

# Non-residents – relief under Double Taxation Agreements

# **①** Contacts

Please phone:

- the number printed on page TR 1 of your tax return
- the SA Helpline on 0845 9000 444
- the SA Orderline on 0845 9000 404 for helpsheets

or go to www.hmrc.gov.uk

## Who needs this helpsheet?

This helpsheet explains how non-residents can obtain relief from UK tax under Double Taxation Agreements (DTAs) entered into by the UK.

#### If you:

- have completed box 1 or box 3 on the *Residence*, *remittance basis etc.* pages, and
- are resident for tax purposes in a country with which the UK has a DTA you should read this helpsheet before filling in the rest of your tax return.

If you want to claim relief from UK tax, you must complete the claim form on pages 6 to 8 of this helpsheet.

A digest of the UK's DTAs can be found at www.hmrc.gov.uk Look for DT Digest or Double Taxation Digest within the Search facility.

# What is the purpose of this helpsheet?

This helpsheet enables a non-UK resident to obtain full or partial relief from UK tax, where appropriate, on UK income where the relevant DTA reduces the rate at which tax is to be charged below that provided by UK domestic tax law.

For example, the UK might, under its domestic law, levy a withholding tax of 20% on interest paid to a non-resident. If the DTA provides that where the recipient of that interest is a resident of the other country, the rate of UK tax should be limited to 15%, the non-resident recipient is entitled to relief of 5%.

# How do Double Taxation Agreements work?

A DTA is an arrangement entered into by the governments of two countries. It consists of a series of detailed provisions designed to eliminate or relieve the taxation of the same income or gains in more than one country. This is achieved by the UK in its DTAs in a variety of ways.

#### Full relief

Income or gains may be fully relieved from tax in the country where the income or gains arise. In other words, the source state gives up all its taxing rights in favour of the country of which the recipient is a resident.

#### Partial relief

The country in which the income arises charges the income derived by a resident of the other country at a rate lower than its normal domestic rate. In these circumstances the source state gives up only part of its taxing rights.

#### Credit

Where the income or gains remain taxable in both countries, so that the source state retains its taxing rights, the country in which the recipient is resident gives credit for the source country's tax against its own tax. If you want to claim credit relief, you will have to make your claim to your country of residence and not to us. The form in this helpsheet does not therefore provide for such a claim.

All these basic methods feature in DTAs between the UK and other countries. But many provisions in DTAs require certain conditions to be fulfilled before relief can be given. Because all DTAs are different it is essential to consult the relevant articles of the particular DTA. Your HMRC office can supply forms to allow you to make an application to allow future payments of interest, royalties, pensions and annuities to be paid together with the appropriate amount of double taxation relief. The form can also be downloaded from our website. Go to www.hmrc.gov.uk and look for *Claims under double taxation treaties* within the *Search* facility.

#### Certificate of overseas residence

must be stated on the certificate.

If you:

- were resident for tax purposes in a country other than the UK, and
- want to claim relief from UK tax, under the terms of a DTA between the UK and that other country, as a resident of that country then you need to obtain a certificate from the overseas tax authority stating that you are resident there for tax purposes for the period in question, which

Where necessary the certificate must also show that you are subject to tax in your country of residence either on the whole or on part of the income in respect of which relief is claimed (see 'Other conditions for relief' on page 3). Where only part of the income is taxed in your country of residence then that amount of income must be shown on the certificate.

Keep the certificate in case it is needed later to support your claim.

# Special case - the United States of America

Special rules apply where the other country is the United States of America (US), if you are claiming to be a resident of the US. Statements concerning residence should not normally be sought from the US Internal Revenue Service. This is because the US operates a special system whereby it taxes its 'citizens' on their worldwide income, wherever they may be resident.

Article 4(2) of the DTC provides that a citizen or green card holder will be treated as a resident of the US for purposes of the DTC, and thereby entitled to treaty benefits, only if two conditions are met:

- first, you must have a substantial presence (see below), permanent home or habitual abode in the US
- second, you must not be treated as a resident of a state other than the UK under any treaty between the UK and a third state.

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#### Substantial presence test

You will have a substantial presence if:

- you were present in the US on at least 31 days in the calendar year under test, and
- the sum total of days on which you were present in the US in the year under test and in the two preceding years adds up to at least 183 days. For the purposes of this calculation a day spent in the US in the year preceding the year under test counts as <sup>1</sup>/<sub>3</sub>, and a day in the year before that counts as <sup>1</sup>/<sub>6</sub>. Part days of presence in the US should be treated as if they were whole days for this purpose.

#### **Example**

If you spent 48 days in the US in 2011, 250 days in 2010 and 365 days in 2009, the calculation would be as follows:

Year of test - 2011 (more than 31 days spent in the US)

2011 48 days x 
$$^{1}/_{1}$$
 = 48  
2010 250 days x  $^{1}/_{3}$  = 84  
2009 365 days x  $^{1}/_{6}$  = 61

Both legs of the substantial presence test are passed and you will be regarded as resident in the US under that country's domestic law.

#### Other conditions for relief

Some articles in DTAs require other conditions to be fulfilled before relief from UK tax is granted. For example, relief is sometimes only available if the recipient is the 'beneficial owner' of the income or is 'subject to tax' in the other country in respect of the income in question, whether in respect of the whole of that income or just in respect of income received in the country of residence. Also, employment income in respect of duties carried out in the UK is sometimes exempted from UK tax depending on the fulfilment of certain conditions. You therefore need to check the precise terms of the particular treaty with which you are concerned, and obtain sufficient evidence to demonstrate that the necessary conditions are met, before making a claim for relief from UK tax. You must keep this evidence in case it is needed later to support your claim.

If any part of your claim relates to trust income, it is necessary to detail the nature (for example, dividend, interest and so on) and the amounts of each underlying source of the trust income concerned. The name of the trust and our office and reference number for the trust should be shown in the 'Additional information' box on page 8 of the claim form.

#### **Vouchers**

You should keep all the vouchers (originals, not photocopies) certifying the amount of UK tax or tax credit as shown in your claim (at 3(b), column D on page 7 of this helpsheet). These may be needed later to support your claim.

## How to claim relief using this helpsheet

#### Full relief

Fill in 3(a) on page 6 of this helpsheet to claim full relief from UK tax where the DTA provides this for a person who is a resident of the other country. Where full relief is claimed and shown in the helpsheet, exclude such income or gains and any tax deducted at source from other parts of your UK tax return. Where tax has been deducted at source, enter the amount of the tax deducted in box 21 of the *Residence*, *remittance basis etc.* pages unless:

- the tax has already been repaid, or
- you have already made a separate claim to us for repayment of that tax. But see the next paragraph if you also claim partial relief.

#### Partial relief

Complete 3(b). Enter in the income section particulars of all items of income in respect of which you are claiming relief from UK tax under a DTA, but exclude any item of income in respect of which an in-year claim has already been made to HMRC. If there is insufficient space on the claim form use a separate sheet to itemise the income and carry the total relief due to the box at the foot of the 'Partial relief claimed' column. Enter the amount in box 21 of the *Residence, remittance basis etc.* pages.

Now fill in the relevant pages of your tax return, entering all items of UK income other than those you have entered on the claim form.

Send us your completed tax return including:

- the *Residence*, *remittance basis etc*. pages showing the amount of treaty relief claimed in boxes 20 and 21, and
- the completed claim form at the back of this helpsheet.

If you want to calculate your tax you will need the *Tax calculation summary* pages and *notes*, available from the SA Orderline. The figure of treaty relief entered in boxes 20 and 21 of the *Residence, remittance basis etc.* pages should be entered in the 'Foreign Tax Credit Relief' box, box A203 in the Working Sheet in the *Tax calculation summary notes*.

# Dividends from UK companies and dividend distributions from UK authorised unit trusts and open-ended investment companies ('UK dividends') paid after 5 April 1999

This note is for claimants who receive UK dividends and who are resident in a country with which the UK has a DTA that provides for payment of tax credit on UK dividends.

Since 6 April 1999 the amount of tax credit on UK dividends is  $^{1}/_{9}$  of the dividend paid. This means, for example, that a UK dividend of £900 carries a tax credit of £100.

DTAs that provide for payment of tax credit on UK dividends still give the right to claim payment of tax credit. However, if you claim payment of tax credit on a UK dividend paid after 5 April 1999, we will have nothing to pay to you.

This is because UK dividends no longer carry enough tax credit to cover the amount of tax which the UK retains under the terms of the DTA. (The amount retained is usually 15% of the total of the dividend plus the tax credit.)

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£900
£100
£1,000
£150

The amount retained is more than the tax credit so there is no tax credit left to pay you. In order to exclude the dividend income from your return, you should complete 3(b) of the claim form on page 7 of this helpsheet and enter '0' in the box headed 'Partial relief claimed' as we have nothing to pay you.

#### If you were born before 6 April 1946

If you were born before 6 April 1946, enter in the 'Any other information' box, box 19 on page TR 6 of your tax return, the total gross income you have entered in the 'Gross amount of income' column in 3(b) on page 7 of this helpsheet (excluding income on which the maximum rate of UK tax under the DTA is nil). For example, if this total is £100 enter: 'I have claimed partial relief for DTA purposes on gross income of £100 which is not included in this tax return'. This will enable us to make the adjustments required for age-related allowances taking into account your DTA income. If you are calculating your tax, add the partially relieved income to the amount entered at box B1 in the Working Sheet in the *Tax calculation summary notes* when calculating your income for age-related personal allowances.

# Real Estate Investment Trusts (UK-REIT)

Since 1 January 2007 it has been possible for a UK-REIT to pay a property income distribution out of its tax exempt income. Property income distributions are paid to investors with basic rate Income Tax (currently 20%) taken off. If you live in a country with which the UK has a double taxation treaty and have been paid a property income dividend, it is possible that you are entitled to claim repayment of some or all of this tax. Any claim should be made at 3(a) or 3(b) of this form.

These notes are for guidance only and reflect the position at the time of writing. They do not affect any rights of appeal. Any subsequent amendments to these notes can be found at www.hmrc.gov.uk

# Claim by a non-UK resident for relief from UK tax under the terms of a Double Taxation Agreement

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-	I was not resident in the UK for the whole <i>Residence, remittance basis etc.</i> pages	of 2010	)-11 a	nd have	e ticke	d box 1	on the		
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	I have claimed split-year treatment by tick Period treated as not resident in the UK du						ance basis etc. page	S	
	to								
	I was resident for tax purposes, during the	period	referi	ed to ir	n 1(a) c	or 1(b), i	n a country with wh	nich the UK has a	Double Taxation Agreeme
	Name of country of residence								
	Period resident there during 2010-11								
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	Having considered the provisions of the Do	ouble Ta	xatio	n Agree	ement	betwee	n the UK		
	and		۱c	laim to	be a re	esident	of		
	Type of income/gains	Perio	d or o	date			Amount of	UK tax**	Article number of
	3, 3			ins aro	se*		income/gains	deducted at source (if any)	DTA under which exemption claimed
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		/	/	to	/	/	£	£	
		,	/	to	/	/	£	£	
		/							
		/	/	to	/	/	£	£	
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		Α	В	C (A x B)	D	D minus C	
		£	%	£	£	£	
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	e any UK tax already te claim already ma	repaid to you or inc	cluded on a		Total partial relief claimed	£	Include this figur in box 21 on the
							remittance basis etc. pages
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If Ye	s, what is their refei	rence?					
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						110	Yes
and	any income in respe	ect of which an in-ye	the income shown in sear claim has been sepa		HMRC)		
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