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# **INTERNATIONAL COMPARISON**

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Member of





### What 's in this issue: E-commerce. Income Tax

Auren International Comparison is a quarterly publication that provides you an overview of trends and international tax developments by comparing tax issues in legislations around the world, that may those doing business in multiple locations.

Constant legislative, regulatory, and judicial changes, along with globalization, economic shifts, and operational adjustments, are challenging issues. Now more than ever, in an increasingly globalized world, companies must have a total perspective and awareness of tax issues, and this publication aims to cover key tax topics which should be of interest to businesses operating internationally.

This edition includes numerous country focus pieces, in which it is analyzed; e-commerce as delivery of goods and e-commerce as service, and the seller's responsability in each case for tax returns.

We hope you that y

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### Index





### E-commerce. Income Tax

#### 1. Classification of electronic commerce as delivery of goods - Seller's responsibility for tax return

**Initial example**: A domestic company or a natural person (The consumer) in your country orders goods online from a company located in a country with or without a double taxation treaty. The goods ordered online will be delivered directly to the customer. The foreign company (The seller) is responsible for the transport.

The main questions arising: What are the income tax obligation in your country for the foreign company (The seller).

#### 2. Classification of e-commerce as service (Or other services) - Seller's responsibility for tax return

**Initial example**: A domestic company or a natural person in your country (The consumer) downloads music from the website of a company, or request translation services or copywriting, located in a country with or without a double taxation treaty. The services ordered do not reach the customer physically, but electronically.

The main questions arising, If there is an ign company (The seller).

our country for the fore-



# Argentina

#### 1. Classification of electronic commerce as delivery of goods - Seller's responsibility for tax return

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign residents who produce commercial income in Argentina have to taxed them in Argentina.	Foreign residents who produce commercial income in Argentina have to tax them in Argentina.
Where is the place the income is produced, in accordance with the local law	In the country of destination: Argentina	In the country of destination: Argentina
Where is the place the in- come is produced, in accor- dance with the local law	Impuesto local según la ley Argentina. (De conformidad con las disposiciones de cada convenio suscripto por Argentina).	Local tax according to Argentine law.
Tax liability over the returns, if the foreign company has permanent establishment	The tax is paid in accordance with double ta- xation treaty. (In most cases will not pay tax return, it should be analyze each particular case).	Local tax in accordance with the Argentine law e and only pa e rate of withholding tax returns 31.50%. Rate of Withholding VAT is 21%
Tax liability over the re- turns, if the foreign com- pany has not permanent establishment	Withholding of taxes in accordance with Ar- gentine law. (In accordance with the provi- sions of each treaty).	Withholding of taxes in accordance with local law, according to regime local suppliers
Withholding tax obliga- tion, if the foreign com- pany has not permanent establishment	According to double tax treaty.	Withholding taxes in accordance with local law e rate to be applied of 31.50%. VAT rate of withholding is 21%.
Notes	Regulations concerning business to business transactions (B2B): Customers, have the obli- gation to check the withholding tax liability of the seller. In business to consumer transactions (B2C): Customers, B2B, have not obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): Customers, hava the obli- gation to check the withholding tax liability of the seller. In business to consumer transactions (B2C): Customers, B2B, have not obligation to check the withholding tax liability of the seller.



#### 2. Classification of e-commerce as service (Or other services) - Seller's responsibility for tax return

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign residents who produce or accumu- late income in Argentina have to taxed it in Argentina.	Foreign residents who produce or accumula- te commercial income in Argentina have to taxed it in Argentina.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Argentina	In the country of destination: Argentina
Tax liability over the returns, if the foreign company has permanent establishment	Local tax according to Argentine law. (In ac- cordance with the provisions of each treaty).	Local tax according to Argentine law.
Tax liability over the re- turns, if the foreign com- pany has not permanent establishment	Tax return is paid in accordance with the double taxation treaty. (In most cases will not pay income tax, it should be analyze each particular case).	Local tax in accordance with the Argentine law, withholding tax as a e and only payment. e rate of withholding tax re- turns 31.50%. Rate of Withholding VAT is 21%
Withholding tax obligation, if the foreign company has permanent establishment	Withholding of taxes in accordance with Ar- gentine law. (In accordance with the provi- sions of each treaty).	Withholding taxes in accordance with local law, according to the retention regime of local suppliers
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to double tax treaty.	Withholding taxes in accordance with local law e rate to be applied of 31.50%. VAT rate of withholding is 21%.
Notes	Regulations concerning business to business transactions (B2B): Customers, have the obli- gation to check the withholding tax liability of the seller. In business to consumer transactions (B2C): Customers, B2B, have not obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): Customers, hava the obli- gation to check the withholding tax liability of the seller. In business to consumer transactions (B2C): Cstomers, B2B, have not obligation to check the withholding tax liability of the seller.



#### 1. Classification of electronic commerce as delivery of goods - Seller's responsibility for tax return

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue business income in Austria, are taxable in Austria if this income is attributable to a ed place of business regarding the delivery of goods.	Foreign resident which produce or accrue business income in Austria, are taxable in Austria if this income is attributable to a ed place of business regarding the delivery of goods.
Where is the place the income is produced, in accordance with the local law	Regarding limited tax liability there is certain mentioned income that is taxable in Austria.	Regarding limited tax liability there is certain mentioned income that is taxable in Austria.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Austrian law. (In ac- cordance with the provisions of each conven- tion).	Local tax according to Austrian law.
Income tax obligation, if the foreign company has no permanent establish- ment	There is no taxation in Austria for the deli- very of goods, if no permanent establishment exists.	There is no taxation in Austria for the deli- very of goods, if no permanent establishment exists. There might be Austrian taxation of other kinds of business done in Austria even if there is no permanent establishment.
Withholding tax obligation, if the foreign company has permanent establishment	There is no withholding tax. The seller has to ation.	There is no withholding tax. The seller has to ation.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	There is no withholding tax regarding the delivery of goods.	There is no withholding tax regarding the delivery of goods.



#### 2. Classification of e-commerce as service (Or other services) - Seller's responsibility for tax return

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue business income in Austria, are taxable in Austria if this income is attribu- ed place of bu- siness regarding the above mentioned services. Regarding commercial or technical consultancy the income is taxable without a permanent establishment.	Foreign resident which produce or accrue business income in Austria, are taxable in Austria if this income is attributable to a ed place of business regarding the above mentioned services. Regarding commercial or techni- cal services the income is taxable without a permanent establis- hment.
Where is the place the income is produced, in accordance with the local law	In most cases, services provided outside of Austria are not taxable in Austria with the exception of indepen- dent personal services, these are taxable if the service is commercialized in Austria as well as the above mentioned commercial or technical consultancy.	In most cases, services provided outside of Austria are not taxable in Austria with the exception of independent personal services, these are taxable if the service is commercialized in Austria as well as the above mentioned commercial or technical consultancy.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Austrian law. (In accordance with the provisions of each convention).	Local tax according to Austrian law.
Income tax obligation, if the fo- reign company has no permanent establishment	There is no taxation if the business is not performed ed place of business.	Limited tax liability regarding independent personal services commercialized in Austria as well as commercial and technical consultancy.
Withholding tax obligation, if the foreign company has permanent establishment	- me tax declaration.	declaration.
Withholding tax obligation, if the foreign company has no permanent establishment	There is only withholding tax regarding technical or com- mercial consultancy and certain especially listed other independent personal service. This withholding tax is paid back by the tax administration or has not to be withheld if the seller provides a declaration for the purpose of tax treaty relief at source.	There is only withholding tax regarding technical or commer- cial consultancy and certain especially listed other independent personal service.
Notes	The customer has the obligation to check the withholding tax liability of the seller.	The customer has the obligation to check the withholding tax liability of the seller.

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Resident companies and individuals are taxed on their worldwide income in Cyprus. Non-residents companies are tax of a permanent establishment in Cyprus, ren- tal income on immovable property in Cyprus, goodwill for Cyprus business and royalties (depending on the double tax treaty). Non-resident individuals are taxed on emplo- yment income for services in Cyprus, pen- sions received in Cyprus, directors' fees, ren- tal income on immovable property in Cyprus, royalties and fees paid to professionals.	Resident companies and individuals are taxed on their worldwide income in Cyprus. Non-residents companies are tax of a permanent establishment in Cyprus, ren- tal income on immovable property in Cyprus, goodwill for Cyprus business and royalties (depending on the double tax treaty). Non-resident individuals are taxed on employ- ment income for services in Cyprus, pensions received in Cyprus, directors' fees, rental income on immovable property in Cyprus, royalties and fees paid to professionals.
Where is the place the in- come is produced, in accor- dance with the local law	In the country where the income is generated	In the country where the income is generated
Income tax obligation, if the foreign company has permanent establishment	Cyprus is taxable in Cyprus less double tax relief establishment will be calculated according to Cyprus tax law.	- prus is taxable in Cyprus less double tax relief given unilaterally permanent establishment will be calculated according to Cyprus tax law.
Income tax obligation, if the foreign company has no permanent establish- ment	No tax obligation in Cyprus, provided that there is no immovable property in Cyprus	No tax obligation in Cyprus, provided that there is no immovable property in Cyprus
Withholding tax obligation, if the foreign company has permanent establishment	Self-assessment - Corporation tax at 12.5% less double tax relief (credit relief)	Self-assessment - Corporation tax at 12.5% less double tax relief (unilateral relief)
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No withholding tax obligation	No withholding tax obligation



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Resident companies and individuals are taxed on their worldwide income in Cyprus. Non-residents companies are tax of a permanent establishment in Cyprus, ren- tal income on immovable property in Cyprus, goodwill for Cyprus business and royalties (depending on the double tax treaty). Non-resident individuals are taxed on emplo- yment income for services in Cyprus, pen- sions received in Cyprus, directors' fees, ren- tal income on immovable property in Cyprus, royalties and fees paid to professionals.	Resident companies and individuals are taxed on their worldwide income in Cyprus. Non-residents companies are tax of a permanent establishment in Cyprus, ren- tal income on immovable property in Cyprus, goodwill for Cyprus business and royalties (depending on the double tax treaty). Non-resident individuals are taxed on employ- ment income for services in Cyprus, pensions received in Cyprus, directors' fees, rental income on immovable property in Cyprus, royalties and fees paid to professionals.
Where is the place the in- come is produced, in accor- dance with the local law	In the country where the income is generated	In the country where the income is generated
Income tax obligation, if the foreign company has permanent establishment	Cyprus is taxable in Cyprus less double tax relief establishment will be calculated according to Cyprus tax law.	- prus is taxable in Cyprus less double tax relief given unilaterally permanent establishment will be calculated according to Cyprus tax law.
Income tax obligation, if the foreign company has no permanent establish- ment	No tax obligation in Cyprus, provided that there is no immovable property in Cyprus	No tax obligation in Cyprus, provided that the- re is no immovable property in Cyprus
Withholding tax obligation, if the foreign company has permanent establishment	Self-assessment - Corporation tax at 12.5% less double tax relief (credit relief)	Self-assessment - Corporation tax at 12.5% less double tax relief (unilateral relief)
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No withholding tax obligation	No withholding tax obligation



### Ecuador

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for busi- ness activity	According to the double tax treaty (DTT).	If a foreign resident carries out business acti- vity in Ecuador in non-occasional basis and is paid through an Ecuadorian entity (or foreign entity domiciled in Ecuador) or a governmental agency, the resident's income should conside- red an Ecuadorian-source income, therefore it should be subject to taxation.
Where is the place the in- come is produced, in accor- dance with the local law	According to DTT.	All individuals and entities domiciled in Ecua- dor, are considered as taxable persons regar- ding their income generated in Ecuador or abo- rad. Non-domiciled individuals or entities are subject to Income Tax (IT) solely over Ecuado- rian- source income (detailed above).
Income tax obligation, if the foreign company has permanent establishment	- cations to Ecuadorian tax law indicating that lower withholding rates established in DTTs can be applied directly by taxpayers. However, this favorable withholdings can be directly applied up to USD 225.800,00. If this threshhold is met a 22% withholding rate is applicable, and the foreign entity can introduce a refund re- quest before the Ecuadorian Tax Authority.	Permanent establishments are subject to IT for their Ecuadorian-source income and are obli- ged to comply with all formal tax obligations (i.e. submitting tax returns and information forms).
Income tax obligation, if the foreign company has no permanent establish- ment	cations to Ecuadorian tax law indicating that lower withholding rates established in DTTs can be applied directly by taxpayers. However, this favorable withholdings can be directly applied up to USD 225.800,00. If this threshhold is met a 22% withholding rate is applicable, and the foreign entity can introduce a refund re- quest before the Ecuadorian Tax Authority.	Foreign entities have no IT obligations, since the It withholdings and withholding proofs should performed/issued by the domiciled party (individual obliged to keep accounting records or entity).

### Ecuador

Withholding tax obligation, if the foreign company has permanent establishment	According to DTT.	If the foreign entity has a permanent esta- blishment in Ecuador, it should be subject to withholdings applicable for local entities. It is important to consider, that local payments are subject to a 2% general withholding rate. Plea- se note that only individuals required to keep accounting records and companies are obliged to perform withholdings.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to DTT.	Entities and taxpayers obliged to keep accounting records should perform withholdings to payments made abroad. The general withholding rate for payments made abroad is 22%.

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	According to DTT.	The source of the income should be the jurisdic- tion where the services were actually rendered.
Where is the place the in- come is produced, in accor- dance with the local law	According to DTT.	The place where the services were rendered.
Income tax obligation, if the foreign company has permanent establishment	tions to Ecuadorian tax law indicating that lower withholding rates established in DTTs can be applied directly by taxpayers. Howe- ver, this favorable withholdings can be directly applied up to USD 225.800,00. If this thres- hhold is met a 22% withholding rate is appli- cable, and the foreign entity can introduce a refund request before the Ecuadorian Tax Authority.	Permanent establishments are subject to IT for their Ecuadorian-source income and are obli- ged to comply with all formal tax obligations (i.e. submitting tax returns and information forms).

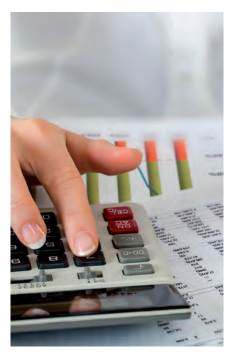


# Ecuador

Income tax obligation, if the foreign company has no permanent establish- ment	tions to Ecuadorian tax law indicating that lower withholding rates established in DTTs can be applied directly by taxpayers. Howe- ver, this favorable withholdings can be directly applied up to USD 225.800,00. If this thres- hhold is met a 22% withholding rate is appli- cable, and the foreign entity can introduce a refund request before the Ecuadorian Tax Authority.	Foreign entities have no IT obligations, sin- ce the It withholdings and withholding proofs should performed/issued by the domiciled party (individual obliged to keep accounting records or entity).	
Withholding tax obligation, if the foreign company has permanent establishment	According to the double tax treaty.	If the foreign entity has a permanent esta- blishment in Ecuador, it should be subject to withholdings applicable for local entities. It is important to consider, that local payments are subject to a 2% general withholding rate. Plea- se note that only individuals required to keep accounting records and companies are obliged to perform withholdings.	
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Entities and taxpayers obliged to keep accounting records should perform withholdings to payments made abroad. The general withholding rate for payments made abroad is 22%.	

X

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue bu- siness income in Egypt, are taxable in Egypt.	Foreign resident which produce or accrue bu- siness income in Egypt, are taxable in Egypt.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Egypt "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Egypt, it is an indication that the income was generated in Egypt).	In the country of destination: Egypt "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Egypt, it is an indication that the income was generated in Egypt).
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Egypt law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Egypt law.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Egypt law (In some cases there is no tax liability or a one-time tax liability).
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Egypt law. (In accordance with the provisions of each convention).	Withholding tax according to local law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident who provide services which produce or accrue business income in Egypt, are taxable in Egypt.	Foreign resident who provide services which produce or accrue business income in Egypt, are taxable in Egypt.
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Egypt are not considered services produced or incurred in Egypt.	In most cases, services provided outside of Egypt are not considered services produced or incurred in Egypt.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Egypt law, for the part of the service provided in Egypt. (In accor- dance with the provisions of each conven- tion).	Local tax according to Egypt law, for the part of the service provided in Egypt.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Egypt law (In some cases there is no tax liability or a one-time tax liability), for the part of the service provided in Egypt.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Egypt law. (In accordance with the provisions of each convention and only for the part of the service provided in Egypt).	Withholding tax according to local law (Only for the part of the service provided in Egypt).
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty (Only for the part of the service provided in Egypt).	Withholding tax according to local law (Only for the part of the service provided in Egypt).
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Source of Income for business activity is the foreign country.	Source of Income for business activity is the foreign country.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of the seller.	In the country of the seller.
Income tax obligation, if the foreign company has permanent establishment	Tax is paid according to the double tax treaty (In most cases they will pay income tax in Germany).	In Germany.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty (In most cases no income tax in Germany).	Generally no income tax (exception for licen- ses or immaterial rights)
Withholding tax obligation, if the foreign company has permanent establishment	No. Tax rate = normal progressive tax rate (exception: withholding tax for royalties).	The same.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment		



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	It depends on the double taxation treaty: Always taxable in Germany, when a perma- nent establishment is existing. Self-employed foreign residents who provide services perfor- med in Germany may be taxable in Germany, depending on the double taxation treaty.	Always taxable, when a branch is located in Germany. Foreign self-employed residents who provide services in Germany, are taxable in Germany. Services may be also taxable in Germany, when their outcome is exploited in Germany.
Where is the place the in- come is produced, in accor- dance with the local law	Generally outside of Germany.	Generally outside of Germany.
Income tax obligation, if the foreign company has permanent establishment	Tax declar	Tax declar
Income tax obligation, if the foreign company has no permanent establish- ment	Generally no tax obligation.	Generally no tax obligation.
Withholding tax obligation, if the foreign company has permanent establishment	Generally no withholding tax (exception some royalties for licenses).	Generally no withholding tax, exception some royalties for licenses)
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Generally no withholding tax (exception some royalties for licenses).	Generally no withholding tax, exception some royalties for licenses)



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	A foreign resident which generates business income in Greece is taxable in Greece.	A foreign resident which generates business income in Greece is taxable in Greece.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Greece "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Greece, it is an indication that the income was generated in Greece).	In the country of destination: Greece "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Greece, it is an indication that the income was generated in Greece).
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Greek law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Greek law.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases there will be no income tax).	Local tax according to Greek law (In some cases there is no tax liability or a one-time tax liability).
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Greek law. (In accordance with the provisions of each convention).	Withholding tax according to local law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident providing services which generate business income in Greece, taxable in Greece.	Foreign resident providing services which generate business income in Greece, taxable in Greece.
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Greece are not considered to be services pro- duced or incurred in Greece.	In most cases, services provided outside of Greece are not considered to be services pro- duced or incurred in Greece.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Greek law, for the part of the service provided in Greece. (In accor- dance with the provisions of each conven- tion).	Local tax according to Greek law, for the part of the service provided in Greece.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases there will be no income tax).	Local tax according to Greek law (In some cases there is no tax liability or a one-time tax liability), for the part of the service provided in Greece.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Greece law. (In accordance with the provisions of each convention and only for the part of the service provided in Greece).	Withholding tax according to local law (Only for the part of the service provided in Greece).
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue bu- siness income in Israel, are taxable in Israel.	Foreign resident which produce or accrue bu- siness income in Israel, are taxable in Israel.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Israel "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Israel, it is an indication that the income was generated in Israel).	In the country of destination: Israel "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Israel, it is an indication that the income was generated in Israel).
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Israeli law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Israeli law.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Israeli law (In some cases there is no tax liability or a one-time tax liability).
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Israeli law. (In accordance with the provisions of each convention).	Withholding tax according to local law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident who provide services which produce or accrue business income in Israel, are taxable in Israel.	Foreign resident who provide services which produce or accrue business income in Israel, are taxable in Israel.
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Isr Israel are not considered services produced or incurred in Israel.	In most cases, services provided outside of Isr Israel are not considered services produced or incurred in Israel.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Israeli law, for the part of the service provided in Israel. (In accor- dance with the provisions of each conven- tion).	Local tax according to Israeli law, for the part of the service provided in Israel.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Israeli law (In some cases there is no tax liability or a one-time tax liability), for the part of the service provided in Israel.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Israeli law. (In accordance with the provisions of each convention and only for the part of the service provided in Israel).	Withholding tax according to local law (Only for the part of the service provided in Israel).
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty (Only for the part of the service provided in Israel).	Withholding tax according to local law (Only for the part of the service provided in Israel).
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	If the Foreign company, is creating a Per- manent Establishment through its business activities with or / in Malta, then it is taxable in Malta. If no Permanent Establishment is being created, then the Foreign company is not taxable in Malta.	If the Foreign company, is creating a Per- manent Establishment through its business activities with or / in Malta, then it is taxable in Malta. If no Permanent Establishment is being created, then the Foreign company is not taxable in Malta.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Malta If it is through a Permanent Establishment, then it is Malta. If not then it is in the country that the Foreign company is established.	In the country of destination: Malta If it is through a Permanent Establishment, then it is Malta. If not then it is in the country that the Foreign company is established.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Malta law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Maltese law.
Income tax obligation, if the foreign company has no permanent establishment	It will not pay taxes in Malta, but in the fore- ign company's jurisdiction.	It will not pay taxes in Malta, but in the fore- ign company's jurisdiction.
Withholding tax obligation, if the foreign company has permanent establishment	No Withholding tax, but normal income tax on ated in Malta through the Perma- nent Establishment.	No Withholding tax, but normal income tax on ated in Malta through the Perma- nent Establishment.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No Withholding tax.	No Withholding tax.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	If the Foreign company, is creating a Per- manent Establishment through its business activities with or / in Malta, then it is taxable in Malta. If no Permanent Establishment is being created, then the Foreign company is not taxable in Malta.	If the Foreign company, is creating a Per- manent Establishment through its business activities with or / in Malta, then it is taxable in Malta. If no Permanent Establishment is being created, then the Foreign company is not taxable in Malta.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Malta If it is through a Permanent Establishment, then it is Malta. If not then it is in the country that the Foreign company is established	In the country of destination: Malta If it is through a Permanent Establishment, then it is Malta. If not then it is in the country that the Foreign company is established.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Malta law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Maltese law.
Income tax obligation, if the foreign company has no permanent establish- ment	It will not pay taxes in Malta, but in the fore- ign company's jurisdiction.	It will not pay taxes in Malta, but in the foreign company's jurisdiction.
Withholding tax obligation, if the foreign company has permanent establishment	No Withholding tax, but normal income tax on ated in Malta through the Perma- nent Establishment.	No Withholding tax, but normal income tax on ated in Malta through the Perma- nent Establishment.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No Withholding tax.	No Withholding tax.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign residents may be taxed in Mexico if the produce or accrue business income in México.	Foreign residents may be taxed in Mexico if the produce or accrue business income in México.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: México	In the country of destination: Mexico
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Mexican law. "Any place of business in which entrepreneurial activities are conducted". Electronic Billing is needed.	Local tax according to Mexican law. "Any place of business in which entrepreneurial ac- y vary from Treaty and Treaty the problem.
Income tax obligation, if the foreign company has no permanent establishment	Local Tax deems as a no taxable income "bu- siness activities".	There is no tax liability
Withholding tax obligation, if the foreign company has permanent establishment	No Withholding tax applies. Special case on VAT	Withholding tax according to local law if any. Special case on VAT
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No withholding Tax.	No Withholding Tax



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident who provide services may be taxed in Mexico.	Foreign resident who provide services which produce or accrue business income in Mexico are taxable.
Where is the place the in- come is produced, in accor- dance with the local law	Source of wealth in Mexico apply if such services are used in the country or paid by a Mexican entity	Source of wealth in Mexico apply if such services are used in the country or paid by a Mexican entity
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Mexican Law, for the part of the service provided in Mexico if inco- me is attributable to PE. Electronic Billing is needed.	Local tax according to Mexican Law.
Income tax obligation, if the foreign company has no permanent establishment	Withholding Tax in some cases. Translation Services may be exempted.	Local tax according to Mexican Law. Lower tax rates available for items considered as a royal- ties or technical assistance
Withholding tax obligation, if the foreign company has permanent establishment	No Withholding tax according to Mexican Law.	Withholding tax according to Mexican Law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Withholding Tax depending on the "income oyalties, Technical Assistance).	Withholding tax according to local Law



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident whose income generates ed or received in Nigeria, are taxable in Nigeria.	Foreign resident whose income generates ed or received in Nigeria, are taxable in Nigeria.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Nigeria. This is due to the fact that the sale originated from Nigeria and an activity will be deemed to have accrued from Nigeria.	In the country of destination: Nigeria. This is due to the fact that the sale originated from Nigeria and an on such activity will be deemed to have accrued from Nigeria.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Nigerian Law. (In ac- cordance with the provisions of each conven- tion).	Local tax according to Nigerian law.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid in accordance with Nigerian laws subject to the provisions of each convention.	Local tax according to Nigerian law.
Withholding tax obligation, if the foreign company has permanent establishment	Generally, a foreign company with permanent establishment in Nigeria is expected to com- ply with withholding tax obligations subject to the provisions of relevant treaties. However, , withholding taxes will not apply to E-commerce transactions based on the scena- rio given, as the delivery of goods will qualify as a sale in the ordinary course of business, which are not subject to withholding taxes.	Generally, a foreign company is expected to comply with withholding tax obligations. However , withholding taxes will not apply to E-commerce transactions ba- sed on the scenario given, as the delivery of goods will qualify as a sale in the ordinary course of business, which are not subject to withholding taxes.



# Nigeria

Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Generally, a foreign company with no perma- nent establishment in Nigeria may be sub- ject to local withholding tax rules in certain circumstances subject to relevant double tax treaty pro , please note that withholding taxes will not apply to E- commerce transactions based on the scenario given, as the delivery of goods will qualify as a sale in the ordinary course of business, which are not subject to withholding taxes.	Generally, a foreign company with no perma- nent establishment in Nigeria may be sub- ject to local withholding tax rules in certain , please note that Withholding taxes will not apply to E-commer- ce transactions based on the scenario given, as the delivery of goods will qualify as a sale in the ordinary course of business, which are not subject to withholding taxes.
Notes	Due to the practical challenge of the inability to ely monitor online sales transactions, the Nigerian Revenue Service may be constrai- ned in gathering necessary information to levy taxes on E-commerce transactions.	Due to the practical challenge of the inability ely monitor online sales transac- tions, the Nigerian Revenue Service may be constrained in gathering necessary informa- tion to levy taxes on E-commerce transac- tions.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident whose income generates ed or received in Nigeria, are taxable in Nigeria.	Foreign resident whose income generates ed or received in Nigeria, are taxable in Nigeria.
Where is the place the in- come is produced, in accor- dance with the local law	Services provided outside Nigeria are not subject to Nigerian taxes. Based on the scenario, the services were provided outside Nigeria.	Services provided outside Nigeria are not sub- ject to Nigerian taxes. Based on the scenario, the services were provided outside Nigeria.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Nigerian law, for the part of the service provided in Nigeria. (In accordance with the provisions of each convention).	Local tax according to Nigerian law, for the part of the service provided in Nigeria.

# Nigeria

Income tax obligation, if the foreign company has no permanent establishment	Tax is paid in accordance with Nigerian laws subject to the provisions of each convention.	Local tax according to Nigerian law.
Withholding tax obligation, if the foreign company has permanent establishment	Generally, a foreign company with permanent establishment in Nigeria is expected to com- ply with withholding tax obligations subject to the provisions of relevant treaties. However, , withholding taxes will not apply to E-commerce as a service based on the scena- rio given, as the services were not provided in Nigeria.	Generally, a foreign company is expected to comply with withholding tax obligations. However , withholding taxes will not apply to E-commerce as a service based on the scenario given, on the basis that the services were not provided in Nigeria.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Generally, a foreign company with no perma- nent establishment in Nigeria may be sub- ject to local withholding tax rules in certain circumstances subject to relevant double tax treaty pro , please note that withholding taxes will not apply to E- commerce as a service based on the scenario given, as the services were not provided in Nigeria.	Generally, a foreign company with no perma- nent establishment in Nigeria may be sub- ject to local withholding tax rules in certain , please note that Withholding taxes will not apply to E-com- merce as a service based on the scenario given, as the services were not provided in Nigeria.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	The consumer paying the value of the orde- red goods	The consumer paying the value of the ordered goods
Where is the place the in- come is produced, in accor- dance with the local law	In the destination country where the payment by the consumer is done	In the destination country where the payment by the consumer is done
Income tax obligation, if the foreign company has permanent establishment	The tax obligation belongs to the permanent establishment according with the Romanian tax law only if the delivery is performed by the respective permanent establishment in Romania	The tax obligation belongs to the permanent establishment according with the Romanian tax law only if the delivery is performed by the respective permanent establishment in Romania
Income tax obligation, if the foreign company has no permanent establishment	There is no tax obligation in Romania	There is no tax obligation in Romania
Withholding tax obligation, if the foreign company has permanent establishment	There is no withholding tax obligation accor- ding to Romanian law for goods delivery	There is no withholding tax obligation accor- ding to Romanian law for goods delivery
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	There is no withholding tax obligation accor- ding to Romanian law for goods delivery	There is no withholding tax obligation accor- ding to Romanian law for goods delivery
Notes	The applicable tax rule concerning the goods delivery is the tax law of the seller's country	The applicable tax rule concerning the goods delivery is the tax law of the seller's country



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	The consumer paying the value of the orde- red service	The consumer paying the value of the ordered service
Where is the place the in- come is produced, in accor- dance with the local law	In the seller's country	In the country where the seller renders the service. For e-commerce the place is where the server is located
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Romanian law, for the part of the service rendered by the perma- nent establishment. (In accordance with the provisions of each convention).	Local tax according to Romanian law, for the part of the service rendered by the permanent establishment.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases there will be no income tax).	Local tax according to Romanian law (in some cases there is no tax liability or a one-time tax liability), for the part of the service provided in Romania.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Romanian law. (In accordance with the provisions of each convention and only for the part of the servi- ce provided in Romania).	Withholding tax according to local law (Only for the part of the service provided in Roma- nia).
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty	Withholding tax according to local law (Only for the part of the service provided in Romania).
Notes	In order to apply the double tax treaty con- vention provisions, the seller must provide to the consumer its tax te	Applying the local tax rules is available only if the place where the seller renders the service is in Romania (The server is located in Ro- mania) or if the seller doesn't provide its tax



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue business income in Serbia, are taxable in Serbia.	Foreign resident which produce or accrue bu- siness income in Serbia, are taxable in Serbia.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Serbia "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Serbia, it is an indication that the income was generated in Serbia).	In the country of destination: Serbia "In respect of business income, the place where the income yielding activity takes place". (In most cases, if the sale is made in Serbia, it is an indication that the income was generated in Serbia).
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Serbia law. (In accordance with the provisions of each convention).	Local tax according to Serbia law.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Serbia law (In some cases there is no tax liability or a one-time tax liability).
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Serbia law. (In accordance with the provisions of each convention).	Withholding tax according to local law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident who provide services which produce or accrue business income in Serbia, are taxable in Serbia	Foreign resident who provide services which produce or accrue business income in Serbia, are taxable in Serbia.
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Serbia are not considered services produced or incurred in Serbia.	In most cases, services provided outside of Serbia are not considered services produced or incurred in Serbia.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Serbia law, for the part of the service provided in Serbia. (In accor- dance with the provisions of each conven- tion).	Local tax according to Serbia law, for the part of the service provided in Serbia.
Income tax obligation, if the foreign company has no permanent establish- ment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Serbia law (In some cases there is no tax liability or a one-time tax liability), for the part of the service provided in Serbia.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Serbia law. (In accordance with the provisions of each convention and only for the part of the service provided in Serbia).	Withholding tax according to local law (Only for the part of the service provided in Serbia).
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty (Only for the part of the service provided in Serbia).	Withholding tax according to local law (Only for the part of the service provided in Serbia).
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue business income in Singapore, are taxable in Singapore.	Foreign resident which produce or accrue business income in Singapore, are taxable in Singapore.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Singapore Income tax shall be payable when accruing in or derived from Singapore or received in Sin- gapore from outside Singapore in respect of an y trade, business, profession or vocation, for whatever period of time such trade, business, profession or voca- tion may have been carried on or exercised. The place where the income is produced depends on the place of "control" of the operations conducted to produce the income.	In the country of destination: Singapore Income tax shall be payable when accruing in or derived from Singapore or received in Sin- gapore from outside Singapore in respect of an y trade, business, profession or vocation, for whatever period of time such trade, business, profession or voca- tion may have been carried on or exercised. The place where the income is produced depends on the place of "control" of the operations conducted to produce the income.
Income tax obligation, if the foreign company has permanent establishment	(Operations Test) Local tax according to Singapore's law. (In accordance with the provisions of each con- vention).	(Operations Test) Local tax according to Singapore's law.
Income tax obligation, if the foreign company has no permanent establishment	No permanent establishment, no tax obliga- tion in Singapore.	No permanent establishment, no tax obliga- tion in Singapor



# Singapore

Withholding tax obligation, if the foreign company has permanent establishment	If the permanent establishment is respon- sible for the income made, there will be no withholding tax for the consumer.	If the permanent establishment is respon- sible for the income made, there will be no withholding tax for the consumer.
	The permanent establishment in Singapore of the foreign company will have to pay for the tax (In accordance with the provisions of each convention and only for the part of the operations pertaining to the income produc- tion in Singapore).	The permanent establishment in Singapore of the foreign company will have to pay for the tax (In accordance with the provisions of each convention and only for the part of the ope- rations pertaining to the income production in Singapore).
	If the operations of the permanent establis- hment has nothing to do with the permanent establishment, the withholding tax will have to be paid by the consumer.	If the operations of the permanent establis- hment has nothing to do with the permanent establishment, the withholding tax will have to be paid by the consumer.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Withholding tax according to Singapore's law. (In accordance with the provisions of each convention). Where withholding tax will be charged to the consumer.	Withholding tax according to Singapore's law. Where withholding tax will be charged to the consumer.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



### Singapore

Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Income tax shall be payable when accruing in or derived from Singapore or received in Sin- gapore from outside Singapore in respect of an y trade, business, profession or vocation, for whatever period of time such trade, business, profession or voca- tion may have been carried on or exercised. The place where the income is produced depends on the place of "control" of the operations conducted to produce the income. (Operations Test)	Income tax shall be payable when accruing in or derived from Singapore or received in Sin- gapore from outside Singapore in respect of an y trade, business, profession or vocation, for whatever period of time such trade, business, profession or voca- tion may have been carried on or exercised. The place where the income is produced depends on the place of "control" of the operations conducted to produce the income. (Operations Test)
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Singapore, and not related to the permanent establishment in Singapore, are not considered services produced or incurred in Singapore.	In most cases, services provided outside of Singapore, and not related to the permanent establishment in Singapore, are not considered services produced or incurred in Singapore.
Income tax obligation, if the foreign company has permanent establishment	There will be income tax obligation for the permanent establishment in Singapore. (By the provisions in the double tax treaty, and in Singapore)	There will be income tax obligation for the permanent establishment in Singapore.
Income tax obligation, if the foreign company has no permanent establish- ment	No permanent establishment, no income tax obligation in Singapore.	No permanent establishment, no income tax obligation in Singapore.

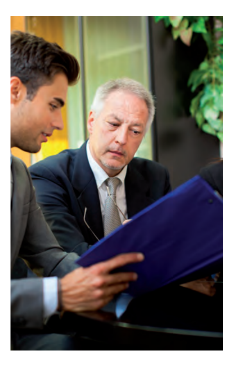


# Singapore

Withholding tax obligation, if the foreign company has permanent establishment	If the permanent establishment is respon- sible for the income made, there will be no withholding tax for the consumer. The permanent establishment in Singapore of the foreign company will have to pay for the tax (In accordance with the provisions of each convention and only for the part of the operations pertaining to the income produc- tion in Singapore). If the operations of the permanent establis- hment has nothing to do with the permanent establishment, the withholding tax will have to be paid by the consumer.	If the permanent establishment is respon- sible for the income made, there will be no withholding tax for the consumer. The permanent establishment in Singapore of the foreign company will have to pay for the tax (In accordance with the provisions of each convention and only for the part of the ope- rations pertaining to the income production in Singapore). If the operations of the permanent establis- hment has nothing to do with the permanent establishment, the withholding tax will have to be paid by the consumer.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	No permanent establishment, no income tax obligation in Singapore.	No permanent establishment, no income tax obligation in Singapore.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



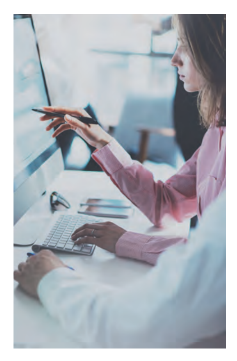
Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue bu- siness income in Spain, are taxable in Spain.	Foreign resident which produce or accrue bu- siness income in Spain, are taxable in Spain.
Where is the place the in- come is produced, in accor- dance with the local law	In the country of destination: Spain "In respect of business income, the place whe- re the income yielding activity takes place".	In the country of destination: Spain "In respect of business income, the place where the income yielding activity takes place".
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Spanish law. (In ac- cordance with the provisions of each conven- tion).	Local tax according to Spanish law.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid according to the double tax treaty. (In most cases will not pay income tax).	Local tax according to Spanish law.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Spanish law. (In accordance with the provisions of each convention).	Withholding tax according to local law.
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law.
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident who provide services which produce or accrue business income in Spain, are taxable in Spain.	Foreign resident who provide services which produce or accrue business income in Spain, are taxable in Spain.
Where is the place the in- come is produced, in accor- dance with the local law	In most cases, services provided outside of Spain are not considered services produced or incurred in Spain.	In most cases, services provided outside of Spain are not considered services produced or incurred in Spain.
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Spanish law, for the part of the service provided in Spain. (In accordance with the provisions of each convention).	Local tax according to Spanish law, for the part of the service provided in Spain.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid according to the double tax treaty.	Local tax according to Spanish law.
Withholding tax obligation, if the foreign company has permanent establishment	Withholding tax according to Spanish law. (In accordance with the provisions of each convention).	Withholding tax according to local law
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	According to the double tax treaty.	Withholding tax according to local law
Notes	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.	Regulations concerning business to business transactions (B2B): The consumer, has the obligation to check the withholding tax liability of the seller.
	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.	In business to consumer transactions (B2C): The consumer, B2B, has no obligation the check the withholding tax liability of the seller.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign resident which produce or accrue business income in Switzerland, are taxable in Switz - nent establishment in Switzerland.	Foreign resident which produce or accrue business income in Switzerland, are taxable in Switz establishment in Switzerland.
Where is the place the inco- me is produced, in accor- dance with the local law	For income tax in the country of the sellers residence provided that he doesn't have a permanent establishment in Switzerland (in this case in Switzerland).	For income tax in the country of the sellers residence provided that he doesn't have a permanent establishment in Switzerland (in this case in Switzerland).
Income tax obligation, if the foreign company has permanent establishment	Local tax according to Swiss law. (In accor- dance with the provisions of each conven- tion).	Local tax according to Swiss law.
Income tax obligation, if the foreign company has no permanent establishment	Tax is paid according to the double tax trea- ty. (In most cases will not pay income tax).	No local income tax as there's no permanent establishment.
Withholding tax obligation, if the foreign company has permanent establishment	No withholding tax according to most double tax conventions. Withholding tax in Switzer- land basically takes place in terms of divi- dends (not applicable here).	No withholding tax. Withholding tax in Swit- zerland basically takes place in terms of divi- dends (not applicable here).
Withholding tax obligation, if the foreign company has no permanent establish- ment	No withholding tax according to most double tax conventions. Withholding tax in Switzer- land basically takes place in terms of divi- dends (not applicable here).	No withholding tax. Withholding tax in Swit- zerland basically takes place in terms of divi- dends (not applicable here).
Notes	Rather than income tax the seller must be aware of the VAT-obligation in case he is the one importing the goods.	Rather than income tax the seller must be aware of the VAT-obligation in case he is the one importing the goods.



Distinction:	With a double tax treaty	Without a double tax treaty
Notes	There's no relevant distinction with regard to income tax as described for the selling of goods. Rather than income tax the seller must be aware of the VAT-obligation in case he is delivering e-commerce services to cus- tomers in Switzerland.	There's no relevant distinction with regard to income tax as described for the selling of goods. Rather than income tax the seller must be aware of the VAT-obligation in case he is delivering e-commerce services to customers in Switzerland.



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Foreign companies which have a permanent establishment ('PE') in the UK will be subject to UK income tax. In limited circumstances, where a foreign company trades in the UK but not through a PE, the company will be subject to UK income tax.	Foreign residents which have a permanent establishment ('PE') in the UK will be subject to UK income tax. In limited circumstances, where a foreign company trades in the UK but not through a PE, the company will be subject to UK income tax.
Where is the place the in- come is produced, in accor- dance with the local law	Broadly, the UK authorities state that there ed place of business' in the UK for there to be a PE. The UK authorities take the view that a we- bsite does not constitute a PE in itself. Nor does it believe a server located in the country	Broadly, the UK authorities state that there ed place of business' in the UK for there to be a PE. The UK authorities take the view that a we- bsite does not constitute a PE in itself. Nor does it believe a server located in the country
Income tax obligation, if the foreign company has permanent establishment	The majority of the UK's double tax treaties follow the OECD's model treaty, therefore, usually PE' - poration tax on the PE' y should be chec- k	The foreign company would be liable to UK corporation tax on the PE'
Income tax obligation, if the foreign company has no permanent establishment	The foreign company would not be liable to UK corporation tax but the exact scenario and double tax treaty would need to be reviewed as the foreign company may still be subject to UK income tax. This is unlikely because the majority of the UK's double tax treaties follow the OECD's model treaty and hence the busi- ed in the country in which the business has a PE. The UK's Div Tax anti-avoidance legislation should also be considered in case it applies.	The foreign company would potentially be liable to UK income tax on the sale. The UK's Div ax anti-avoidance legislation should also be considered in case it applies.



Withholding tax obligation, if the foreign company has permanent establishment	Where a foreign company has a PE in the UK, no withholding tax will be incurred. Ins- tead the company will be required to submit annual tax returns in respect of the UK PE's	Where a foreign company has a PE in the UK no withholding tax will be incurred. Ins- tead the company will be required to submit annual tax returns in respect of the UK PE's
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Where a foreign company does not have a PE in the UK, it will not be required to submit annual tax returns in respect of the UK PE's y should be chec- k	Where a foreign company does not have a PE in the UK, it will not be required to submit annual tax returns in respect of the UK PE's In exceptional circumstances income tax will



Distinction:	With a double tax treaty	Without a double tax treaty
Source of income for business activity	Where the services supplied are digital (e.g. software, music etc.) but could be provided in the form of a non-digitalised product (e.g. CD-ROM), then the supply is classed as a supply of goods. See notes above. Where the service is provided electronically (e.g. consultancy etc.) it will depend on the establishment ('PE') or not. In limited circumstance where a foreign company trades in the UK but not through a PE, the company will be subject to UK income tax.	Where the services supplied are digital (e.g. software, music etc.) but could be provided in the form of a non-digitalised product (e.g. CD-ROM), then the supply is classed as a supply of goods. See notes above. Where the service is provided electronically (e.g. consultancy etc.) it will depend on the establishment ('PE') or not. In limited circumstance where a foreign company trades in the UK but not through a PE, the company will be subject to UK income tax.
Where is the place the in- come is produced, in accor- dance with the local law	Broadly, the UK authorities state that there ed place of business' in the UK for there to be a PE. The UK authorities take the view that a we- bsite does not constitute a PE in itself. Nor does it believe a server located in the country s view whe- reby the location of the servers can determi- ne whether there is a PE.	Broadly, the UK authorities state that there ed place of business' in the UK for there to be a PE. The UK authorities take the view that a we- bsite does not constitute a PE in itself. Nor does it believe a server located in the country s view whe- reby the location of the servers can determine whether there is a PE.
Income tax obligation, if the foreign company has permanent establishment	The majority of the UK's double tax treaties follow the OECD's model treaty, therefore, usually PE' - poration tax on the PE' y should be chec- k	The foreign company would be liable to UK corporation tax on the PE'



Income tax obligation, if the foreign company has no permanent establish- ment	The foreign company would not be liable to UK corporation tax but the exact scenario and double tax treaty would need to be reviewed as the foreign company may still be subject to UK income tax. This is unlikely because the majority of the UK's double tax treaties follow the OECD's model treaty and hence the busi- ed in the country in which the business has a PE. The UK's Div ax anti-avoidance legislation should be considered in case it applies.	The foreign company would potentially be lia- ble to UK income tax on the sale. The UK's Div ax anti-avoidance legislation should be considered in case it applies.
Withholding tax obligation, if the foreign company has permanent establishment	Where a foreign company has a PE in the UK, no withholding tax will be incurred. Ins- tead the company will be required to submit annual tax returns in respect of the UK PE's	Where a foreign company has a PE in the UK no withholding tax will be incurred. Ins- tead the company will be required to submit annual tax returns in respect of the UK PE's
Withholding tax obliga- tion, if the foreign com- pany has no permanent establishment	Where a foreign company does not have a PE in the UK, it will not be required to submit annual tax returns in respect of the UK PE's y should be chec- k	Where a foreign company does not have a PE in the UK, it will not be required to submit annual tax returns in respect of the UK PE's In exceptional circumstances income tax will
Notes	Where the services supplied are a right to the use of something, the sale may be deemed a royalty and hence withholding tax may be due.	Where the services supplied are a right to the use of something, the sale may be deemed a royalty and hence withholding tax may be due.





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