Focus Business Services

International Group

Focus Business Services (Int’l) Ltd
Focus Business Services (Cyprus) Ltd
Focus Business Services (Malta) Ltd

A K Kotsomitis
Chartered Accountants Limited

*A Regulated EU Professionals*

Aris Kotsomitis
BSc, FCA, CPA, TEP, MoID
Chairman
Head of International Tax Planning

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Cyprus corporate structures in international tax planning
1. Brief Introduction to the FBS Int’l Group
2. Overview of the Cyprus Tax System
3. Specific Features of the Cyprus Tax System
4. Tax Planning Ideas – Structures

(Critical Structuring Issues To Bear in Mind – Fees/Costs/Budget …found in appendix)
Introducing the FBS International Group
Established 1998 we are now a leading professional services and corporate services provider, located mainly in Cyprus (Head Office) and Malta (2nd biggest office).

We provide the entire range of services needed under one roof. From formation ... to liquidation!

Independent, full-scope multi-disciplinary professional group (our in-house partners are lawyers, accountants, auditors, tax practitioners / advisors, wealth managers)

Leading Professional Services Group
Cyprus (HO) – Malta

International Tax Advice
Company & Other Entity Formations
Management Services
Trust Accounting
Corporate Secretarial & Legal Administration
Comprehensive Corporate Services

Statutory Audit
Bank Introductions

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Fox TV Network in the US (Fox 5 News – 25 million business viewers!) is producing a special program on Cyprus as an international financial centre – currently under filming...

Our Chairman (Aris Kotsomitis) was selected to represent the Cyprus professional sector in the program along with the President, the Finance Minister and the Minister of Commerce of The Republic of Cyprus
Our main offices are located at:

- **Cyprus** (head office)
- **Malta** (fully-fledged office headed by *in-house* local partners and other staff)
- Branches in **UK**, **The Seychelles** and **Greece**
- New offices planned in **Moscow** & **Kiev** in 1stQ 2011.

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Our Offices…
Cyprus – Nicosia (left and top right)
Malta (Strand Towers) - stunning view, literally from our “office window”

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Overview of the Cyprus Tax System
People come to Cyprus for....
Obtain Tax Advantages!

** $$$ **
The tax system is fully OECD and EU compliant. After 35 years as an IFC, Cyprus is now a mature and transparent financial centre.

Cyprus is for 7 years now a full member of the European Union, has EURO as its currency, is not a tax haven and as a result appears on OECD’s white list.

Cyprus is now a mainstream EU jurisdiction offering exciting tax planning potential and unparalleled tax advantages!

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A Successful and Transparent Tax System…

- It is a **Successful Tax System**

- It is very popular – 25,000 – 35,000 incorporations per year (!) on average for the last 3–4 years

- It is a transparent EU Tax System – Removal from “black lists” (e.g. fall 2010, Italy – **Paves the way for Italians to invest in the Russian, Eastern European and other markets through Cyprus**)...
Cyprus was, for the first half of 2010, the biggest investor into Russia accounting for 19.6% of foreign inbound direct investment.

And for the same period the biggest investor into Ukraine accounting for 22.6% of Foreign inbound direct investment.

Virtually thousands of Russian-Ukrainian nationals live and work in Cyprus (a very big number as qualified lawyers and accountants working for local firms).

Significant loan financing flows into India are routed via Cyprus to take advantage of the favorable interest withholding tax provisions of the India-Cyprus DTT.
Cyprus has a *domestic tax system* affording *compelling tax advantages*

...that *combined together* with uniquely advantageous *specific double tax treaty provisions* (and EU directives)

...allow investors to *minimize tax leakages* in their investments to other countries and thereby ...maximize return on investment ...in other words...maximise the final repatriated amount of money sent back home ...or offshore!

...this is especially true for *Investments into Russia & CIS, India, Central & Eastern Europe* and the EU
Special advantages for…

- Holding, Portfolio Investment / Securities, Trading Companies
- Finance Companies
- Royalty companies
- International Trading Companies
- Employment Companies (& Contractor Structures)
- South Europe, Middle East, Russia and Central and Eastern Europe Head office operations
Investor-friendly tax authorities and an established tax-ruling system (flexible / reliable with respect to advance tax agreements)

Uniquely advantageous tax treaty network providing treaty protection and minimising “tax leakages” (with 45 countries & 50 more under negotiation)

Access to EU directives (effect is like a tax treaty but with zero (0%) withholding tax rate for dividends, interest & royalties)
No or Low Taxes with No or Minimal Conditions

- No or low tax on dividends, capital gains, interest, royalties or trading income and no withholding taxes imposed – with no or minimal conditions

- The lowest corporation tax rates in the EU!

- Ability to retain / efficiently redeploy cash with no restrictions

- Sound and stable economy

- Qualified resources on the ground (professional and financial services)
Specific Features – Details of The Cyprus Tax System
Low Corporation Tax – Liberal Expense Deduction – No Transfer Pricing

- 10% corporation tax – the lowest in the EU – can be lowered further with proper tax structuring – suited to low tax international trading structures

- Under Cypriot law all expenses incurred for the production of the income are deducted before arriving at the taxable income

- No transfer pricing rules BUT arm’s length principle is there

- Thin spreads of profit on all structures / transactions are acceptable by the Cypriot Tax Authorities (spreads on trading, interest and royalty routing transactions)
Possibility for:

(1) **Tax Resident Entities** – 10% tax on worldwide income – suited to low tax EU & International Trading Structures

OR

(2) **Non-Tax Resident Companies** – 0% tax but no treaty access (used instead of BVI or Seychelles Cos) and in addition…may obtain EU VAT number! – suited to zero tax EU & International Trading Structures
No Tax on Sales of Securities

- Profits from sales of shares or other securities are totally tax exempt in Cyprus (no conditions attaching)

- Great for holding company structures

- ...as well as banks and private banking clients having portfolio investments
No Tax on Incoming Dividends

- Dividend income from foreign subsidiaries (subject to easily met conditions) **with no participation threshold** is totally tax exempt in Cyprus.

- This opens the doors for an even more advantageous use of a Cyprus company as a holding or a portfolio investment company (trading and receiving income from shares and other securities).
No Withholding Taxes on Outgoing Dividends, Interest or Royalties

- **No withholding tax on outgoing dividends, interest and on almost all royalties** – no conditions attaching

- **Cyprus is an “ideal entry and exit route” into and out of the EU in this respect**
Profits from foreign permanent establishments (PE) outside Cyprus are tax-exempt.

No controlled foreign corporation (CFC) legislation.

No thin capitalisation rules (funding by high debt/equity ratio possible).

No specific anti-avoidance provisions.

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It is a simple system – not a lot of “flaws” or complications requiring further “structuring out”

No need for complex tax structuring, leaving time for proper company administration & management

Simple & tax effective exit strategies available
Possibility to elect any functional currency

Stamp duty capped at low levels

Capital Duty that can be structured down to nominal levels

Easy migration of legal entities into and out of Cyprus from/to other jurisdictions
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<th>Country</th>
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<tr>
<td>India</td>
<td>Serbia **</td>
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* CIS Countries applying the Cyprus/USSR DTT
** Countries applying the Cyprus/Yugoslavia DTT

All DTTs based on OECD model

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### Zero or Low Withholding Taxes on Payments to Cyprus from Key Countries

<table>
<thead>
<tr>
<th>Treaties with CIS countries</th>
<th>Dividends %</th>
<th>Interest %</th>
<th>Royalties %</th>
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<tr>
<td>Treaties with other countries</td>
<td>Dividends %</td>
<td>Interest %</td>
<td>Royalties %</td>
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<td>South Africa</td>
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<tr>
<td>Romania</td>
<td>10</td>
<td>10</td>
<td>5</td>
</tr>
</tbody>
</table>

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Fast Expanding Treaty Network -
50 Tax Treaties Under Negotiation!

Luxembourg *
Spain
Netherlands
Portugal
Finland
Estonia
Lithuania
Latvia
Morocco
Indonesia
Malaysia
Iran
Sri Lanka
Iceland

* Negotiations concluded. DTT awaiting ratification.
Tax Residence

(necessary for treaty access)

- When applied to a company, means one whose *management and control* is exercised in Cyprus

- Substance in other forms is also important in certain structures (see appendix re: structuring issues / considerations)
No definition exists in the law. In practice, as a minimum:

- the place where the majority of the members of the BOD reside (FBS can provide Cypriot directors)

- the place where the majority of the board meetings take place and the significant decisions taken (a number – all, if possible - of the BOD)

- meetings should be organised in Cyprus with the foreign directors flying in to attend
Cyprus was a British Colony for 85 years (1878 – 1960) like Hong Kong & Singapore

- UK Legal System, Shareholder agreements and many classes of shares permitted, certainty, ideal for corporate JOINT VENTURES

- English Widely Spoken / Accepted by Banks and Tax Authorities

- Vast Majority of Professionals (Lawyers, Accountants) Graduate from Top US and UK Universities – Many with UK & US Work Experience
Popular Tax Structures / Ideas
Holding Company - Dividends

Top Holdco

Participation: Equity Holding

Non – Cyprus Resident Company (EU or non EU)

Dividend (No WHT)

Holdco

Participation: Equity Holding

Cyprus Company

Dividend (no tax in Cyprus) Capital Gain (Exempt)

Opcos

5% 0% 0% 0%

Russian Company CIS Company e.g. Ukraine Indian Company S. African Company EU Company Other Non-EU Company

High Tax DTT Countries - Main Objective: Minimisation of tax leakages
...via capital gains tax exemption, dividend tax planning / repatriation of return on investment

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Financing Company (and/or Back-To-Back Financing)

In many structures separate companies are used for the financing and the holding.

No thin capitalization rules

High Tax DTT Countries - Main Objective: Minimisation of tax leakages
...via a deduction of interest expense from “highly-taxed” taxable profits (via “Debt Push-Down”)

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Royalty Routing Company

- Depending on treaty
  sometimes routing is NOT
  possible and final owner
  of IP MUST be Cypco
  (“beneficial owner”
  problems)

**High Tax DTT Countries - Main Objective: Minimisation of tax leakages**

...via a deduction of royalty expense from “highly-taxed” taxable profit (via “IP Push-Down”)

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Real Estate Structure Example - Russia

One Russian Company / structure for each real estate unit

- Usually sale is effected at this level
  - Easier - avoiding having to apply for treaty benefits (anti-avoidance rules permitting)

- Disposal of Russian shares
  > As per DTT taxed only in Cyprus
  > No Cyprus tax on capital gain

- The same structure would work for almost all of Cyprus’s treaty partner countries

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Cyprus Company as Holding of a Maltese Trading Company
{VERY POPULAR WITH MALTESE & CYPRIOT CORP. SERV. PROVIDERS}

...to enhance the “Double Maltese Structures” (Dividend Feeder) AND combine the advantages of Cyprus and Malta ...in ONE structure!

» No WHT in Malta on dividends or refund to Cypco

» No tax on dividend OR tax refund received in Cyprus (supported by a tax ruling)

» Effective tax rate of Malta trading company - 5% or less (by means of a 30%-35% refund on the 35% tax rate) - effective tax rate LOWER THAN CYPRUS

» KYC / DD documentation kept in Cyprus ***
(preferred by Russian clients, already familiar with Cyprus professionals / regime)

Malta Tr. Co Used to achieve a “High Headline Tax Rate (35%) – Low Effective Tax Rate (5%)”
*** Whilst at the same time respecting Maltese Regulatory Rules - qualified person rules

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Critical Structuring Issues for Cyprus Structures

Fees – Costs – Budget

See appendix...
Thank You!
You are **welcome** to Cyprus ....
Appendix
Critical Structuring Issues for Cyprus Structures

Fees – Costs – Budget

{included Speaker Profile - Aris Kotsomitis}
Plan ahead (avoid “last minute” structuring or administration)

Address adequately all company law issues – financial assistance issues, memorandum and articles issues to expressly give power to the company to effect the intended transactions, *ultra vires* issues relating to the specific transactions, director power issues, proper registration of charges and pledges, to name but a few

Address adequately all financial reporting (group consolidation issues) and practical issues as well as transactional tax issues for the intended transactions (e.g. capital duty, stamp duty)
Structuring issues – the Cypriot perspective

- Substance arrangements – requirements should also be seriously considered, especially post-Cadbury Schweppes, depending on the jurisdiction where a potential challenge is most likely to come from.

- Management & control is key and due consideration should be given as well as Business & economic purpose of entities.

- Implementation – operation – corporate secretarial: Proper execution and documentation of all aspects is a must.
Structuring issues – the Cypriot perspective

- Comply with all relevant Company Law, Tax Law, Social Security & other Law and Regulation provisions / deadlines

- Keep proper books and records, submit audited accounts – financial statements and tax returns

- Pay tax

- Be reasonable!...
UK Legal System (Cyprus was an ex-British Colony like Hong Kong & Singapore) allowing classes of shares and shareholder agreements – ideal for international joint ventures

Fast incorporation & responsive services - mature professional attitude adopting high Anglo-Saxon professional standards and business etiquette (however the choice of professional service provider is critical)
Set up fees from 475 – 750 EURO …for a simple Cyprus Ltd. company

Annual flat fee from 1,450 EURO for ALL basic services (directors, secretary, reg. office, nom. shareholders, annual returns, bookkeeping, accounting, financial statements, tax returns and audit)… for a small trading or holding company

Basic - minimum “VO-Substance” Packages from 1,450 EURO per year / 120 EURO per month (Virtual office PLUS unbranded prestigious business address with actual professional “visitor reception and management” during business hours AND mail fwd, dedicated tel. & fax line with personalized call answering and message forwarding incl. 10 hours of conference room use) - Unbranded Physical Serviced Office Space (in a prestigious building) also available in the commercial centre of Nicosia.
Introductions - speaker

- Chairman & Head of International Tax

- Considerable International Tax Structuring experience near to 20 years – approx. 1300 structures actually implemented …and advised on thousands of other structures / tax plans

- Fellow Chartered Accountant - UK Qualified (8 years “Big 4” experience – qualified with KPMG London and went on to practice at PWC Athens - Corporate Finance & Tax Structuring) before setting up FBS in 1998

- Graduated with BSc from The London School of Economics (LSE) as a Royal Commonwealth Scholar

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