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EU Direct Tax Newsalert CJEU hands down important judgments in Danish cases on beneficial ownership

On 26 February 2019, the Court of Justice of relevant for interpreting the term "beneficial the European Union (CJEU) issued its owner". judgments in T Denmark and Y Denmark vs. the Danish Ministry of Taxation (Joined Cases In case the conditions for obtaining the $\underline{\text{C-116/16}}$ and $\underline{\text{C-117/16}}$ – "the dividend cases") withholding tax exemption in the IRD or the and in *N Luxembourg 1, X Denmark A/S, C* PSD were formally met, the Danish High Danmark I and Z Denmark ApS vs. the Danish Court asked if it was necessary for an EU Ministry of Taxation (Joined Cases C-115/16, Member State to implement an anti-abuse C-118/16, C-119/16 and C-299/16 – "the provision in its domestic law in order to deny interest cases"). The underlying question of the any benefit following from the IRD or PSD. cases was whether dividend and interest The CJEU stated that the general EU antipayments were exempt from withholding tax, abuse principle implied that an EU Member when the payments were made from a Danish State has to deny such benefit if an company to a company resident within the EU arrangement constitutes abuse of rights if the payments were fully or partially passed irrespective of whether any specific anti on to an ultimate parent company resident in a avoidance legislation has been implemented third country.

Facts

In the cases, the Danish companies were all arrangement constitutes abuse of rights. If owned by a parent company resident in the funds are passed on wholly or partially another EU Member State (Luxembourg, shortly after they are received, this may serve Cyprus or Sweden). The EU parent companies as an indication that the entity is a flowwere all directly or indirectly owned by through or conduit and this could be an companies resident in third countries (e.g. indicator of abuse. It is not a requirement Bermuda or the Cayman Islands) or by private that there is a contractual obligation to pass equity funds with unknown residency of the on the payment. Further, an indication for investors. The Danish companies paid out abuse may be if the recipient lacks substance either dividends or interest to their EU- or has been interposed in a structure that resident parent companies, and claimed that otherwise wouldn't be covered by the IRD or such payments of dividend or interest was free PSD. The fact that the ultimate parent is of withholding tax in accordance with the resident in a third country, with which a tax Parent-/Subsidiary Directive (PSD) or the treaty has been concluded, can neither prove Interest/Royalty Directive (IRD).

The Danish tax authorities claimed that the Regarding the burden of proof, the CJEU withholding tax exemptions following from the stated that an EU Member State is obliged to PSD and IRD should not be granted, as the prove that an arrangement is abusive, but if recipients were not the beneficial owners of the the authorities conclude that the recipient of payments. The cases were appealed to the the income is not the beneficial owner, they Danish High Court, which referred questions are not obliged to determine which entity is to the CJEU.

The referred questions in the dividend and Takeaway interest cases are generally the same, but the It is now up to the Danish High Court to question on beneficial ownership (see below) decide the final outcome of each case based was only asked in the interest cases, as it is a on the guidance from the CJEU whether in requirement in the IRD that the recipient is the fact the recipients are the beneficial owners beneficial owner of the interest, whereas this is and/or whether there is an abuse of rights. In not a requirement in the PSD.

Judgments

In the interest cases, the first question was more generally for the interpretation of whether the recipient of the interest was the terms such as "beneficial owner" or "abuse of beneficial owner, and thereby could enjoy the rights". withholding tax exemption following from the IRD. The CJEU first stated that the term The cases have a significant impact on most "beneficial owner" concerned not a formally international group structures and the flow identified recipient but rather the entity which of funds from EU subsidiaries to parent benefits economically from the interest. The companies when the ultimate parent is CJEU considered the OECD Commentary on resident in a third country. the OECD Model Tax Convention to be

in domestic law.

The CJEU provided guidance on when an nor disprove an abuse of rights.

the actual beneficial owner.

the meantime, however, these judgments will be extremely important for the application of the IRD and PSD going forward and also



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