## Claim for refund of Austrian withholding taxes on dividend income

A guidance to the completion of the refund form

**April 2024** 



# Claim for refund of Austrian withholding taxes Introduction

#### Withholding taxes on Austrian dividend income

Distributions paid by an Austrian corporation are generally subject to 27.5 % Austrian withholding tax, if the distribution does not qualify as a repayment of capital but as a distribution of income (i.e. as a dividend). The withholding tax on dividend income has to be levied and paid to the tax office by the Austrian corporation. Shareholders, who are not tax resident in Austria, are entitled to reclaim part or all of the withholding taxes on the basis of

- a double tax treaty (DTT) concluded between Austrian and the shareholder's country of residence,
- · the EU Parent-Subsidiary Directive or
- another specific provision in Austrian tax law (Fokus Bank claim, EU pension fund claim).

Should a foreign corporation, which is comparable to an Austrian corporation, be tax resident in a country, which has not concluded a DTT with Austria, Austrian dividend income is subject to 23 % corporate income tax. Therefore, such shareholders can reclaim 4.5 percentage points of the 27.5 % withholding tax in 2024.

#### How does the refund work?

In 2018 the legal regulations related to the refund of Austrian withholding taxes on income from capital assets were changed (see § 240a of the Austrian Federal Fiscal Code). The changes provide that the claim for refund must be preceded by a pre-notification (which has to be submitted electronically via the website of the Austrian Ministry of Finance). This new procedure applies to claims for refund filed after 31 December 2018 irrespective of the calendar year for which the claim is filed. The Ministry of Finance has published general information on the new procedure on its website in English (<a href="https://www.bmf.gv.at/en/topics/taxation/double-taxation-agreements/relief-from-austrian-withholding-taxes-under-dtc.html">https://www.bmf.gv.at/en/topics/taxation/double-taxation-agreements/relief-from-austrian-withholding-taxes-under-dtc.html</a>).

The new filing procedure provides for the following steps:

- Step 1 For the refund of Austrian withholding taxes on dividend income paid by an Austrian public limited company ("Aktiengesellschaft"; "AG") the web-based form "Dividends from public limited liability companies (AG)" (abbreviated as "DIAG") has to be completed and submitted electronically to the tax office.
- **Step 2** The transmitted pre-notification has to be printed out and duly signed by the applicant. In addition, the applicant must obtain the certificate of residence from the local tax office on the printed pre-notification.
- **Step 3** After obtaining the certificate of residence, the pre-notification has to be sent by post together with the required supplements to the Austrian tax office "Finanzamt für Großbetriebe".

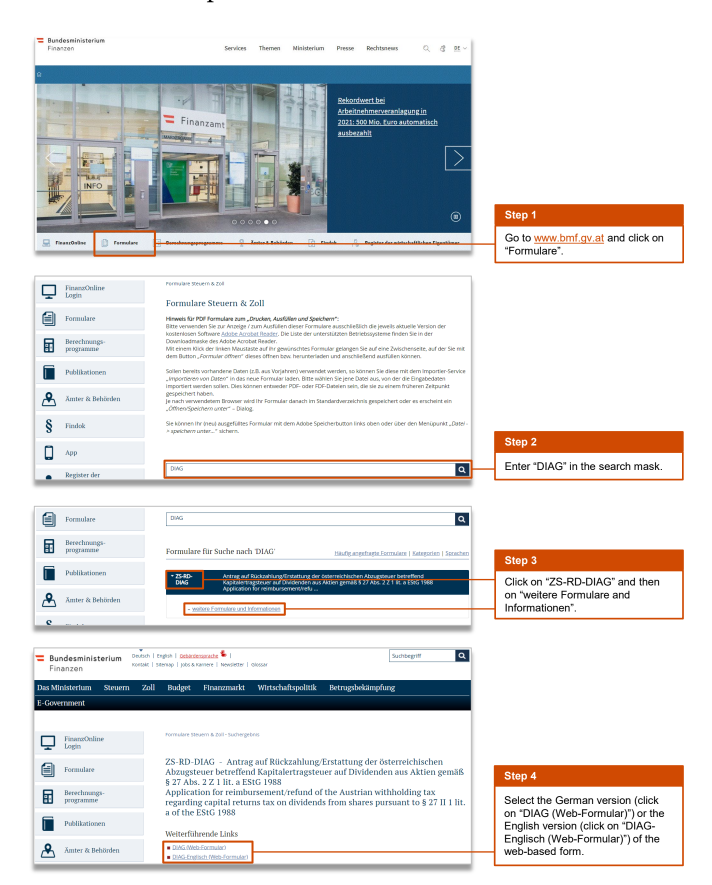
#### When can the claim for refund be filed?

A claim for refund cannot be filed before the end of the calendar year, in which the dividend was paid to the shareholder, and has to be filed by the end of the fifths calendar year following the calendar year, in which the dividend was paid. Therefore, a claim for refund of withholding taxes on a dividend paid in 2024 can be filed after 31 December 2024 at the earliest (i.e. the pre-notification cannot be transmitted before 1 January 2025) and has to be filed by 31 December 2029 at the latest (i.e. the printed and signed pre-notification form including the confirmation of residence has to be sent to the tax office on 31 December 2029 at the very latest).

#### The purpose of the guidance

This guidance solely provides instructions on the completion and transmission of the pre-notification form for the refund of Austrian withholding taxes on dividend income from public limited liability companies and does not contain any information on the legal requirements related to refunds of Austrian withholding taxes (such as, for example, on the entitlement to claim the refund of Austrian withholding taxes or on general procedural tax law). It has to be considered that for specific shareholders, such as investment funds or pension funds, specific rules apply and specific documentation has to be provided.

# Claim for refund of Austrian withholding taxes How to find the pre-notification form for dividend income



Claim for refund of Austrian withholding taxes

How to complete the form

Application for reimbursement/refund of the Austrian withholding tax regarding capital returns tax on dividends from shares pursuant to § 27 II 1 lit. a of the EStG 1988				
Page 1 Page	2 Page 3	Page 4	Control	finalize
competent authority Finanzamt für Großbetriebe Postfach 251 1000 Wien AUSTRIA				
Data Protection (Privacy) Policy  Data Protection (Privacy) Policy available at www.bmf.gv.at/datenschutz or in paper form at all tax and customs offices				
General data				
in the year *	2024	Applicant *	Legal entities •	
legal basis *	due to the Austrian double	-taxation agreement		7
1. Information about the application	ant			
Withholding tax No of the Austrian tax authority				
Company name *	XYZ plc			
Tax No in the state of residence or equivalent identification No *	12345678	Date of incorporation (DD.MM.YYYY) *	01.01.2017	
No in the commercial register or similar institution in the applicant's state of residence *	87654321			
Legal form (please specify in detail) *	Public Limited Company			
Address (Street) *	London Street	House No *	2	
Entrance / Floor		Door		
Postcode *	EC2N2DL	i City *	London	
Country *	United Kingdom of Great Britain and Northern Ireland ▼			
Telephone number		E-mail address		
2. Information about represent	ative if applicable			
	active, ii applicable			
Last name / Company name				
First name(s)  Type of authorisation (please	■ Financial authorisation ■	Academic degree  Recipient authorisation	Power of representation	
tick as appropriate)				
Address (Street)		House No		
Entrance / Floor		Door		
Postcode		i City		
Country				-, \ <u></u>
Telephone number		E-mail address		
Cancel More • Forward	1			

Select the legal basis for the refund. You can choose the following:

#### (a) Refund due to a doubletaxation treaty (DTT)

In case of a treaty-based claim, the difference between the 27.5% Austrian WHT and the tax rate on dividends in the relevant DTT will be refunded (if the relevant DTT stipulates that Austria may tax dividends at e.g. 15 %, 12.5 percentage points are refundable).

#### (b) Refund due to § 21 para 1 no 1a KStG (Fokus Bank Claim)

In case of corporations resident in the EU/EEA, the total Austrian WHT will be refunded, if the Austrian WHT cannot be credited on the basis of a DTT in the country of residence.

### (c) Refund due to § 6 KStG (EU pension funds)

Dividends paid to EU pension funds, which are comparable to Austrian pension funds, are tax exempt in Austria. Thus, in case of foreign pension funds the total Austrian WHT will be refunded.

#### (d) Refund due to § 94 no 2 EStG (EU Parent-Subsidiary Directive)

Under certain conditions § 94 no 2 EStG provides for a tax exemption for foreign corporations resident in the EU holding at least 10% in the Austrian corporation (parentsubsidiary exemption).

#### (e) Refund due to § 98 EStG

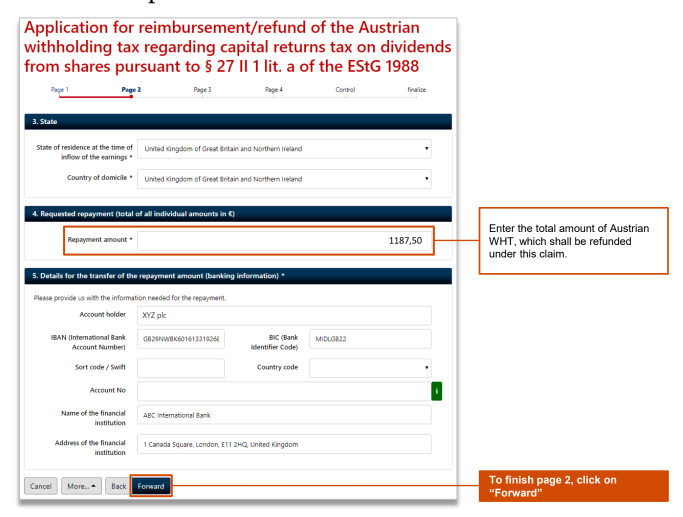
In case of corporations resident in country without a DTT with Austria, 4.5 percentage points will be refunded.

When applying for a refund of Austrian WHT for the first time, the applicant receives a Withholding Tax Number (this will be sent by post), which must be quoted in all future refund procedures.

Therefore, when completing this web-based form for the first time, leave this box empty. For future claims enter the Withholding Tax Number provided by the tax office.

To be completed only, if you have appointed a representative (i.e. an Austrian certified tax advisor), who files the claim for refund.

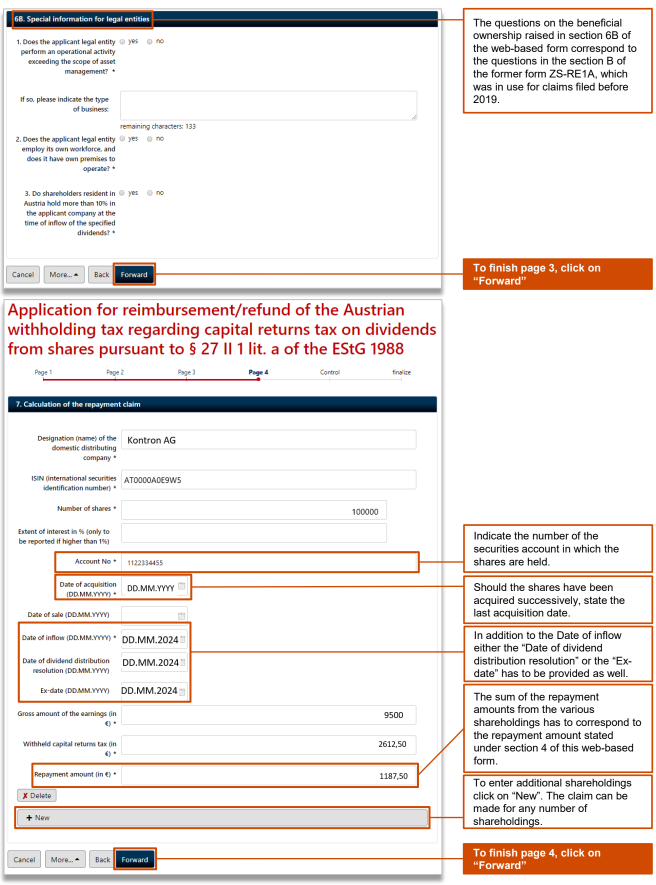
To finish page 1, click on "Forward"

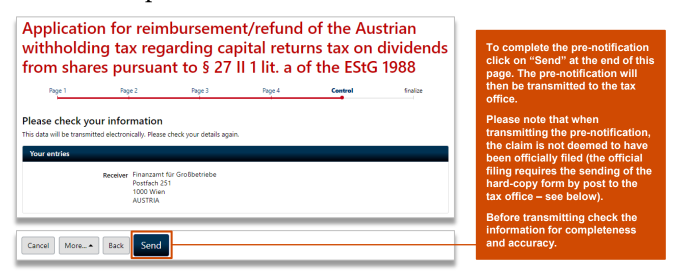


Application for reimbursement/refund of the Austrian withholding tax regarding capital returns tax on dividends from shares pursuant to § 27 II 1 lit. a of the EStG 1988 Page 3 6A. General information 1. Did the applicant have a O yes O no residence in Austria at the time of inflow of the specified dividends? If so, provide the address remaining characters: 150 Is this the principal residence? \* O yes O no 2. Do the specified dividends flow o yes o no into a permanent establishment in Austria or into an Austrian partnership in which the applicant holds interest? \* 3. At the time of inflow of the Oyes ono specified dividends, did the applicant have the right to use the shares from which those dividends originate, and did the applicant collect these yields on his / her own account? 4. Did any sale, loan or retirement O yes O no of the shares take place in the year of disbursement of the dividends for which a repayment of capital returns tax is requested? \* 5. Has the applicant received the yes no above shares under a contract, option or other arrangement that could require the applicant to resell or otherwise transfer such or equivalent investments? \* 6.Does the repayment request @ yes @ no concern dividends due to the profit distribution of a publicly traded corporation? Required documents If a repayment of the capital returns tax on dividends is requested based on the profit distribution of a publicly traded corporation (see Section 6A, Question 6), please enclose the <u>following</u> with the application to be submitted by mail:

A certificate confirmed and signed by the custodian bank stating in which securities account the shares concerned were held on the last day before the ex-dividend day. This proof shall also contain a statement that the securities account balance is the end-of-day balance of the shares before the ex-dividend day and whether the confirmed end-of-day balance was issued on the basis of the actual transaction or the contractual transaction • evidence of who owned the custodian account on the last day before the ex-date; · evidence of the turnover on safe-custody accounts relating to the affected shares for the period from one month before to one month after the ex-date. Note: The ex-date is the day from which on the share is no longer traded with dividend entitlements. Why are these proofs necessary? It is necessary to provide the required proofs of the custodian bank to be able to check the claimant's eligibility in a procedurally economical manner. If a repayment pursuant to § 21 I 1a of the KStG 1988 is requested, please annex documentary evidence that the withheld capital returns tax cannot be credited in your state of residence to the application to be submitted by mail. Such documentary evidence may be provided, for example, by a confirmation from the tax administration of the state of residence or a tax assessment notice clearly indicating the non-creditability of the Austrian capital returns tax. If a repayment due to the exemption for foreign pension funds in § 6 of the KStG 1988 as defined in § 5 IV of the Austrian Pension Fund Act is requested, enclose with the first repayment request documentary evidence of approval of the applicant foreign pension fund by the supervisory authority of its state of origin, compliant with Directive 2003/41/EC, as well as the statutes/articles of association of the applicant pension fund. Subsequent applications must then be accompanied by documentary evidence of the current authorisation, within the meaning of Directive 2003/41/EC, by the supervisory authority of the state of origin of the foreign pension fund, if the most recently submitted documentary evidence by the supervisory authority of the state of origin of the applicant pension fund was issued for a period already more than 3 years

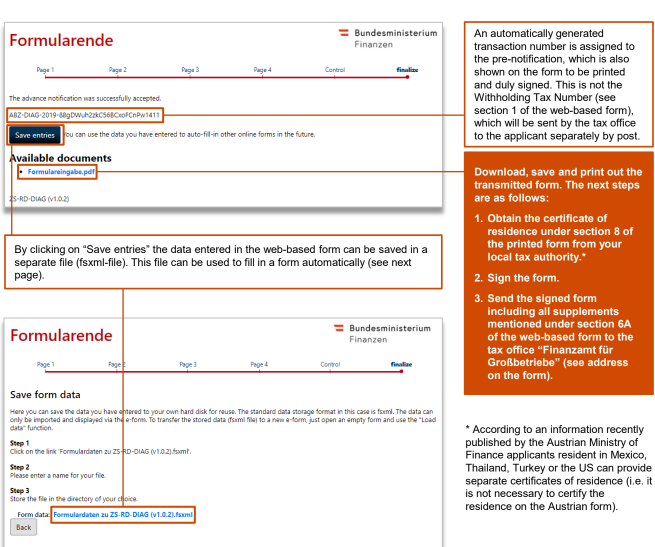
The questions on the beneficial ownership raised in section 6A of the web-based form correspond to the questions in the section A of the former form ZS-RE1A, which was in use for claims filed before 2019





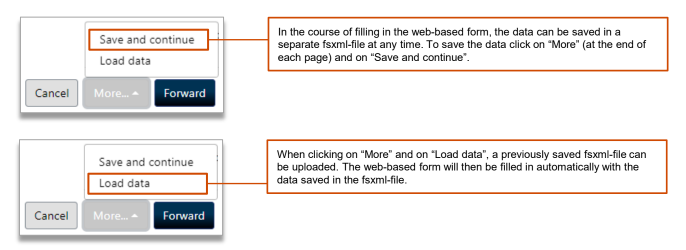
When clicking on "Send", the following page will be displayed:

ZS-RD-DIAG (v1.0.2)



### Claim for refund of Austrian withholding taxes How to save and amend pre-notifications

#### Save and amend pre-notifications



## Is it possible to amend a pre-notification already transmitted to the Austrian tax office?

A pre-notification already submitted to the Austrian tax office cannot be amended, however, it is possible to submit a new pre-notification. For this purpose

- upload the fsxml-file saved immediately after transmitting the web-based form to the tax office,
- · make the necessary amendments and
- transmit the pre-notification again to the tax office.

The form to be sent to the tax office in hard copy will show a new transaction number. The new transaction number enables the tax office to assign the hard copy form received by post to the correct pre-notification.

#### Is it possible to withdraw a pre-notification transmitted to the tax office?

No, this is not possible. Pre-notifications transmitted to the tax office will be saved until the end of the statutory limitation period (i.e. the pre-notification will be saved until the end of the fifth year following the calendar year, for which the pre-notification was transmitted).

Any questions? We are happy to assist.

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Disclaimer: The information provided in this guideline is based on the legal situation valid April 2024. Subsequent changes in tax law or interpretation of tax law can affect the correctness of this tax information. Although the guideline has been prepared carefully, the authors assume no liability for the effectiveness, completeness and validity. The guideline cannot replace individual advice from a certified tax advisor.

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