Doing business in Austria
important disclaimer

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preface

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# Contents

## Introduction
- Geography 1
- Advantages of Investing in Austria 1
- Constitution 2
- Communications 2
- Language and Currency 2
- Legal System 3
- Major Exports and Imports 3
- Government Policy on Foreign Investment in Austria 3
- Import Controls 4
- Exchange Controls 5
- Source of Finance 5

## Business Structures
- Types of Business Structures 6
- Companies 6
  - Governing Documents 7
  - Directors 7
  - Forming a company 7
  - Registration requirements and filing procedures for public securities 8
  - Audit requirements and practices 9
  - Shareholdings by non-residents 10
- Foreign companies 10
- Partnerships 10
- Joint Ventures 11
- Foundations 11
Taxation

- Introduction 12
- Income Taxation Law and Administration 12
- Fiscal Year 12
- Taxpayers 13
- Taxable Income 13
  - Lodgement of Returns 16
  - Payment of Tax 16
  - Residence and source 17
- Taxation of Partnerships 17
- Taxation of Companies 18
  - Taxation of Profits 18
  - Taxation of groups of companies 18
  - Dividend Withholding Tax 19
  - Taxation of Branches 20
- Interest deductions 20
- Repatriation of Profits and Transfer Pricing 20
- Taxation of Capital Gains 21
- Interaction with International Tax Regime 22
- Taxation of Individuals 23
  - Residents 23
  - Non-Residents 23
  - Individual income tax rates 24
  - Social Security System 24
- Other Taxes 25
  - Value Added Tax (VAT) 25
  - Stamp duties 27
  - Inheritance and Gift Tax 27
  - Real estate transfer tax 28
  - Pay-roll taxes 28
  - Miscellaneous taxes 28
  - Customs duties 29
Grants and Incentives

- General Introduction 30
- Government Investment Incentives 30
  - Federal, regional and EU funding instruments 30
  - Tax Incentives 31
  - Export Finance and Insurance 33

Protection of Intellectual and Industrial Property

- Copyright 34
- Trade Marks 34
- Trade Names 34
- Patents 35

Immigration

- Migration to Austria 36
- Permanent Residence 36
- Temporary Residence 37
- Visitors 38
- Work Permits 38
- Visa - for short stay 39
- Residence permit 39
- Conditions for a residence permit 40
Introduction

Geography

The federal republic of Austria is located in Central Europe. It is a predominantly mountainous country with an area of 83,855 km² and a population of approx. 8 million. Eight countries namely Italy, Switzerland, the Principality of Liechtenstein, Germany, the Czech Republic, Slovakia, Hungary and Slovenia form the Austrian border. Austria joined the European Union (EU) in 1995, which comprises 27 European member states as of 2008.

Advantages of Investing in Austria

Austria’s main advantages are its economic, political and labour stability, its highly skilled workforce, a high standard of living, internal security and its well-established business ties to Central and Eastern Europe as well as far-reaching integration in the world economy. As a member of the EU, Austria is also a member of the Euro zone. Austria is a member of the United Nations, a party to the WTO, member of the OECD, the World Bank, the International Finance Corporation and the International Development Association.

Austria is one of the safest countries in the world. This goes for politics as well as for the business climate, a low crime rate and the legal system – a framework companies can rely on. Due to its rich historic background, the beautiful scenery and a dynamic and innovative economy it is valued as a cultural nation, a holiday destination and a business partner. The diverse leisure possibilities in a secure environment make international managers feel at home here.
Apart from that, Austria is an attractive location from a tax perspective as it provides a competitive corporate income tax rate of 25% with an effective rate that is competitive due to several tax reliefs even in comparison to other countries with lower nominal rates. Additional benefits come from several tax incentives, most notably for R&D-expenditure, education expenditure and incentives for groups of companies and the lack of wealth, inheritance and trade taxes. Not only international companies but also smaller foreign firms with subsidiaries can reap enormous advantages from the group taxation provisions in relocating operations to Austria, especially in establishing headquarters for the Eastern European region.

**Constitution**

Austria is a democratic republic established as a federal state. The parliament consists of two chambers: the National Council, which is elected directly by the people and the Federal Council, which represents Austria’s nine federal provinces.

**Communications**

Internal and external communications as well as transportation systems are excellent. The telephonic direct dialling system allows instantaneous international communication from both fixed and mobile units. Access to the internet is easily available from almost everywhere in the country both on a cabled and/or wireless basis.

**Language and Currency**

The main language spoken in Austria is German. The common currency is the Euro (€) with 1 € = 100 Cent.
Legal System

The legal system is structured according to a so-called tier system of laws, which decrees that laws and regulations must comply with the standards set by the higher tiers (e.g. the constitution, constitutional laws). At the top tier are the Austrian Federal Constitution and individual constitutional laws, as well as the EU Acts of Accession. General federal laws and laws of the federal provinces are in the lower tiers.

There is no Case Law system in Austria. This means that the judges are free to reach their own decisions or rulings, although previous rulings may be adduced in hearings. Austria adopted the EU legal framework as of January 1, 1995 on entry to the EU.

Major Exports and Imports

Most export earnings are derived from machinery and equipment, metal goods, chemicals, mineral fuels and oils, vehicles, electric and electronic equipment, paper products, textiles, food and agricultural raw materials.

Major imports are machinery and equipment, motor vehicles, chemicals, metal goods, oil and oil products and food.

Government Policy on Foreign Investment in Austria

The Government recognises that foreign investment makes a substantial contribution to the development of Austria's industries and resources, and its policy is to welcome and encourage long-term direct foreign investment that has beneficial economic effects.
Austria’s law follows the regulations and the directives of the EU. The basic notion of the EU guidelines is that people, capital investments and goods originating from a member country can circulate freely within the EU.

Austria offers a comprehensive system of both national and local funding programs, all of them based on EU and national regulations. The purpose of these regulations is to ensure “fair competition” between companies and regions within the European Union. The funding instruments are subsidies, loans at concessionary interest rates and guarantees. Besides, several Austrian regions are eligible for support under various EU structural fund programs, to promote and facilitate economic development. Incentives under these programs are equally available to domestic and foreign investors and range from subsidies to preferential loans, to guarantees and tax incentives.

**Import Controls**

Since Austria’s accession to the EU, the EU’s foreign trade regime has been applicable. However, under the Foreign Trade Act (Außenhandelsgesetz 2005) imports and exports, excepting those of EU member states, may be restricted. The competent minister has issued a regulation stipulating what imports or exports require a license (e.g. weapons, high-tech goods). A block exemption regime exists. The breach of the restrictions may result in criminal prosecution.

Austria levies customs duties on some goods entering Austria from Non-EU countries. Customs clearance must be obtained to import any goods originating from outside the EU.
Exchange Controls

There is no limitation on converting or transferring funds related to foreign investment. In Austria, all cross-border capital transactions for non-residents (from both EU and non-EU member states) and residents, including the acquisition of Austrian securities, debt service, and the repatriation of profits, interest payments, dividends, and proceeds from the sale of investment are fully liberalized.

Source of Finance

Austria is a relatively small but stable international financial centre with a deregulated environment attracting the cream of the world's financial institutions, offering a full range of competitive financial services. Austria is a member of the World Bank and the International Monetary Fund.

Major sources of finance include local and foreign trading and savings banks, finance companies, building societies, credit unions and the stock exchange.
Business Structures

Types of Business Structures

The main business structures used in Austria are:

- Limited liability companies
- Partnerships
- Foreign branches

Companies

The most popular legal form of business enterprises is the company with limited liability, called GmbH (Gesellschaft mit beschränkter Haftung), which may be established for almost all business purposes.

The liability of each shareholder is limited to the full amount of the share investment. Limited liability companies can be set up by one or more shareholders; the shares cannot be traded on a stock exchange but must be transferred by means of a notarial deed.

The Austrian stock company is called AG (Aktiengesellschaft). It is a corporation, whose shares are traded on a stock exchange. As distinct from the GmbH, the AG is more flexible in transferring the shares, thereby enabling it to raise funds on capital markets. However, as opposed to the GmbH, a supervisory board is compulsory for the AG and shareholders’ assemblies are subject to stricter formal requirements. The financial statements of an AG are subject to compulsory audit by a certified public auditor whereas for a GmbH audit is only obligatory for medium-size and large entities.
Governing Documents

The Company Laws contain basic and replaceable rules for the constitution and the internal management of a company. Limited liability companies have to be established on the basis of written articles of association covering basics such as the name, the registered office, the corporate purpose, the fiscal year, etc.

Directors

The managing directors, which are appointed by decision of the shareholders’ meeting, manage and represent the GmbH, whereas all AGs must have a board of directors and a supervisory board (so-called two-tier-system). For GmbHs, a supervisory board is only mandatory for large entities meeting several different criteria.

The AG’s board of directors is appointed by the supervisory board for a maximum term of five years, however, reappointments are permitted. The supervisory board members are appointed by the stockholders’ assembly. Staff representation on the supervisory board is mandatory. The board of directors consists of one or more members and runs the AG’s day-to-day business. In contrast to the GmbH, members of the board of directors cannot be given instructions in the course of the day-to-day business, neither by the supervisory board nor by the stockholders’ assembly. Financial statements must be prepared by the board of directors, and, regardless of the AG’s size, be audited and approved by the supervisory board and then presented to the stockholders’ assembly.

Forming a company

The GmbH is set up by one or more shareholders and comes into legal existence upon its registration in the commercial register. The
shareholders may be individuals or legal entities, residents or non-residents, Austrian or foreign citizens. The minimum share capital is € 35,000. At least half of this amount has to be contributed in cash before registration. Austrian commercial law also provides for contributions in kind, if several conditions are met.

The AG can also be established by one or more founders and comes into legal existence upon its registration in the commercial register. For this purpose the articles of association as well as evidence that the capital was paid in and the capital transfer tax (1%) has been settled must be filed. The minimum stock capital is € 70,000 and at least 25% of the capital subscribed has to be paid in before registration in the commercial register.

**Registration requirements and filing procedures for public securities**

The disclosure requirements, i.e. filings and publications, vary according to the size of the company. Size is determined by three criteria: turnover, total assets and number of employees (for details see section on audit requirements).

The following regulations relate to both GmbHs and AGs:

- Large companies must file the balance sheet, income statement, notes and the management report at the court of the companies register. In addition, large AGs, companies listed on the stock exchange and banks, insurance companies and investment funds have to publish these documents in the official gazette, while large GmbHs only have to publish the date of the filing.
- Medium-sized companies are only required to file these documents at the court of the Companies Register and have to
publish the date of the filing. For the filing several simplifications are available.

- Small companies are not required to prepare a management report and the notes to the financial statements are greatly simplified. Only the balance sheet in an abbreviated format and the notes have to be filed at the court.

**Audit requirements and practices**

The management must submit the financial statements together with the notes within a period of five months following the close of a company’s financial year to the supervisory board.

A statutory audit is required for:

- AG (stock company regardless of listed or not)
- Banks, insurance companies and investment funds
- Large and medium-sized GmbH (companies with limited liability)

A company is deemed small if it at least two of the following criteria are met:

- Total assets do not exceed € 4,84 million;
- Turnover does not exceed € 9,68 million;
- Average number of employees per year does not exceed 50.

A company is a medium-sized

- Total assets between € 4,84 and 19,25 million;
- Turnover between € 9,68 and 38,5 million;
- Average number of employees per year between 50 and 250.
A company is a large company if at least two of the following criteria are met:

- Total assets beyond € 19,25 million;
- Turnover beyond € 38,5 million;
- Number of employees (average per year) beyond 250.

**Shareholdings by non-residents**

There are no restrictions in place as regards shareholdings in Austrian companies by non-residents.

**Foreign companies**

If a foreign company wishes to carry on business in Austria it must register for a trade license (if necessary for this type of business) and - if the Austrian business unit is self-dependent to some extent - register the permanent establishment at the register of companies.

In the case that it wishes to issue or sign negotiable instruments, it must register as foreign company with the Austrian Financial Market Authority (FMA).

**Partnerships**

Partnerships may take the legal form of a general partnership, called Offene Gesellschaft (OG), or a limited partnership, called Kommanditgesellschaft (KG). In the OG, all partners are fully liable for the partnership’s debts, whereas in the KG there are general partners with unlimited liability and limited partners whose liability is restricted to their fixed contributions to the partnership. To limit liability, but also
owing to tax and management considerations, the general partner of a KG is often a GmbH, which makes it a GmbH & Co KG.

**Joint Ventures**

Joint ventures, either incorporated or unincorporated, are common business vehicles in infrastructure projects and in property development. The joint venture agreement defines each participant’s proportionate share in venture assets, liabilities and results.

A common form for joint ventures is the civil law association (Gesellschaft nach bürgerlichem Recht, GesbR). A GesbR is not a legal entity and its members are subject to joint and unlimited liability for its debts. Temporary joint ventures - especially in the construction business - are often formed as GesbRs and referred to as collaborative partnerships (Arbeitsgemeinschaft, ARGE).

**Foundations**

Foundations may be public (eg for a specific purpose or charity) or private (called Privatstiftung) for the benefit of private individuals. Private foundations play a key role in the ownership of larger Austrian companies as this vehicle is often used to govern succession in family-owned businesses. Moreover private foundations provide for some tax incentives as compared to holding companies.
Taxation

Introduction

The tax status of a business entity depends on whether it is incorporated or not. Corporations (mainly GmbH and AG) are taxed on their net profits at the corporate level and are subject to national corporate income tax, which is presently levied at a flat tax rate of 25%. There are no other taxes levied on the income of corporations.

Individuals who are resident in Austria are liable to Austrian income tax at graduated marginal rates ranging from 0% to 50%.

Income Taxation Law and Administration

The Austrian income tax regime is contained with a number of statutes, the centrepieces being the Income Tax Act 1988 and the Corporate Income Tax Act 1988. Both have been revised and amended countless since their introduction; in fact small amendments happen to take place every year whereas more comprehensive and/or systematic changes are rather seen every 5-10 years. The federal taxation system is administered by the Minister of Finance, through local tax offices.

Fiscal Year

The standard Austrian financial year is the calendar year. However, with the consent of the tax authorities, companies may choose financial years other than the calendar as long as they comprise 12 months.
Taxpayers

Individuals, corporations and trusts that derive assessable income are taxpayers, and they are liable to income tax or corporate income tax, respectively.

Partnerships do not pay income tax. Whilst they are required to file income tax returns which disclose their taxable income, any taxable income they derive is generally taxed in the hands of the partners. Unincorporated joint ventures are not treated as separate taxpayers as any taxable income they derive is generally taxed in the hands of the partners.

Taxable Income

The annual financial statements prepared in accordance with the commercial law are the starting point for determining taxable income. Valuation methods used for commercial law purposes are also applicable for tax purposes unless the tax law provides otherwise. The profit or loss shown in the financial statements is adjusted to take account of any differences between the requirements of tax and commercial law. Major differences occur in depreciation (rates) deductibility of losses and capital gains, for instance.

Tax losses (resulting from business income) may be carried forward indefinitely and may be offset against both trading income and capital gains. However, only 75% of current income may be offset against tax losses brought forward, thus 25% of current income is invariably subject to tax. Excess tax losses can still be carried forward. Loss carry-backs are not permitted.

The gross income is the total of income derived (regardless from which source) balanced against losses incurred. Generally, all
expenses that are necessary to generate income are deductible. A number of major items that are relevant to determine taxable gross income (according to the Austrian tax regime) are set forth below:

- **Capital contributions:**
  Open and constructive capital are generally treated as non-taxable income. However, write-offs of receivables against subsidiaries will be tax effective in the amount of the non-valuable part (at the level of the subsidiary this part is considered taxable income).

- **Cost of formation of a company:**
  is deductible for corporate income tax purposes unless they exceed the maximum amount fixed by the articles of association. The excess amount constitutes a constructive dividend and is therefore not tax deductible.

- **Dividends:**
  Dividends (whether declared or hidden profit distributions) to shareholders constitute non-taxable income appropriation and are not tax deductible for the distributing company.

- **Interest:**
  In general, interest expenses are tax deductible. However, interest payments to related parties may be qualified as constructive dividend to the extend that the consideration is not at arm’s length or the underlying debt is qualified as hidden equity.

- **Royalties:**
  As a rule, royalties are deductible. Corresponding to the rules on interest expenses, excessive royalty payments the shareholders or their affiliates are treated as hidden profit distributions insofar as they do not meet the arm’s length criteria.

- **Write-down of participations:**
  In principle, participations may be written down to a lower going-concern value, if necessary. The write-down or a capital loss in case of the sale of a participation are not tax deductible.
If they are induced by a previous profit distribution of the company and if the dividends received from the participation are tax-exempt for the receiving company. To the extent the write-down of a participation or capital loss is basically tax effective, the amount must be apportioned over a seven-year period. With regard to participations included in a tax group, an impairment of the participation at the level of the group parent is not tax effective during the existence of the group.

- In case of a shareholder’s contribution down a chain of companies (grandparents contributions) to cover the losses of the second-tier subsidiary resulting in an increase in the book value of the participation at each level, a depreciation or a loss from the sale of the participation is only tax-deductible at the top-level (provided there is a decrease in value of the participation), whereas a depreciation at the level of the intermediary corporations in principle is not tax-effective.

- Losses suffered by a foreign permanent establishment of an Austrian company reduce the Austrian tax base of the company, even if the tax treaty between Austria and the permanent establishment-country provides for the exemption method. To avoid a double utilization of the permanent establishment-losses in Austria and the permanent establishment-country, the use of the tax losses of the permanent establishment will lead to a claw-back at the time the foreign permanent establishment earns profits against which the foreign loss carry-forwards can be offset.

- Goodwill:
  A goodwill acquired for a consideration must be amortized over 15 years.

- Intangible fixed assets:
  have to be capitalized only if they are acquired for a consideration, and are to be amortized over their useful lives.

- Depreciation:
  For tax purposes, only the straight-line method of depreciation is permitted. Excess write down to the lower going concern
value in case of technical or economic obsolescence is possible. For the first financial year of use, depreciation for 12 months is allowed, if the asset has been in use for more than 6 months throughout the respective financial year. Otherwise, half the annual rate is deductible. Except for buildings (50, 40 or 33 years) a goodwill (15 years) and passenger cars (8 years), depreciation rates are not fixed by Austrian tax law.

- Other deductible expenses:
  - Depreciable movable assets with a price not exceeding €400 can be fully expensed in the year of acquisition or production.
  - Repair and maintenance payments are tax deductible in the period incurred. Repairs that lead, in effect, to a new asset must be capitalized as such.

**Lodgement of Returns**

Taxpayers are required to lodge returns annually. The due date for the filing of tax returns is March 31st of the subsequent calendar year irrespective of the financial year-end. Taxpayers represented by a tax adviser may file their tax returns with the tax office by April 30 (at the latest) of the second subsequent calendar year.

**Payment of Tax**

Prepayments of corporate or income tax have to be made in four equal instalments each year in accordance with the assessment notice issued by the tax authorities. The prepayment is generally based on the prior year’s tax payments, whereas a reduction of the prepayments may be granted upon application. The prepayments fixed for the assessment period and any amounts collected by withholding are credited against the final corporate or income tax liability.
Assessed tax is normally payable within 1 month after the date of issue of the assessment notice; postponements may be granted.

**Residence and source**

Austrian residents are generally subject to (corporate) income tax on all income, irrespective of its source (i.e. on worldwide income). By contrast, non-residents are only subject to income tax on Austrian sourced income. The determination of an entity’s tax residency and/or liability to Austrian income or corporate tax may be affected by the relevant double taxation treaty.

- **Residence of individuals**: A person whose domicile or customary place of abode is located in Austria is deemed to be resident.
- **Residence of Companies**: A company is resident in Austria if its legal seat or its place of effective management (strategic management, not the day-to-day management) is located in Austria.

**Taxation of Partnerships**

Profits of a partnership are taxed at partner rather than at partnership level. The partnership is a unit for the computation of income, which is then allocated to the partners and taxed in their hands. If the partner is an individual, his share in the partnership’s profits is subject to income tax. If the partner is a corporation, its share is liable to corporate income tax. A non-resident partner’s income from the partnership is subject to Austrian income or corporate income tax.
Taxation of Companies

Taxation of Profits

The taxable income for companies is determined on the basis of the rules stated in the section “Taxable Income”. Austrian corporations’ profits are subject to corporate income tax at the company level at a flat rate of 25%. Even if no income is generated, a GmbH triggers a minimum corporate income tax of € 1.750 whereas an AG owes at least € 3.500.

Taxation of groups of companies

In 2005 a new system of group taxation (Gruppenbesteuerung) was introduced. Under this system of group relief the profit or loss of a group member as computed for purposes of corporate income tax is attributed to the controlling company. For losses, the group relief operates across borders and is also applicable to non-resident first-tier subsidiaries. Losses from non-resident subsidiaries can thus be offset against group income under the condition that they be recovered if offset abroad in a later tax year. The only condition for group membership is a direct or indirect majority investment in a corporation. The group members must also file for group taxation with the tax authorities. The group must exist for at least three years. If a member leaves the group for whatever reason before expiration of this period, tax will be assessed as if it had never been a group member. A kind of goodwill amortization is available for domestic share deals under certain conditions.
Dividend Withholding Tax

Dividends paid to an individual are generally subject to a 25% withholding tax (Kapitalertragsteuer). This tax rate is regularly reduced under Austria’s double taxation treaties. However, most treaties require the company to withhold the full rate and the recipient of the dividend to apply to the tax authorities for a refund. A resident individual’s dividend income from Austrian sources is not subject to further income tax if 25% has been withheld at source. Thus the withholding tax is the comprehensive tax (Endbesteuerung) for the individual shareholder.

A resident company’s dividend income from Austrian sources is exempt from corporate income tax under the domestic participation exemption (Schachtelprivileg). Any withholding tax suffered is refunded or credited against corporate income tax on income from other sources. A dividend is exempt from withholding tax if a domestic corporate shareholder holds at least 25% of the company. However, capital gains from the disposal of a share do not fall under the scope of the domestic participation exemption.

Austria has implemented the EU Parent-Subsidiary Directive that exempts dividends to an EU parent company from withholding tax if the following conditions are satisfied:

- The shareholder is a corporation resident in another EU member state and
- The shareholder has held a minimum 10% interest for one year.

Any withholding tax collected during the first year will be refunded as soon as the minimum holding period has elapsed.
Taxation of Branches

The existence of a permanent establishment in Austria results in the liability of the foreign investor to pay taxes in Austria at the ordinary corporate tax rate. The tax-base for the permanent establishment must be calculated according to Austrian tax law.

Interest deductions

Austrian tax law does not contain specific thin-capitalization rules. In practice, a shareholder’s loan will constitute hidden equity only if it is granted as a substitute for shareholder’s equity and the overall picture of the case leaves no doubt about that. It must be proved, however, that a supply of equity would clearly have been necessary at the time the loan was granted and that the loan is a substitute for required equity. Hidden equity is not assumed if the company’s equity ratio is in accordance with commercial practice. As a rule of thumb, an equity ratio of 20% (in some industries even lower) should be sufficient in any case. If shareholder’s loan to his company is not granted at-arm’s length conditions it will also trigger treatment as hidden equity. The result of re-qualifying a shareholder’s borrowings as hidden equity is that the interest payments are regarded as income appropriation and are therefore not tax-deductible.

Repatriation of Profits and Transfer Pricing

There are no specific transfer pricing rules. However, the general arm’s length principle prevails and Austria has adopted the OECD Transfer Price Report. Related parties’ transactions that do not comply with the arm’s length principle may be re-characterized as hidden profit distribution or hidden equity contribution. A hidden dividend
distribution is not deductible for the purposes of corporation tax and is subject to withholding tax in the same way as an actual dividend.

**Taxation of Capital Gains**

Capital gains from the sale of business assets are generally included in taxable income and are taxed at the standard rate. Chargeable gains are calculated by deducting the cost of the asset, together with any enhancement expenditure or incidental costs of disposal, from the gross proceeds of sale.

If the requirements for the international participation exemption (EC Parent-Subsidiary Directive, see section on “Dividend Withholding Tax” above) are met, both the capital gains/losses realized on the sale of an international participation and write-downs of the participation are tax-neutral. Therefore, capital gains remain tax-free. To obtain this exemption, any previous tax-effective write-down must be recaptured and taxed over a seven-year period. Losses realized on the liquidation of a foreign subsidiary are tax deductible to the extent they exceed the previous five years’ tax-free dividends.

As an alternative to the tax-exempt status of international participations, an option-model has been introduced allowing a taxpayer to opt for the tax deductibility of capital losses and write-downs but, in this case, capital gains are fully taxable at the standard rate. Dividends are not covered by this option and remain tax free. Thus, under the option, there is no recapture of the previous write-down.

Capital gains on the sale of participations in Austrian companies incurred by a resident company are fully taxable at the standard rate.

Capital gains from the disposal of a partnership interest are subject to Austrian income or corporation tax. Corporation tax is invariably levied
at the full rate of 25%. Income tax is reduced to half the normal rate if the partnership interest has been held for a minimum of seven years and the disposal is made upon retirement. Otherwise, capital gains are subject to the full tax rate, but may be spread evenly over three years after a holding period of seven years.

The following capital gains from the disposal of privately held assets are also subject to tax:

Capital gains from the disposal of:

- Shares (1% or beyond at any point of time within the last five years)
- Shares or other movable assets (within 12 months after their acquisition)
- Real estate (within 10 years after its acquisition)
- A partnership interest.

**Interaction with International Tax Regime**

Austria has concluded a considerable number of double taxation treaties providing for relief from double taxation, whereas many Austrian treaties follow the OECD Model Tax Convention. In the absence of a tax treaty, according to the domestic Austrian provisions relief from double taxation can basically be obtained if the respective foreign income is subject to taxation comparable to Austrian income tax of at least 15% on average.

In certain instances, the relevant double taxation treaty may also impact the determination of where an item of income is sourced. For example, business income, income from property, dividend, interest and royalty income can be impacted by terms of the double tax treaty.

The existence of a permanent establishment in Austria results in the liability of the foreign investor to pay (corporate) income tax in Austria.
Taxation of Individuals

Residents

Individuals being resident in Austria are subject to income tax on their worldwide income. An individual is treated as resident if he has either a permanent domicile available in Austria or if he has his habitual abode there. The domicile of a person is the place where he occupies a residence under circumstances, which indicate that he will retain and use it not merely temporarily (e.g. if he maintains a house or a apartment). The customary place of abode is assumed in case of physical presence over an extended period. Individuals are considered to have a customary place of abode in Austria if they remain there for 183 days or more during any tax year. Citizenship or nationality are neither relevant criteria in this context. If an individual has a secondary residence in Austria, its use for less than 70 days per calendar year does not trigger unlimited Austrian tax liability, unless the individual opts for it.

Non-Residents

A non-resident individual is subject to income tax only on his income from Austrian sources.

Depending on the type of income, Austrian income tax is payable either by way of annual assessment upon filing of an income tax return or through withholding at source. In case the tax is assessed by filing an income tax return, a fictitious amount of € 8,000 is added to the actual income (because the country of residence should grant a relief on the minimum living wage). Income tax is withheld at a flat rate of 25% on dividends received from an Austrian company, at 20% gross withholding tax (alternatively: 35% net withholding tax taking expenses into consideration) on income from commercial or technical
consulting services, directors’ fees, royalty income and income from personal independent activities carried out in Austria, as artist, athlete, supervisory board, and so on.

**Individual income tax rates**

From 2009 on taxable income is taxed at graduated marginal rates ranging from 0% to 50% as follows:

<table>
<thead>
<tr>
<th>Income</th>
<th>Overall Rate</th>
<th>Marginal Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 11.000</td>
<td>0,0%</td>
<td>0,0%</td>
</tr>
<tr>
<td>11.001 - 25.000</td>
<td>0-20,4%</td>
<td>36,5%</td>
</tr>
<tr>
<td>25.001 - 60.000</td>
<td>20,4-33,7%</td>
<td>43,2%</td>
</tr>
<tr>
<td>Over 60.000</td>
<td>33,7-50,0%</td>
<td>50,0%</td>
</tr>
</tbody>
</table>

A range of rebates are available to Austrian resident individual taxpayers.

A special regime for income tax on salaries reduces the effective tax burden by 14% resulting in a maximum income tax rate of 43% on salaries.

**Social Security System**

The Austrian social security is compulsory and comprises health insurance, old-age pension insurance. Social security contributions are determined as percentages of total monthly earnings (but only up to specified maximum amounts) and are paid partly by the employee and partly by the employer. Self-employed individuals have to pay social security at a rate of 28% of their business income (again capped).
The social security contributions for 2009 applying a maximum monthly assessment base of € 4,020 are:

<table>
<thead>
<tr>
<th>Contributions by</th>
<th>Employee</th>
<th>Employer</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pension Insurance</td>
<td>10,25%</td>
<td>12,55%</td>
<td>22,80%</td>
</tr>
<tr>
<td>Accident Insurance</td>
<td>-</td>
<td>1,40%</td>
<td>1,40%</td>
</tr>
<tr>
<td>Health Insurance</td>
<td>3,82%</td>
<td>3,83%</td>
<td>7,65%</td>
</tr>
<tr>
<td>Unemployment Insurance</td>
<td>3,00%</td>
<td>3,55%</td>
<td>6,55%</td>
</tr>
</tbody>
</table>

**Other Taxes**

**Value Added Tax (VAT)**

The Value Added Tax Code (Umsatzsteuergesetz 1994) was introduced in 1994 and is based on the Sixth EC Directive on the harmonization of VAT and supplementary Directives issued thereto. VAT (Umsatzsteuer) applies to any entrepreneur who independently supplies goods or services within the domestic territory of Austria for consideration within the scope of his enterprise regardless of nationality or residence.

The standard rate on the delivery of goods and the provision of services is 20%. A reduced rate of 10% is valid for food, medication, agricultural products, rental of residential property and the transportation of passengers. Among other things, exports and certain services related to exports and imports are zero-rated (entitlement to input VAT deduction), whereas the banking and insurance sector are exempt from VAT (no entitlement to input VAT deduction). Also exempt from VAT is the supply of land and buildings and the leasing of immovable property (for other than housing purposes), though these can be treated as a taxable supply optionally. Health services
provided by doctors and hospitals and the supply of services and the delivery of goods of an entrepreneur resident in Austria who's turnover does not exceed an amount of € 30,000 per year are also exempt from VAT.

Foreign entrepreneurs who have neither their registered office nor their place of abode nor a permanent establishment in Austria are – like any other entrepreneur – in principle liable for VAT if they effect a taxable supply of goods or services in Austria. Such foreign entrepreneurs have to be registered for VAT purposes in Austria. No registration is necessary, if the foreign entrepreneur renders only services in Austria subject to the reverse-charge procedure. If foreign entrepreneurs, who are not established in Austria, provide services to an entrepreneur resident in Austria, tax liability is generally shifted to the Austrian party.

Generally VAT returns have to be prepared on a monthly basis. If total sales of the previous year did not exceed € 22,000 the taxable person can file returns on a quarterly instead of a monthly basis. Additionally, filing an annual return is obligatory. All returns have to be filed with the tax authorities by the 15th of the second consecutive month of the month/quarter/year the return has been prepared for (e.g. the return for March has to be filed by May 15). For the annual return, special rules are applicable, if the taxable person is represented by a tax adviser. The same due dates are valid for the VAT payments. Late payment causes surcharges of at least 2%.

Specific rules apply to the delivery of goods and rendering of services within the EU. Intra-EU deliveries to enterprises having a VAT identification number (UID) are zero-rated. In contrast, the receipt of intra-EU deliveries is subject to VAT. However, for most purchases by consumers the country-of-destination principle has been replaced by the country-of-origin principle, i.e. VAT accrues in the country in which the goods are bought and not in the country to which the goods are delivered. Information on intra-EU deliveries must be provided to the
Austrian tax authorities on a quarterly/monthly basis, by so-called European Sales Listings.

For imports of goods from non-EU countries import VAT is levied and is either collected by customs or may alternatively be paid to the tax authorities if an Austrian undertaking is liable for the tax. Import VAT is levied at the normal VAT rate (see above).

**Stamp duties**

Stamp duties are levied on numerous legal acts if they are manifested by a written document. Stamp duties are payable after being assessed by the tax authorities, in certain cases after a self-assessment. The following written agreements - among others - attract stamp duty:

- Lease and rental agreements (1%)
- Loans, overdraft facilities (0,8% or 1,5%)
- Assignments of rights, e.g. receivables (0,8%)
- Suretyships (1%)

**Inheritance and Gift Tax**

Austria has abolished inheritance and gift tax with effect from August 1, 2008.

Individuals and families have to declare inheritance or donations of a large number of items (except for real estate) from family members to the tax authorities if the amount exceeds € 50.000 in one year. In the case of bequests from non-family members, the same rule will apply to total donations of € 15.000 within a five year period.

On donations to private foundations a donation tax of 2,5% is levied.
Real estate transfer tax

Real estate transfer tax is levied on all real estate transactions, including the transfer of real estate in connection with the formation of a company. Real estate transfer tax also accrues if all shares of a company owning real estate are united or taken over by a single shareholder. The tax amounts to 3.5% of the purchase price or 2%, respectively when transferring real estate between close relatives.

Pay-roll taxes

Austria levies pay-roll taxes on the gross salaries and wages paid by an employer. The rates are approx. 8% but vary slightly among the nine states. The tax is also be levied on certain fringe benefits provided to employees.

Miscellaneous taxes

Austria levies a number of other taxes. The most notable ones are briefly described below:

- Austria levies taxes on natural gas, electricity, coal and petroleum.
- The first registration of a car in Austria attracts a duty based on the purchase price and depending on the standard fuel consumption of the car and can be as high as 16%.
- Insurance premiums are subject to insurance tax at rates between 1% and 11%.
- Advertising tax amounts to 5% and is levied on ads periodically taken out in all different types of media.
Customs duties

EU customs law has been in force since Austria’s accession to the European Union on January 1, 1995. As a member of the EU, Austria had to implement the bilateral and multilateral agreements (e.g. free trade agreements) concluded by the EU with third countries.

According to the principle of the free movement of goods no customs duties are levied on the trade of goods between EU member states. In general, goods entering the EU are subject to European customs duties as stipulated in the Common Customs Tariff, which is patterned after the Harmonized Tariff System. European customs law also provides for customs exemptions and preferences in various forms and for different purposes (e.g. aid to developing countries).
Grants and Incentives

General Introduction

Austria offers a comprehensive system of both national and local incentive programs, depending on the geographic location, the potential for creating new jobs, the technology used, the size of enterprise and various other factors.

Besides there is a number of tax incentives, which always relate to qualifying assets or expenditure and not to an operation as such. Since income and corporation tax are governed by federal laws, tax incentives are uniform throughout Austria.

Government Investment Incentives

Federal, regional and EU funding instruments

The purpose of Austria’s national and local funding programs, which are all based on EU and national regulations, is to ensure fair competition between companies and regions within European Union.

- Investments in plants and equipment are typically encouraged by investment grants in the context of regional subsidy programs: investment expenses can be reduced by up to 50%, e.g. for manufacturing equipment or information technology.
- R&D: Typical research and development projects can be subsidized by up to 50% depending on the research focus, the
The costs of fundamental research activities may be subsidized by up to 100%.

- Recruitment and personnel development: human resource subsidies of up to 45% are normally granted in connection with personnel development and training. Furthermore, job creation grants are often available, as well as subsidies to meet initial salary costs or reduce social security costs of employees.
- Investments that lead to an improvement of environmental conditions may entitle to environmental subsidies of max 30% of the investment expenditure.
- Commodity exports are supported by numerous export promotion programs. There is a variety of guarantee schemes available for project investments, to the extent of up to 80% of the loan amount.
- EU investment grants: several Austrian regions are eligible for support under various EU structural fund programs, to promote and facilitate economic development. Incentives under these programs are equally available to domestic and foreign investors and range from subsidies to preferential loans, to guarantees and tax incentives.
- Three block exemption regulations concerning state aid to small and medium-sized enterprises as well as de minimis aid (€ 200.000 within three years) facilitate state supports. They became effective on January 1, 2007 and are valid until December 31, 2013.

There is no legal obligation to grants and funding, which means, it is the company’s duty to submit a formally correct and innovative project application. Applications for funding always have to be submitted before investments are made.

**Tax Incentives**

Tax incentives available under the Austrian tax law include:
• R&D allowance / R&D premium:
  An invention allowance of up to 25% (and in particular cases an increased allowance of 35%) of the research and development expenses. As an alternative, an invention premium of 8% of the expenses for certain research and experimental activities can be asserted. The invention premium is a tax refund which is credited to the taxpayer’s tax account.

• Education allowance / education premium:
  An education allowance of 20% is granted in respect of expenses incurred for the education and training of employees. Alternatively, an education premium of 6% of the expenses can be asserted (restricted to external education). The premium is granted as a tax refund, which is credited to the taxpayer’s tax account.

• Apprentice premium:
  As an incentive for enhanced apprenticeship training a premium of € 1,000 (€ 2,000 for certain shortage occupation) per year can be asserted for each apprentice during the whole period of training (usually 3 to 5 years).

• Beneficiary taxation of retained earnings:
  In order to strengthen the equity of small and medium sized companies, from 2007 until 2009, individuals with income from agriculture and forestry, business or independent work can benefit from that tax privilege. Earnings that result in an increase in equity are subject to the reduced tax rate (50% of the average tax rate). The beneficiary taxation of retained earnings can be accessed up to € 100,000 per year and individual. If, however, in one of the following seven years equity drops down due to a transfer of reserves, a subsequent taxation of the tax incentive takes place.

• Tax allowance for invested earnings:
  Individuals that determine their earnings via statement of revenues and expenditure (cash in - cash out taxation) can claim a tax allowance amounting to 10% of the earnings and capped with € 100,000 per year and per individual. The tax
allowance can be accessed for the acquisition or production of tangible depreciable assets and certain securities which must be subject to a minimum holding period and a useful life of four years. The following assets do not qualify for the tax allowance: buildings, cars, airplanes, low value assets, used assets, benefited assets in connection with an R&D allowance and assets that have been acquired from a parent company. From 2009 on the tax allowance for invested earnings will be extended both in terms of qualifying assets and the eligible group of taxpayers that may benefit from this tax incentive.

Export Finance and Insurance

Oesterreichische Kontrollbank Aktiengesellschaft (OeKB) is Austria’s main provider of financial and information services to the export industry and the capital market. OeKB offers a wide range of specialised services to companies in all sectors, including financial institutions and austrian government agencies. OeKB acts as a central hub in the markets, operating impartially and in accordance with its sustainability policy. Its shareholders are Austrian commercial banks.
Protection of Intellectual and Industrial Property

Copyright

Copyright is protected in Austria by the Copyright Act and the copyright owner has the exclusive rights to license others in regards to copying the work; performing it in public; broadcasting, publicising and adapting the work. Copyright materials created outside of Austria are also protected under the Austrian Copyright Act as a result of Austria’s obligations under various international treaties.

Trade Marks

The Trade Marks Act gives the exclusive use of a registered trademark to its registered proprietor. Owners of trademarks in other countries must register them in Austria to benefit from the protection.

Trade Names

Trade names registered in the Austrian register of companies cannot be used by others in business if likelihood of confusion occurs. When registering a company the court checks on possible conflicts with existing trade names focussed on the same industry and the same location (city, area).
Patents

The Patents Act gives a patent holder the exclusive right to exploit the invention or allow others to do so. Protection is only provided where an Austrian patent has been granted. The maximum period of protection is 20 years.
Immigration

Migration to Austria

Migration to Austria is very complex and it is recommended that specific advice be sought prior to making business plans that involve the transfer of principals or employees to Austria.

Permanent Residence

EU/EEA citizens making use of their right to free movement and their family members have to register their permanent residence with the authorities within three months if they intend to reside in Austria for more than three months.

Requirements:
EU/EEA citizens may permanently settle in Austria if they are employed or self-employed in Austria or attend an Austrian school or recognised education facility and/or earn a secure living and if they and their family members have sufficient health insurance coverage.

Austrian Labour Law – Framework:
The primary objective of Labour law is to offset the social imbalance between employees and employers. Austrian Employment Legislation has traditionally drawn a distinction between waged (“Arbeiter” or blue-collar-worker) and salaried (“Angestellte” or white-collar-worker) employees, which has consequences for e.g. the applicable social insurance system or membership of trade unions. Austrian Labour Law can be divided into the following areas: the Employment contract law or employment relationship law (individual labour law) contains legal provisions stipulating the individual legal relationship between
employee and employer. The Labour relations law (collective labour law) provides for industry-wide standards and is negotiated between trade unions and representatives of the employers in an industry. In larger entities company agreements provide for specific rules in regard to the legal employment environment.

**Temporary Residence**

EU/EEA citizens do not require any special permit to enter and reside in Austria for up to three months.

In the case of a non-EU-citizenship, temporary residence may be granted to the following persons:

- **Rotational worker** (necessary document issued by AMS (Austrian job center): confirmation of guaranteed work or employment permit as rotational worker)
- **Persons dispatched by an enterprise** (necessary document issued by AMS: confirmation of guaranteed work or employment permit as rotational worker; employment for more than 6 months)
- **Self-employed persons** (if foreigner is contractually committed to one particular activity and if such commitment will last for more than 6 months; AMS might be dealing with such)
- **Artists**: self-employed or employed; activity is predominantly determined by artistic activities and self-maintenance is covered by such; liability declaration not accepted; in case of employment one of the following documents issued by AMS (Austrian Labour Market Service) is necessary: confirmation of guaranteed work or employment permit as artist
• Special cases of employment activity (if activity is exempted by the law on employment of foreigners: proof of circumstances for exemption necessary) researchers (against presentation of an admission agreement issued by a certified research institution)

**Visitors**

Nationals of EEA member states and Switzerland do not require a visa or similar entry permission. Visitors to Austria from other countries usually require a visa and may stay for up to 3 months. For nationals of some countries no visa is required.

**Work Permits**

The employment of a non-EEA national requires a work permit to be obtained prior to the start of employment. A certificate of exemption can be issued to employees who have, as a general rule, spent at least five of the last eight years in employment in Austria or to employees who have been married to an Austrian citizen for the last five years and have their residence in Austria. Since January 1, 2003 it is possible to obtain an exemption for highly qualified workers if there is a shortage of such personnel in Austria.

A residence permit may also be required. A residence certificate, which is a residence permit of unlimited duration, entitles the holder to work in Austria without a work permit.

For nationals of EEA member states and Switzerland, the rules of free movement of workers apply substantially in the same way as for nationals of EU member states. No work permit is required.
The law differs between brief visits (eg. visiting purposes, or for short-term work) and longer (eg. for longer work) stays in Austria.

**Visa - for short stay**

For the short stay in Austria you usually need a visa (eg. for holidays or visiting relatives). Citizens of some countries may take up to three months in Austria without a visa.

Note: In principle, the visa does not include a work permit. Only with a D+C visa one may go to work in Austria. The D+C visa is called the residence and travel visa. It is intended for a short work period (for example, work as a temporary professional worker, "seasonal") and can be issued for up to 6 months.

**Residence permit**

For a stay in Austria of more than six months a residence permit (permanent residence permit, residence permit or a so-called "permit family members") is required. Residence permit can only be granted for a specific purpose given. Under certain conditions an amendment of purpose is accepted.

For nationals of EEA member states and Switzerland, the rules of free movement of workers apply substantially in the same way as for nationals of EU member states. No work permit is required. They only need to obtain a registration certificate within three months upon entry, which will be issued by the authority if they provide proof that their living costs are covered and they have health insurance. Citizens from new EU member states have to observe special restrictions on access to the Austrian labour market.
Conditions for a residence permit

The application for the initial permit must be filed personally before entering at the Austrian Embassy abroad. For citizens of a country whose nationals do not require a visa to enter Austria the application can be filed during their legal residence in Austria.

A residence permit may be issued only if sufficient means are available. This is the case if the funds reach at least the same height as the so-called "Ausgleichszulagenrichtsatz".

The health insurance must cover "all risks". The choice of health insurance is up to the applicant. Moreover the applicant has to provide evidence that they are entitled to an adequate accommodation. In practice, a tenant or sub-lease contract serves as proof. If the planned stay in Austria exceeds one year applicants need to undertake a language course.