MINISTRY OF FINANCE - TAX DEPARTMENT
NOTIFICATION TO SUBMIT COMPANY INCOME TAX RETURN

TAX YEAR 2016

(Form T.D.4) 2016

# MINISTRY OF FINANCE <br> TAX DEPARTMENT <br> COMPANY INCOME TAX RETURN 

TAX YEAR
2016

1.5. COMPANIES WHICH FALL UNDER THE MERCHANT SHIPPING (FEES AND TAXING PROVISIONS) LAW OF 2010 N. $44(\mathrm{I}) / 2010$ does the company elect to have the profits falling the aforementiond law in accordance with the provisions of the MERCHANT SHIPPING (FEES AND TAXING PROVIIIONS) LAW?
$\square$ Yes $\square$ No $\square$ PARTIALLY $\square$ N/A
1.6. CONTROL, MANAGEMENT AND PERMANENT ESTABLISHMENT

1 DID THE COMPANY HAVE ITS MANAGEMENT AND CONTROLDURING THE YEAR 2016 OR A PERMANENT ESTABLISHMENT IN THE REPUBLIC?

| $\square \mathrm{YES}$ | $\square \mathrm{NO}$ |
| :--- | :--- |
| $\square \mathrm{YES}$ | $\square \mathrm{NO}$ |

IF YOU ARE NOT RESIDENT IN THE REPUBLIC AND YOU HAVE A PERMANENT ESTABLISHMENT IN THE REPUBLIC, DO YOU ELECT TO HAVE THE SAME TAX TREATMENT AS A CYPRUS RESIDENT?
If you make the election then you must include all your world wide income expressed in Euro.

### 1.7. COMPANY TYPE

| ARE YOU A CREDIT INSTITUTION OR ORGANISATION? |  | YES | NO |
| :---: | :---: | :---: | :---: |
| ARE YOU AN INSURANCE COMPA |  | YES | NO |
| THE COMPANY DORMANT? |  | YES | NO |
| DOES YOUR ORGANISATION OWN SHIPS? |  | YES | NO |
| THE COMPANY HAS BEEN INCORPORATED IN THE REPUBLIC BUT IT IS NOT A CYPRUS RESIDENT? (Article 5(2) L.4/78) |  | YES | NO |
| ARE YOU AN INNOVATIVE COMPANY AS PER LAW 115(I)/2014? |  | YES | NO |
| DO YOU BUY SERVICES FROM PROFESSIONALS (Entertainers e.t.c.) WHO ARE NOT RESIDENT IN THE REPUBLIC? (Article 23 L.118/02) |  | YES | NO |
|  |  | YES | NO |
| DO YOUR ACTIVITIES INVOLVE TRADING IN CURRENCY? <br> IF YES, DECLARE WHETHER YOU HAVE MADE OR YOU ARE MAKING YOUR IRREVOCABLE CHOICE. <br> (Article 8(24) L.118/02) ARE YOU A UCITS? |  | YES | NO |
|  |  | YES | NO |
| DOES THIS DECLARATION CONCERN CLASS 7 INSURANCE PRODUCTS EXCLUSIVELY? |  | YES | NO |
| VAT REGISTRATION |  |  |  |
| ARE YOU OR WERE YOU REGISTERED FOR VAT PURPOSES EITHER AS A COMPANY OR A GROUP? |  | YES | NO |
| IF YES, STATE YOUR VAT NUMBER (not that of the group) |  |  |  |
| IF YOU SUBMIT RETURNS AS A GROUP, STATE YOUR GROUP NUMBER |  |  |  |
| IF YOU ARE NOT REGISTERED GIVE THE REASON: |  |  |  |
| A. TURNOVER IS NOT ABOVE THE REGISTRATION LIMIT |  | YES | NO |
| B. I DO NOT MAKE TRANSACTIONS THAT FALL WITHIN THE VAT SPECTRUM |  | YES | NO |

IBAN/ SWIFT CODE FOR THE PURPOSE OF REFUNDS
IN THE CASE OF A REFUND PLEASE REMIT THE REFUNDABLE TAX TO IBAN swift Code

T.I.C.

T.I.C.


T.I.C.


## PART 3 - COMPUTATION OF TAXABLE INCOME

## PROFIT / LOSS AS PER PROFIT AND LOSS ACCOUNT BEFORE THE DEDUCTION OF TAX (PART 2.2.33)

## ADJUSTMENTS <br> \section*{FIXED ASSETS}

2 LOSS (A) / PROFIT (B) FROM THE DISPOSAL OF FIXED ASSETS
3 LOSS (A)PRROFIT (B) FROM THE REVALUATION OF CURRENT AND FIXED ASSETS
4 BALANCIIG ADDITION (A) IDEDUCTION (B)
5 DEPRECIATION AND AMORTISATION (INCLUDING GOODWILL) PER PROFIT AND LOSS (A)/ CAPITAL ALLOWANCES (B)

6 EXPENSE (A)/ DEPRECIATION (A) PER PROFIT AND LOSS / ALLOWANCES (B) FOR SCIENTIFIC RESEARCH EXPENSES
7 EXPENSES (A) / DEPRECIATION (A) PER PROFIT AND LOSS / ALLOWANCES (B) FOR Patents or patent rights and royalties
INCOME ASSESSED ON DIFFERENT BASIS
8 COLLECTION (A)/ INCREASE IN AMOUNTS DUE (A)/ LOSS (A) / PROFIT (B) FROM THE DISPOSAL OF PATENTS OR PATENT RIGHTS AND ROYALTIES
9 TIME APPORTIONMENT OF PROFIT / LOSS FOR YEARS THAT DO NOT END AT 31/12
10 TAXABLE LOSS (A) / INCOME (B) ASSESSED ON A DIFFERENT BASIS FROM THAT OF THE PROFIT AND Loss
1 Benefit from transactions faling under article 33

## INCOME THAT IS EXEMPT

dividends
INTEREST THAT IS EXEMPT
EXTRAORDINARY ITEMS THAT ARE NOT TAXABLE
15 LOSS (A)/ PROFIT (B) FROM PRESERVED BULLDINGS
16 LOSS (A)/ INCOME (B) OF PERMANENT ESTABLISHMENT OVERSEAS
17 LOSS (A)/ INCOME (B) NOT TAXABLE BY VIRTUE OF DOUBLE TAX AGREEMENT
18 LOSS (A)/ PROFIT (B) FROM THE DISPOSAL OF SHARES IN COMPANIES
18A PURCHASE OF SHARES OF INNOVATIVE COMPANY
DISALLOWED EXPENDITURE
EXPENSES THAT RELATE TO EXEMPT SOURCES OF INCOME
OTHER EXCHANGE DIFFERENCES
LOSS (A) / PROFIT (B) FROM CURRENCY TRADING (irrevocabable opioion)
GEneral provision for bad debts
GENERAL PROVIIION FOR REDUCTION IN THE VALÚE OF STOCKS
INTEREST PAYABLE TO ANY GOVERNMENT OR GOVERNMENT ORGANIZATIONS
INTEREST DISALLOWED
CONTRIBUTIONS TO FUNDS THAT DO NOT COMPLY WITH THE PROVIIIONS OF ARTICLE 14
GifTS AND DONATIONS
LEGAL EXPENSES AND EXPENSES INCURRED TO RAISE CAPITAL
entertainment
FINES AND OTHER DIRECT TAXES THAT ARE NOT ALLOWED
32A EXPENSES OF PRIVATE MOTOR VEHIILES
32B EXPENSES WITH NO SUPPOBTING DOCUMENTS i.e. INVOICES, RECEIPTS (ARTICLE 9)
$32 C$ PAYRoLl COSt FOR WHICH No RELEVANT CONTRIBUTIONS WERE PAID (ARTIILE 9) OTHER
32 I INTEREST DEDUCTION ON NEW CAPITAL OF COMPANY (NID)
33
34
35
36 TOTAL ADJUSTMENTS
37 TAXABLE INCOME / LOSS FOR YEAR ( $\pm$ )
38 IF YOU HAVE A RULING / RULINGS DECLARE THE DATE/S OF ISSUE
(Form T.D.4) 2016

5.1 DECLARATION of profits subject to deemed distribution as at 31/12/2018 5.1.1 A COMPUTATION of profits subject to deemed distribution as at 31/12/2018
1 ACCOUNTING PROFIT(increase) / LOSS(decrease) (PART 2.2.33) LESS CORPORATION TAX
2 TRANSFER TO LEGAL RESERVE REQUIRED BY ANY LAW
3 CAPITAL GAINS TAX
4 REVALUATIONS OF MOVABLE AND IMMOVABLE ASSETS INCLUDED IN THE ACCOUNTING PROFIT OF THE YEAR
5 REALISED PROFITS / LOSSES WHICH HAVE BEEN CREDITED DIRECTLY TO RESERVES
6 ADDITIONAL DEPRECIATION / DIMINUTION OF MOVABLE \& IMMOVABLE ASSETS INCLUDED IN THE ACCOUNTING PROFIT OF THE YEAR
7 DIVIDENDS RECEIVED FROM PROFITS THAT HAVE BEEN SUBJECT TO DEEMED DISTRIBUTION
8 ACCOUNTING PROFIT / LOSS DUE TO RESTRUCTURING (ARTICLE 3(12)) FOR YEARS 2015-2017 9 INCOME SUBJECT TO DISTRIBUTION / LOSS CARRIED FORWARD B DEEMED PROFITS OF YEARS 2014-2016 Please complete the following table

$70 \%$ of profits, in the case of losses the whole amount of the loss (with a negative sign) and where the company did not exist or the shareholders were not tax resident in the Republic enter a zero ( 0 ).
The percentage of individuals that are subject to deemed distribution as at $31 / 12$ two years after the year profits are earned.
3 The percentage of legal persons that are subject to deemed distribution as at $31 / 12$ two years after the year profits are earned.

| COMPUTATION | DEFENCE CONTRIBUTION |
| :---: | :---: | :---: |



PART 6 - REFUND OF AMOUNTS INCORRECTLY WITHHELD

| COMPANY OR PERSON WHO ISSUED THE DIVIDEND OR PAID THE INTEREST OR PAID THE RENT ${ }^{\text {I }}$ [ ${ }^{4}$ AMOUNT WITHHELD FROM |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| NAME | T.I.C. | ${ }^{3}$ DIVIDEND | ${ }^{4}$ INTEREST | RENT |
| 1 |  |  |  |  |
| 2 |  |  |  |  |
| 3 |  |  |  |  |

with T.I.C. $\square$
having full knowledge of the consequences of the law, declare that all the information included in this declaration is in accordance with :-
the books and records kept or / and the accounts that were prepared by the board of directors the audited accounts as these were prepared by the board of directors and audited by the auditors of the company.

## signature

$\square$

## PART 8 - AUDITOR'S AND/OR TAX CONSULTANT'S REPORT


We, the partners of the firm, We, the directors of the company,
Auditor and/or Tax Consultant of the company
with T.I.C. $\square$
with T.I.C. $\square$ having knowledge of the consequences of the law declare that:

1. Parts 2.1 (Balance Sheet), 2.2 (Profit and Loss) and the notes in Part 2.3, which refer to these in the Present declaration, are in agreement with

2. Subject to the following reservation, anything included in PART 3 (Computation of taxable income), PART 4 (Computation of corporate tax) and PART 5 (Computation of defence contribution) other than the profit / loss that is transferred from the profit and loss account has been duly checked and comply in all material respects with the circulars of the Tax Department that are listed out in the official directory form T.D. 172 ( $\square$ . This confirmation is issued by
$\qquad$ the tax consultant. Having knowledge of the consequences of the Assessment and Collection of Taxes law, we confirm that, based on our work
$\square$ we have not noted that the tax computations of the taxpayer for $\square$ we have noted that the tax computations of the taxpayer for the year material respects with the circulars of the Tax Department.
ended 31st December of the tax year do not comply, with the following circulars of the Tax Department:

## PART 9 - OBLIGATIONS, OFFENCES \& FINES

By virtue of The Assessment and Collection of Taxes Law, No. 4 of 1978 as amended, Legal persons are required to complete the company's Income Tax Return for the year 2016 (Form T.D.4) 2016, with the true and correct particulars and information regarding the company's income, and to submit it via the TAXISnet service at website http://taxisnet.mof.gov.cy, not later than 31st December 2017.
2. For the purposes of this return, the completion of all the information in Part 2 is deemed to be equivalent to the submission of accounts. However, the accounts and computations may be requested by the Department at a later date and you are obliged to present them on demand. When the return is submitted via TAXISnet, the above date is extended by 3 months.
3. This Return must be completed in capital letters and all amounts must be stated in Euro. Dates must be in the form DD/MM/YYYY, income must be declared to the nearest euro and the precise amount of taxes and contributions should be declared.
4. The director or any other person excercising the management of a legal person is responsible for the submission of this declaration.
5. It is compulsoty to declare your BANK ACCOUNT IBAN/SWIFT CODE.

## OFFENCES AND FINES

The Assessment and Collection of Taxes Law, No. 4 of 1978 as amended, provides in relation to

1. refusal, failure or neglect to comply with the submission of this Return by the date set by the Law,
2. any delay in the submission of a Return or statement of taxable income,
3. any delay in the submission of a Return or the payment of the tax,
4. submission of a false return in respect of income you received, or regarding deductions claimed or assistance to any person in order to submit a false return relating to any information and
5. the keeping of books and records, and the non issuance of invoices and receipts (article 30(1))
the imposition of penalties, interest and monetary fines and upon conviction imprisonment.

COMPUTATION OF SPECIAL CONTRIBUTION OF DEFENCE DUE ON DEEMED DISTRIBUTIONS AS AT 2016
1.1. TAX IDENTIFICATION CODE (T.I.C.)
1.2. NAME
1.3. DEEMED PROFITS OF YEARS 2010-2015


