Fundamentals Level – Skills Module

Taxation (Romania)

Tuesday 3 December 2013

Time allowed
Reading and planning: 15 minutes
Writing: 3 hours

ALL FIVE questions are compulsory and MUST be attempted.
Tax rates and allowances are on pages 2–5.

Do NOT open this paper until instructed by the supervisor.

During reading and planning time only the question paper may be annotated. You must NOT write in your answer booklet until instructed by the supervisor.

This question paper must not be removed from the examination hall.

The Association of Chartered Certified Accountants
SUPPLEMENTARY INSTRUCTIONS

1. Calculations and workings should be made to the nearest lei, unless instructed otherwise.
2. All apportionments should be made to the nearest month.
3. All workings should be shown.

TAX RATES AND ALLOWANCES

Personal income tax

General tax rate 16%

Income from employment

Benefits
Limit for non-taxable gifts 150 lei/person/occasion
Limit for non-taxable voluntary pension contributions paid by the employer €400/year

Deductions
Deduction allowed for voluntary pension contributions paid by the employee €400/year

Personal deduction

<table>
<thead>
<tr>
<th>Number of dependent persons for the taxpayer</th>
<th>Monthly gross income (MI) – lei</th>
<th>Below 1,000</th>
<th>Between 1,000 and 3,000</th>
<th>Above 3,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 persons</td>
<td>250</td>
<td>250 x (\frac{1 - \frac{MI - 1,000}{2,000}}{2})</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>1 person</td>
<td>350</td>
<td>350 x (\frac{1 - \frac{MI - 1,000}{2,000}}{2})</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>2 persons</td>
<td>450</td>
<td>450 x (\frac{1 - \frac{MI - 1,000}{2,000}}{2})</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>3 persons</td>
<td>550</td>
<td>550 x (\frac{1 - \frac{MI - 1,000}{2,000}}{2})</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>4 persons and more</td>
<td>650</td>
<td>650 x (\frac{1 - \frac{MI - 1,000}{2,000}}{2})</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

Note: The value of the personal deduction resulting from the calculation should be rounded up to 10 (e.g. both 212 and 217 should be rounded to 220).

Income from the sale of immovable property owned by an individual

For immovable properties sold in less than three years from their acquisition

<table>
<thead>
<tr>
<th>Income</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 200,000 lei</td>
<td>3%</td>
</tr>
<tr>
<td>Above 200,000 lei</td>
<td>6,000 lei + 2% of the amount exceeding 200,000 lei</td>
</tr>
</tbody>
</table>

For immovable properties sold in a timeframe longer than three years from their acquisition

<table>
<thead>
<tr>
<th>Income</th>
<th>Tax rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 200,000 lei</td>
<td>2%</td>
</tr>
<tr>
<td>Above 200,000 lei</td>
<td>4,000 lei + 1% of the amount exceeding 200,000 lei</td>
</tr>
</tbody>
</table>

Income from renting

Lump-sum deductible expenses quota 25%
Copyright income

Lump-sum deductible expenses quota for:
- monumental works of art 25%
- other 20%

Tax rate for withheld prepayments 10% or 16%

Self-employed income

The allowance accepted for public institutions’ employees 13 lei/day/person
The limit of deductibility for protocol expenses 2%
The limit of deductibility for compulsory subscription expenses 5%
The limit of deductibility for subscription expenses other than the compulsory ones 2%
The limit of deductibility for social expenses 2%
Reference interest rate set by the Romanian National Bank for loans denominated in lei 5·25%
Tax rate for withheld prepayments 10% or 16%

Investment income

Tax rate for capital gains from the sale of shares 16%
Tax rate for interest received by individuals 16%
Tax rate for dividends received by individuals 16%

Prize income

Tax rate for prize income 16%
Non-taxable value 600 lei/day/prize

Pension income

Non-taxable pension income 1,000 lei

Corporate income tax

General tax rate 16%
Minimum tax applicable to night clubs, discotheques, casinos or sport betting activities 5%
Reference interest rate set by the Romanian National Bank for loans denominated in lei 5·25% p.a.
Maximum accepted interest rate set by the Tax Code for loans denominated in foreign currency 6% p.a.
Inflation rate for prepayments of corporate income tax 3·5% p.a.
The allowance accepted for public institutions’ employees 13 lei/day/person
Maximum value of deductible expenses for employees:
- voluntary pension contributions €400/tax year/employee
- private healthcare insurance contributions €250/tax year/employee
Maximum value of deductible expenses for subscriptions to non-profit organisations other than those which are compulsory or due to the chambers of commerce and to employers’ organisations €4,000/year
The limit of deductibility for protocol expenses 2%
The limit of deductibility for social expenses 2%
Maximum value of the tax credit for sponsorship expenses 20% of the corporate income tax but not more than 3‰ of sales revenue
Corporate tax for very small companies

Tax rate 3%

Straight-line depreciation periods (for tax and accounting purposes)

<table>
<thead>
<tr>
<th>Class of asset</th>
<th>Period in years</th>
</tr>
</thead>
<tbody>
<tr>
<td>Buildings</td>
<td>50</td>
</tr>
<tr>
<td>Machines and equipment</td>
<td>10</td>
</tr>
<tr>
<td>Computers</td>
<td>3</td>
</tr>
</tbody>
</table>

Note: The straight-line depreciation method for the above periods should be used in all cases, except where a question specifically indicates another method and/or period is to be used.

Tax on dividends paid to legal persons

For dividends paid to legal persons resident in Romania, the EU or EFTA countries 16% or 0%
For dividends paid to other non-residents 16%

Tax on revenues received from Romania by non-residents

Tax rate on revenues from gambling 25%
Tax rate on other revenues (except gambling and dividends) 16%

Social security and other insurance contributions

Employed persons

<table>
<thead>
<tr>
<th></th>
<th>Employee</th>
<th>Employer</th>
</tr>
</thead>
<tbody>
<tr>
<td>Social security fund</td>
<td>10·5%(i)</td>
<td>20·8%(ii)</td>
</tr>
<tr>
<td>Healthcare insurance fund</td>
<td>5·5%</td>
<td>5·2%</td>
</tr>
<tr>
<td>Unemployment fund</td>
<td>0·5%</td>
<td>0·5%</td>
</tr>
<tr>
<td>Work accident fund</td>
<td>–</td>
<td>0·15%–0·85%(iii)</td>
</tr>
<tr>
<td>Health insurance indemnities fund</td>
<td>–</td>
<td>0·85%(iv)</td>
</tr>
<tr>
<td>Fund for guaranteeing salary payments</td>
<td>–</td>
<td>0·25%</td>
</tr>
</tbody>
</table>


Withholding rates for persons obtaining intellectual property revenues and revenues based on Civil Code contracts, which are not considered dependent activities

- Social security fund: 10·5%(i)
- Healthcare insurance fund: 5·5%

Self-employed persons

- Social security fund: 31·3%(v)
- Healthcare insurance fund: 5·5%
- Unemployment fund: 1%
- Work accident fund: 0·15%–0·85%(iii)
- Health insurance indemnities fund: 0·85%(iv)

Average monthly earnings: 2,117 lei
Minimum monthly salary: 700 lei

(i) The monthly taxable base shall not exceed five times the average monthly earnings
(ii) The monthly taxable base shall not exceed five times the average monthly earnings multiplied by the number of employees
(iii) The exact value will be specified in the question, where necessary
(iv) The monthly taxable base shall not exceed 12 times the minimum monthly salary multiplied by the number of employees
(v) The monthly taxable base shall be at least 35% of the average monthly earnings, but will not exceed five times the average monthly earnings

Note: These rates should be used in answering the questions, irrespective of the time period the question refers to.

Value added tax (VAT)

- Standard rate: 24%
- Reduced rates: 9% and 5%
- Annual threshold for VAT registration: 220,000 lei
- Annual threshold for a monthly tax period: €100,000
- Annual threshold for applying the VAT cash accounting scheme: 2,250,000 lei

Exchange rate

€1 = 4·50 lei

Note: This rate should be used in all cases except where a question specifically indicates another rate is to be used.

Interest and penalties

- Interest rate for late tax payments: 0·04%/day
- Penalty level for late tax payments:
  - for payments made in the first 30 days after maturity: 0%
  - for payments made between 31 and 90 days after maturity: 5%
  - for payments made more than 90 days after maturity: 15%
The Cat family lives in Timisoara, Romania. Mrs Cat started a self-employed activity trading in pet food on 5 January 2013. In her declaration of estimated income used for computing income tax prepayments for 2013, Mrs Cat estimated her gross revenues as 250,000 lei and her expenses as 180,000 lei. However, Mrs Cat did not include in her estimation any social contribution expense. Mrs Cat declared her monthly insured income for social security contribution purposes as 1,000 lei.

The following additional information is known about Mrs Cat’s activity in 2013:

1. Mrs Cat’s quarterly purchases and sales of pet food:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Q1 Lei/quarter</th>
<th>Q2 Lei/quarter</th>
<th>Q3 Lei/quarter</th>
<th>Q4 Lei/quarter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Purchases of pet food</td>
<td>50,000</td>
<td>30,000</td>
<td>70,000</td>
<td>60,000</td>
</tr>
<tr>
<td>Sales of pet food</td>
<td>180,000</td>
<td>170,000</td>
<td>190,000</td>
<td>110,000</td>
</tr>
</tbody>
</table>

According to the commercial conditions, all purchases are paid for in the quarter they are made, but only 50% of the sales are paid for in the same quarter, while the remaining 50% are paid for in the following quarter.

2. On 1 March 2013, Mrs Cat employed three individuals. The gross monthly employment revenue of these individuals is as follows:

- Employee one: 11,000 lei
- Employee two: 5,000 lei
- Employee three: 4,500 lei

Mrs Cat pays the monthly salaries and related social contributions on the last day of each month.

3. Mrs Cat decided to create her own brand, and made a contract of intellectual property right with a copyrighter to produce the brand image. The brand image is not considered a monumental work of art. The gross amount due to the copyrighter for this task was 20,000 lei. The copyrighter is an individual who has no other types of income apart from intellectual property income. The copyrighter made no specific option as regards income tax, so the standard treatment will apply.

4. Mrs Cat needed a feasibility study in order to access credit from a bank to expand her business. Mrs Cat asked her husband, Mr Cat, to make the feasibility study based on a Civil Code contract. The gross fee due to Mr Cat for this activity was 5,000 lei. This contract had no characteristics of a dependent activity. Mr Cat opted to apply the final income tax scheme to this income. During the whole of the year 2013 Mr Cat was employed by Business Analyst SRL.

5. On 19 June 2013, Mrs Cat bought and started using a car for her self-employed activity. The value of the car was 30,000 lei. Mrs Cat does not keep a logbook ("foaie de parcurs") for the car. The fuel expenses paid in 2013 amounted to 3,600 lei.

6. In August 2013, Mrs Cat sponsored a dog beauty contest with the amount of 3,000 lei which was paid in full on 20 August 2013. A sponsorship contract was signed by Mrs Cat with the organisers of the contest, according to the legal provisions.

7. During 2013 Mrs Cat paid 8,000 lei for meals with business partners.

8. Mrs Cat paid all prepayments of compulsory social contributions due for herself for 2013 during the year.
Required:

(a) (i) State which are the compulsory social contributions due by Mrs Cat in 2013; (1 mark)

(ii) Explain the mechanism and deadlines for declaring and paying the prepayments of income tax and compulsory social contributions due by Mrs Cat in 2013, and compute the amounts due at each deadline. (10 marks)

(b) Compute the final income tax and final compulsory social contributions due by Mrs Cat for 2013 and the difference to be paid or recovered at the end-of-year settlement.

Note: The work accident fund contribution rate is 0.15%

The straight-line depreciation period for tax and accounting purposes for cars is five years. (15 marks)

(c) Determine the income tax and social contributions which must be withheld by Mrs Cat on the revenues paid to the copyrighter and to Mr Cat. (4 marks)

(30 marks)
Turkey SRL, a company based in Bucharest, is part of the Home Birds Group of Companies. Its role is to provide administrative support for the companies in the group. Turkey SRL pays corporate income tax but could not make the option to apply prepayments of corporate income tax because at the end of 2012 it had recorded a total tax loss of 1,210,000 lei. This tax loss is made up as follows:

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual tax loss (lei)</td>
<td>100,000</td>
<td>150,000</td>
<td>120,000</td>
<td>80,000</td>
<td>490,000</td>
<td>270,000</td>
</tr>
</tbody>
</table>

In 2013 Turkey SRL registered total revenues of 1,200,000 lei and total expenses of 900,000 lei. The following information is known as regards Turkey SRL's revenues and expenses in 2013:

1. In December 2009 Turkey SRL bought land and a building. The value of the land was 500,000 lei and the value of the building 960,000 lei. In December 2011 Turkey SRL revalued all its assets. The new accounting values for the land and the building were 430,000 lei for the land and 864,000 lei for the building. In December 2013 Turkey SRL again revalued its assets, and the new values are 480,000 lei for the land and 855,600 lei for the building. According to Turkey SRL's accounting policy, any surplus on revaluation is transferred to retained earnings from revaluation only when the asset is sold or scrapped.

2. On 1 March 2013, Turkey SRL took two loans from Cock SRL, a company resident in Romania. Cock SRL is also part of the Home Birds Group of Companies and is not authorised to give loans as a professional lender. Loan one, of 600,000 lei, has an interest rate of 15% payable at the end of each month and loan two, of €300,000, has an interest rate of 8% payable at the end of each month. Both loans will be reimbursed in full at the end of the contract period on 28 February 2015. Turkey SRL has no other loans and the value of its equity is 280,000 lei, both at the beginning and at the end of 2013.

3. During all months of 2013 Turkey SRL had five employees, with a monthly gross salary of 5,000 lei each. In April 2013, Turkey SRL sent two of its employees on a five-day business trip to Oradea for discussions with a potential new client. Turkey SRL paid for all restaurant discussions with the client. The total amount of restaurant expenses is 10,000 lei. In May 2013, Turkey SRL decided to give presents to all the employees' minor children on the occasion of Easter. Turkey SRL's employees have a total of eight minor children and the value of each present was 350 lei.

Required:

(a) Determine the accounting and tax depreciation of Turkey SRL's assets for each of the five years 2010 to 2014 inclusive, clearly showing the net accounting value and the net tax value at the end of each year. 

(b) Compute the corporate income tax due by Turkey SRL for 2013, clearly identifying the value of any interest expense which may be carried forward. 

Note: Ignore any legal reserve requirement.

(c) Determine the value of the tax loss which may be carried forward to 2014 by Turkey SRL.
Rabbit Co is a company established in the UK. Rabbit Co has a branch in Romania which is registered for value added tax (VAT) purposes: Rabbit Co-RO Branch. Rabbit Co-RO Branch does not apply the cash accounting scheme for VAT.

In June 2013, Rabbit Co sent furniture and computers with a value of 20,000 lei, which belonged to Rabbit Co, from the UK to Romania as inventory for the Romanian branch. Also in June 2013, Rabbit Co-RO Branch sent equipment, which was broken, with a value of 10,000 lei to Rabbit Co in the UK. Rabbit Co repaired the equipment and sent it back to Rabbit Co-RO Branch in Romania. The website of Rabbit Co-RO Branch is hosted on a server owned by Rabbit Co and Rabbit Co allocated an amount of 2,000 lei, representing the costs related to server maintenance to its Rabbit Co-RO Branch.

Required:

(i) State the THREE situations when a company which is not established in Romania has to register for value added tax (VAT) purposes in Romania. (3 marks)

(ii) Explain the difference between transfers and non-transfers from a VAT perspective, and identify the transfers and non-transfers made between Rabbit Co and Rabbit Co-RO Branch. (4 marks)

(b) Frog SRL is a company established and registered for value added tax (VAT) purposes in Romania. Frog SRL and its suppliers do not apply the cash accounting scheme for VAT.

In 2012 Frog SRL had total taxable supplies of 3,250,000 lei (not including VAT). During the first quarter of 2013 Frog SRL registered the following transactions:

<table>
<thead>
<tr>
<th>Date</th>
<th>Transaction</th>
<th>Amount excluding VAT (lei)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3 January 2013</td>
<td>Intra-EU acquisition of a car (having fewer than nine seats and weighing less than 3,500 kg). The car is used for business purposes but Frog SRL does not keep logbooks</td>
<td>50,000</td>
</tr>
<tr>
<td>6 January 2013</td>
<td>Sold consultancy services to a company established and registered for VAT purposes in France</td>
<td>150,000</td>
</tr>
<tr>
<td>10 January 2013</td>
<td>Acquired IT services from a company established in the USA</td>
<td>25,000</td>
</tr>
<tr>
<td>14 February 2013</td>
<td>Sold consultancy services to a company established and registered for VAT in Romania</td>
<td>70,000</td>
</tr>
<tr>
<td>25 February 2013</td>
<td>Acquired a computer from a supermarket in Romania, which is registered for VAT in Romania</td>
<td>5,000</td>
</tr>
</tbody>
</table>

Frog SRL paid the VAT due to the state budget by the deadline. Proper invoices were issued for all transactions and all acquisitions were made for the purpose of taxable transactions.

Required:

(i) State the rules used to establish the tax period for value added tax (VAT) (both mandatory and optional) and determine the tax period to be used by Frog SRL in 2013. (3 marks)

(ii) Determine the VAT due to, or to be recovered from the budget by, Frog SRL based on its transactions for January and February 2013, and state the relevant deadlines. (5 marks)

(15 marks)
Mr Dog, an IT specialist, is planning to start his own business as a computer program developer in January 2014. He is considering two alternative structures for this business:

(i) being a self-employed person, or  
(ii) starting his own company.

The company would have a share capital of 200 lei, which Mr Dog would own 100% of, and all of the company’s distributable profits would be distributed as dividends.

No matter which business structure shall apply, Mr Dog’s final business revenues and expenses for 2014 shall be computed based on the following information:

1. The monthly value of computer programs sold will be 30,000 lei. All invoices will be issued monthly on the last day of each month, and paid after 45 days.
2. The monthly value of materials acquired will be 18,000 lei. All invoices will be issued monthly on the last day of each month, and paid after 75 days.
3. The annual contribution to the IT Professionals Association, an association which provides its members with access to the latest news in the field, will be 4,000 lei. Although linked with his activity, it is not compulsory for Mr Dog to be a member of this association for making his business.

For the purpose of computing pre-payments as a self-employed person, Mr Dog estimates his net income for 2014 will be 20,000 lei. Social contribution expenses were ignored by Mr Dog when computing his estimated net income. However, Mr Dog shall make the prepayments of social contributions as requested by the law.

Mr Dog will remain employed by the Technical University in Bucharest for the whole of the year 2014.

Required:

(a) State whether or not Mr Dog’s choice of business structure – self-employed person or company – will have any effect on his value added tax (VAT) obligations and, if so, what the effect will be. (1 mark)

(b) Explain the VAT registration requirements and procedure for persons having a business established in Romania, which did not register at start-up. (2 marks)

(c) Determine the final personal income tax payable by Mr Dog on the income received due to his activity performed in 2014:

(i) as a self-employed person; and  
(ii) as the owner of a company.

Note: You should assume that:

1. As a self-employed person, Mr Dog does not qualify for the income quota system.  
2. The company does not qualify for the special scheme for very small companies.  
3. The legal reserve shall be constituted up to the tax deductibility limit.  
4. The income tax rates given at the front of the paper will continue to apply for the year 2014. (12 marks)

(15 marks)
Mr Horse is employed by a car producer in Romania and intends to remain employed throughout the years 2013 and 2014. However, he has always dreamed of being a real-estate investor and has started to invest in the real estate sector. Since January 2008 he has bought four properties as follows:

<table>
<thead>
<tr>
<th>Property</th>
<th>Apartment 1</th>
<th>Land with building designation</th>
<th>Apartment 2</th>
<th>Apartment 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition year</td>
<td>2008</td>
<td>2009</td>
<td>2013</td>
<td>2013</td>
</tr>
<tr>
<td>Price (lei)</td>
<td>290,000</td>
<td>370,000</td>
<td>180,000</td>
<td>150,000</td>
</tr>
</tbody>
</table>

All three apartments were built and used for the first time in the year of acquisition.

Mr Horse rented Apartment 1 starting in April 2013 for a monthly rent of 2,000 lei. The rent is received in the month it relates to.

Mr Horse sold the remaining three properties to companies acting in the real-estate business in 2013 as follows:

- the land on 10 May 2013 for 560,000 lei;
- Apartment 2 on 19 October 2013 for 210,000 lei; and
- Apartment 3 on 10 December 2013 for 180,000 lei.

Mr Horse made no tax option, so the standard tax treatment applies for all his transactions.

Following a tax audit, Mr Horse has been told by the tax authorities that he should have charged value added tax (VAT) on all his sales of immovable property and that he should have used a monthly VAT period.

Required:

(a) Compute the income tax, including prepayments, due on the revenues received by Mr Horse in 2013. (6 marks)

(b) State, giving reasons, for which of his supplies Mr Horse should have applied value added tax (VAT) and when in 2013 he had the obligation to register for VAT. (4 marks)

(c) Assuming that the tax authorities communicated the decision to charge VAT on sales to Mr Horse on 20 January 2014, compute the interest and penalties due by 20 January 2014 inclusive as a result of this decision.

Note: The rates for interest and penalties presented at the front of the paper should be applied, no matter the year of calculation. (5 marks)

(15 marks)