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## Implementation of Swiss Tax Reform and AHV Financing (STAF) in the canton of Fribourg

On 19 May 2019, the Swiss electorate passed the "Federal Act on Tax Reform and AHV Financing" (TRAF) with a 66.4% majority of the votes. It entered into force on 1 January 2020. At cantonal level, no referendum was held against the cantonal tax law revision, which was accepted in public vote on 30 June 2019. The legislative amendments entered into force on 1 January 2020. With the Swiss tax reform, the already attractive tax environment shall be further strengthened, and at the same time, the international acceptance shall be ensured.

The changes mainly affected the Federal Act on Direct Federal Tax (LIFD/DBG) as well as the Tax Harmonization Act (LHID/StHG) and its implementation into cantonal tax law. The reform includes the abolition of the cantonal tax regimes (for holding, mixed and domiciliary companies at cantonal level, as well as for principal companies and the finance branch taxation at Swiss Federal level) and the introduction of internationally recognised replacement measures.

In order to retain its competitiveness, the canton of Fribourg introduced a range of the internationally recognised replacement measures provided for in the LHID (except for the notional interest deduction). These measures feature in particular a patent box with a maximum relief of 90% and an additional R&D super deduction of maximum 50%. In addition, the income tax rate (effective rate combined) was reduced to 13.72%.

Our experts would be happy to share this information in more detail with you during a meeting or a phone conversation in order to explore with you the possibilities for implementing the different measures. Their contact details are listed above, do not he sitate to contact them

If you have any questions, please get in touch with your usual contact or one of the following tax proposal experts at PwC.



# Overview of the most important planned legislative changes with their effects on corporate taxation in Fribourg

## Reduction of capital tax base

As of 1 January 2020, ordinary equity tax rate goes from 0.3% to 0.1%.

Separate rate for share of the equity corresponding to patents and participations at 0.01%.

The capital tax becomes offsettable against the corporate income tax.

rules/step-up

Notional interest deduction (NID)

excess equity will not be introduced

A notional interest deduction on

Notional

interest

deduction

(NID)

## Reduction of corporate income

As of 1 January 2020, a reduction from currently 19.86%\* to 13.72%\*\* is introduced.

- \* Combined income tax rate in city of Fribourg
  \*\* Combined income tax rate in city of Fribourg
- Patent box

  Reduction of capital tax base

  Patent box

  Partial taxation of dividend income

  STAF

  Transitional

  Reduction of corporate income tax rate

  Partial taxation of dividend income

#### Partial taxation of dividend income

If individuals hold participations of at least 10 % as private assets, the dividend will be considered only partially taxable (i.e. 70% of dividend is subject to tax).

If individuals hold participations of at least 10 % as business assets, the dividend will remain to be considered only partially taxable (i.e. 70 % is subject to tax).

## Transitional rules / Step-up

Patent box

taxed.

The proportion of income from patents and similar rights, which is based on the

qualifying research and development

Upon entry into patent box, previous

R&D deductions will be immediately

income with a relief of 90 %.

expenses (R&D) of the taxable person, is

included in the calculation of taxable net

The canton of Fribourg does not allow an old law step up upon withdrawal of a tax regime.

The realisation of hidden reserves and selfgenerated goodwill of companies which were taxed under a privileged regime will be taxed separately at a total effective rate of 13.72 % for a limited period of 5 years. Hence, no favourable tax rate applicable in Fribourg.

## R&D super deduction

R&D super

deduction

Upon request by the taxpayer, an additional deduction of 50 % may be granted on qualifying Swiss sourced R&D expenses.

relief

limitation

## Maximum relief limitation

The cantons are obliged to introduce a limitation for the relief from all TRAF measures combined. In the canton of Fribourg, a maximum relief limitation of 20 % is introduced. This ensures that at least 80 % of the taxable result is always ordinarily taxed.

