant newest provisions introduced. Check validity of economic studies transfer pricing requirements. The preparation of the documentation and confirmation supporting TP method used for testing purposes (also with regard of arm's length character of the transactions must be declared by company

to the potential effect of the COVID-19 pandemic).



management in a signed statement. Non-compliance or presenting false information

may be subject to tax penalties and personal fiscal penalties.

No.	Fact	Action
11)	Beneficial owner of payments impacts transfer pricing obligations Polish transfer pricing documentation obligations cover also transactions with beneficial owners located in tax havens, regardless of the relationship between the counterparties of the transaction. It is assumed that beneficial owner is located in a tax haven if the direct counterparty of the transaction makes settlements with tax haven entities. The materiality threshold for such transactions is PLN 500k.	Check transaction counterparties for entities with beneficial owners located in countries applying harmful tax competition. Implement proper procedures, since the definition of the beneficial owner may have broad interpretation and the provisions require taxpayers to establish, with due diligence, existence of transactions where the beneficial owner is from a country applying harmful tax competition.
12	Electronic invoices New law enabling taxpayers to issue invoices in a structured form and implementing the National System of e-Invoices (KSeF) entered into force on 1 January 2022. It is planned that from 2024, the KSeF will be obligatory for all national invoices and will fully replace other forms of invoicing. Company's systems and processes may require significant amendments to comply with the new requirements.	Plan necessary actions to confirm that the organization will be ready for electronic invoices in Poland. Identify all areas, where changes will be needed (e.g. finance, IT, logistics, procurement) and act in advance to avoid critical disruptions in the future.
13)	New tax requirements for business reorganizations from 2022 Important amendments of rules regarding various reorganizations, such as mergers, demergers or share for share swaps. In particular, neutrality may be affected. Effective as of 1 January 2022.	Ensure that all plans regarding reorganizations as well as ongoing restructurings in your group are validated to take into account the changes from 1 January 2022.
14)	Other changes under 'Polish deal' reform package Other key changes under the "Polish deal" legislation from 2022: Changes to CIT tax grouping regime and possibility of VAT grouping Extension of the Polish CFC regime expected to capture broader range of entities New Polish holding company regime with exemptions Investment agreement ("ruling 590") as a single agreement with the tax authorities for large investors	Analyze potential impact on the organization. Manage the risk of non-compliance.
15)	Wide range of Polish MDR reporting Polish MDR regime provides for broader obligations than DAC6 and also requires non-Polish entities (including non-EU residents) to file reports in Poland. With partial deferral of MDR deadlines due to COVID-19 a backlog of transactions could be subject to reporting in a short period of time.	Confirm with the Polish subsidiary that procedures have been implemented and persons responsible for MDR have been appointed. Check also if non-Polish entities must report in Poland. Carry out MDR review where needed. Apply self-disclosure procedure in case of late reporting.
16	Important amendments to the tax treaty with the Netherlands The tax treaty between Poland and Netherlands will contain a number of substantial changes, such as introduction a real estate clause and an anti-avoidance provision in a form of a 'principal purpose test'. In particular, changes might impact investors using Dutch holding companies to structure investments into Poland. The changes are expected to be apply from 1 January 2023. See more	Review your group entities to assess if your group can be affected. Be prepared for changes and manage.

Contact: taxagenda@pl.ey.com



EY | Building a better working world

EY exists to build a better working world, helping create long-term value for clients, people and society and build trust in the capital markets.

Enabled by data and technology, diverse EY teams in over 150 countries provide trust through assurance and help clients grow, transform and operate.

Working across assurance, consulting, law, strategy, tax and transactions, EY teams ask better questions to find new answers for the complex issues facing our world today.

EY refers to the global organization, and may refer to one or more, of the member firms of Ernst & Young Global Limited, each of which is a separate legal entity. Ernst & Young Global Limited, a UK company limited by guarantee, does not provide services to clients. Information about how EY collects and uses personal data and a description of the rights individuals have under data protection legislation are available via ey.com/privacy. EY member firms do not practice law where prohibited by local laws.

For more information about our organization, please visit ey.com. © 2022 EYGM Limited. All Rights Reserved. EYG no. 005657-22Gbl ED None

This material has been prepared for general informational purposes only and is not intended to be relied upon as accounting, tax, legal, or other professional advice. Please refer to your advisors for specific advice.

