Answers

1

Section B Marks 000 Ostrog (1) Loan from Forest Ltd The loan from Forest Ltd will be treated as a controlled loan since Forest Ltd's ownership of OOO Ostrog exceeds 25%. $\frac{1}{2}$ Total assets: 1,078,000,000 RR $1/_{2}$ Total liabilities: (882,000,000 - 26,460,000) = 855,540,000 RR 1/2 Net assets: (1,078,000,000 - 855,540,000) = 222,460,000 RRNet assets*3 = 667,380,000 RR $1/_{2}$ Loan at 31 March 2017: (10,000,000*77) = 770,000,000 RR $1/_{2}$ Interest calculations: RR February: (10,000,000*7%*75*(28 – 3)/365) 3,595,890 1 (½ for correct days, ½ for correct exchange rate) March: (10,000,000*7%*77*31/365) 4,577,808 1/2 (1/2 for correct exchange rate) Total interest for Q1 8.173.698 Loan plus + total interest for Q1: (770,000,000 + 8,173,698) = 778,173,698 RR Net assets*3 < loan plus accrued interest, i.e. thin capitalisation rules apply. $\frac{1}{2}$ Coefficient: 778,173,698/(667,380,000*76%) = 1,5342 RR1 Deductible interest: 8,173,698/1,5342 = 5,327,661 RR 1/2 Deemed dividends: (8,173,698 - 5,327,661) = 2,846,037 RR $\frac{1}{2}$ Withholding tax: (2,486,037*15%) = 426,906 RR(2) Loan from Mountain Ltd The loan from Mountain Ltd would be considered a loan from a sister company, since Mountain Ltd is 20% 1/2 owned by Green Ltd. However, since Green Ltd's indirect ownership in OOO Ostrog is less than 25%, Mountain Ltd will not be treated as a related party and the loan will not be treated as controlled. Therefore the thin capitalisation rules 1 do not apply. (½ for mentioning new 25% criterion; ½ for recognising the loan is not controlled) Hence, all of the loan interest of 8,173,698 RR will be deductible. 1/2 (3) Loan from AO Canions bank The loan from the Russian bank meets both criteria, because: (1) the bank is not affiliated to Ostrog or to any of the other group companies. (2) the loan agreement will not provide any provision for the redemption of either the principal amount or the interest by either Forest Ltd or any its affiliated companies. Therefore, the loan will be treated as uncontrolled and all of the interest of 8,173,698 RR will be deductible for profits tax purposes. 1 (½ for reference to two criteria, ½ for 100% deductible interest) 10

(a)	Vladimir – Insurance contributions for the year 2017		Marks
	Total salary (125,000*12) Annual voluntary medical insurance for himself (exempt) Annual voluntary medical insurance for his sister Reimbursement of his reallocation expenses to Sochi (exempt) Reimbursement for his unused vacation Reimbursement of his business trip to St Petersburg (non-taxable) Reimbursement of 50% of his motorbike driving course Reimbursement of his professional training for lawyers (non-taxable) Total base for insurance contributions (IC)	RR 1,500,000 0 21,000 0 105,000 0 17,000 0 1,643,000	1/2 1/2 1 1 1/2 1 1/2 1 1/2
	IC payable:		
	Pension fund (PF) (876,000*22% + (1,643,000 – 876,000)*10%) Social insurance fund (SIF) (755,000*2.9%) Federal medical insurance fund (FFOMI) (1,643,000*5.1%)	RR 269,420 21,895 83,793 375,108	1/2 1/2 1/2
(b)	Reporting deadline should be 30th of the month following the calculating (reporting) per	riod.	1
	Insurance contributions should be submitted to the tax authority.		1/2
	Calculating period is a calendar year.		1/2
	Reporting period should be treated 1st quarter, first six months, nine months of the cale	nuar year.	$\frac{\frac{1}{3}}{10}$
(a)	Anastasiya – Personal income tax liability (PIT) for the year 2017		
	Tax base at 13%	RR	
	Salary (65,000*12) Annual medical insurance for herself (exempt) Annual gym membership Sale of coins (520,000 – 250,000) 200,000 < 250,000, so use of 250,000 RR more beneficial	780,000 0 20,000 270,000	1/ ₂ 1/ ₂ 1/ ₂ 1/ ₂ 1/ ₂ 1/ ₂
	Taxable base	1,070,000	
	PIT at 13%	139,100	1/2
	Tax base at 35% Employer loan imputed interest April $(1,500,000*(2/3*15\%-5\%)*(30-8))/365)$ ($\frac{1}{2}$ for 2/3, $\frac{1}{2}$ for correct CBR rate, $\frac{1}{2}$ for correct days) May to December (2/3 CBR rate < 5% effective rate)	4,521 0	1½ 1
	Taxable base	4,521	
	PIT at 35%	1,582	1/2
	Total PIT (139,100 + 1,582)	140,682	, -
			6

				Marks
(b)	Dm	itriy – Personal income tax (PIT) tax base liability for the year 2017		
	Emp Insu	iness income (29,500,000*100/118) bloyees' salaries (32,000*12*5) urance contributions on employees' salaries (384,000*(22% + 2.9% + 5.1%)*5)	RR 25,000,000 (1,920,000) (576,000)	1/2 1/2 1
	One	ee machine: -off 30% deduction (1,239,000*100/118*30%)	(315,000)	1
	Dep	for net of VAT, ½ for 30%) reciation (1,239,000*100/118*70%*9/36) for 70%, ½ for correct months)	(183,750)	1
	Tota	I taxable base	22,005,250	<u> </u>
				10
(a)	000	O Lemongrass		
	(i)	Value added tax (VAT) for Quarter 2 (Q2) 2017		
		Output VAT	RR	
		Sales revenue (849,600,000*18/118) Sales of Myata debt (43,054,660 – 40,238,000)*18/118) Sales of Estragon debt at a loss (no VAT) Part waiver of Polyn's debt (no VAT)	129,600,000 429,660 0 0	1/2 1 1/2 1/2
		Claw-back of prepayments paid to suppliers in Q1 (169,920,000*18/118*90%) Input VAT	23,328,000	1
		Goods purchased with the VAT invoices (as above)	(23,328,000)	1/2
		VAT liability	130,029,660	
	(ii)	The two main requirements for the recovery of VAT on prepayments made to supplie	ore are.	4
	(11)	 The agreement with the supplier should contain an obligation on the buyer (cu prepayment. 		1/2
		 A VAT invoice for the prepayment should be issued in compliance with the Tax 	Code.	1/2
				1
(b)	000	O Kaleva and OOO Marvell		
	(i)	Value added tax (VAT) liability for Quarter 1 (Q1) 2017		
		OOO Kaleva		
		Input VAT	RR	
		For the goods (40,356,000*18/118*90%) For the fixed assets (29,618,000*18/118*70%) For the reimbursement of transportation (2,824,920*18/118) For the reimbursement of certification (1,614,240*18/118) On commission fees (4,198,440*18/118)	5,540,400 3,162,600 430,920 246,240 640,440	1 1 1/2 1/2 1/2
		Recoverable VAT	10,020,600	
		OOO Marvel		
		Output VAT		
		On commission fees (4,198,440*18/118)	640,440	$\frac{\frac{1}{2}}{4}$

(ii)	The reporting deadline for the Q1 VAT return is 25 April 2017. Therefore, provided that Kaleva receives
	the VAT invoice for the commission fees on 26 April 2017 (i.e. after this deadline), it would not be able
	to include this invoice in its Q1 VAT tax return and so recover the VAT in Q1, i.e. the invoice will have
	to be included for recovery in its Q2 VAT tax return.

 $-\frac{1}{10}$

Marks

5 Yana – Personal income tax (PIT) for the year 2017

(a) PIT to be withheld at source by AO Lotos

	RR	
Tax at 13%	0.000.000	1/
Gross salary ((150,000*2) + (10*172,000)) Children allowance (her income exceeds 350,000 RR in March):	2,020,000	1/2
((2*1,400) + 3,000)*2	(11,600)	11/2
(½ for 1,400, ½ for 3,000, ½ for correct months)	(11,000)	- / -
Imputed interest income on mortgage loan:		
20 May to 30 September	04.000	41/
(15,000,000*(2/3*7% - 3%)*(31 - 20 + 30 + 31 + 31 + 30)/365)	91,096	$1\frac{1}{2}$
(½ for 2/3, ½ for correct CBR rate, ½ for correct days) 1 October to 31 December		
(15.000,000*(2/3*5% - 3%)*(31 + 30 + 31)/365)	12,603	2
($\frac{1}{2}$ for 2/3, 1 for correct change of CBR rate, $\frac{1}{2}$ for correct days)	,	
Note for markers: If candidates round the interest rate up to 2 digits		
(for instance $2/3*5\% - 3\% = 0.33\%$), full marks should be given.		
Interest actually paid on mortgage loan during the year 2017	(1.02.072)	11/2
(15,000,000*3%*(31 - 20 + 30 + 31 + 31 + 30)/365) (½ for 3%. 1 for correct days)	(163,973)	1 1/2
Educational deduction for her son (maximum)	(50,000)	1
Taxable base before housing allowance	1,898,126	
Housing allowance (maximum 2,000,000 RR)	(1,898,126)	1
Taxable base at 13% rate	0	
lavable base at 13 % late		
Housing allowance unused at source:		
(2,000,000 - 1,898,126) = 101,874 RR		1/2
No income taxable at 35% tax rate.		1/2
		10

Tutorial note: Interest on the mortgage loan should be deducted as a part of the housing allowance based on the amount actually paid in 2017 (i.e. interest for the fourth quarter which is unpaid as at 31 December 2017 is not deductible).

(b) Final settlement of PIT

	RR	
Tax at 13%		
Taxable base (from part (a))	0	1/2
Sale of inherited apartment (ownership period < 3 years)	15,000,000	1/2
Property deduction	(1,000,000)	1/2
Birthday gift received from a close relative (exempt)	0	1
($\frac{1}{2}$ for exemption, $\frac{1}{2}$ for the reason)		
Utilisation of housing allowance unused at source	(101,874)	1
Taxable base	13,898,126	
Tax at 13%	1,806,756	1/2
Withheld at source	0	
	1,806,756	
		4

	(c)	The deadline for Yana to submit her annual PIT return for 2017 is 30 April 2018. The deadline for her to pay the PIT due to the budget is 15 July 2018. Note for markers: Since 15 July 2018 is a Sunday, this deadline will be transferred to the next working day, i.e. 16 July; if candidate mentions this fact, the same mark should be given.		Marks 1/2 1/2 1/2 1 15
6	(a)	000 Shokon – Corporate profits tax taxable base for the year 2017	DD.	
		Revenue: Sales to Russian customers (296,180,000*100/118) Confirmed exports Dividends received from Russian subsidiary company (excluded)	RR 251,000,000 25,100,000 0	1/2 1/2 1/2
		Total revenue	276,100,000	
		Direct expenses: Completion ratio: $(20,732,600*100/118)/276,100,000 = 6.364\%$ Direct purchased materials $((27,730,000*100/118)*(100-6.364\%))$ ($\frac{1}{2}$ for net of VAT, $\frac{1}{2}$ for correct adjustment) Direct salaries $(250*28,000*12*(100-6.364\%))$ ($\frac{1}{2}$ for total gross salaries, $\frac{1}{2}$ for correct adjustment) Direct depreciation (Note 1)	22,004,460 78,654,240 13,018,775	1 1 1
		Total direct expenses	113,677,475	
		Indirect expenses: Indirect salaries (20*12,000*12) Indirect annual medical insurance (maximum deductible out of 6,000,000) (6%*(78,654,240 + 2,880,000)	2,880,000 4,892,054	1/ ₂ 11/ ₂
		(½ for 6%, ½ for adjusted direct salary, ½ for indirect salary) Business entertainment expenses (Note 2)	720,000	3
		Total indirect expenses	8,492,054	
		Non-sale expenses: Penalties paid to the tax authorities (non-deductible) Taxable base	152,020,471	1/2
		Taxable base	153,930,471	13
		Note 1: Depreciation		
		NBV at 1 January 2017 (885,000*100/118*70%*(1 – 5.6%) 1 1 = 278,517 RR (1 2 for net of VAT, 1 2 for 70%, 1 2 for correct months in the formula)		$1^{1/_{2}}$
		NBV at 31 December 2017 $(278,517*(1-5.6%)^12) = 139,481 \text{ RR}$		1/2
		Depreciation: $(278,517 - 139,481)*100 = 13,903,600 RR$		1/2
		(13,903,600*(100% - 6.364%)) = 13,018,775 RR		3
		Note 2: Business entertainment expenses		
		Limited to $(78,654,240 + 2,880,000 + 4,892,054)*4\% = 3,457,052 RR$		1
		Official lunch (354,000*100/118) Cost of external translators Taxi from the hotel to the meeting venue and back (23,600*100/118) Accommodation in the hotel (non-deductible)	RR 300,000 400,000 20,000	1/2 1/2 1/2 1/2
		Deductible subtotal (within 4% limit)	720,000	3

(b)	The following cross-border transactions should be treated as controlled under the transfer pricing tax la provisions:	<i>Marks</i> aw
	 Related party transactions, no minimum threshold. (½ for related party, ½ for no minimum threshold) 	1
	 Third party transactions involving the sale of certain mineral commodities. 	1/2
	 Transactions with any parties in 'blacklisted' offshore tax jurisdictions. 	1/2
		2
		15