Tax Newsletter

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Are you a 'small company' eligible for Belgium tax benefits, and since when?

Company law provides for criteria to ascertain which companies qualify as 'small and mediumsized enterprises' ("SME"). For financial years commencing as of 1 January 2024 the **criteria have been increased** as follows:

Criteria	Until 31/12/2023	As of 1/1/2024
Headcount	50	50
Turnover, VAT excl.	EUR 9.000.000	EUR 11.250.000
Balance-sheet total	EUR 4.500.000	EUR 6.000.000

A company is a SME if it exceeds maximum one criterium per year-end date of the most recently closed financial year. This test needs to be ran on a **consolidated basis** and thus also applies to consortia.

Since the criteria have been increased, a company qualifies sooner as SME! Be careful: the mere fact that your company no longer exceeds the criteria does not entail that it immediately becomes a SME. That is, a company should (not) exceed the criteria during 2 consecutive financial years in order to become 'big' or 'small' pursuant to the consistency principle.

According to a decision of 19 September 2023 of the Ghent Court of Appeal, the 'think small first' – principle prevails when a company leaves a group: the rule is that a company is 'small' (and thus a SME), whilst it is only exceptionally 'big'. Based on a fiction, the SME criteria can even be tested on a non-consolidated basis when being applied to the year-end dates of the 2 financial years preceding the financial year of exit.

Tax-wise a company has all interest to be a SME as it can thus be eligible for various **Belgium tax benefits**, including:

- Only 20% (and no 25%) corporate tax is due on the 1st fraction of EUR 100.000 of the taxable basis.
- No tax increase (9% for tax year 2025) in case the company made insufficient advance tax payments during the first 3 financial years.
- Application of the 'standard' (currently 8%) investment deduction.
- Application of 15% (and no 30%) withholding tax to distributed dividends.
- Possibility to record a liquidation reserve.
- Etc.