

Overview of the Draft Income Tax Bill 2018

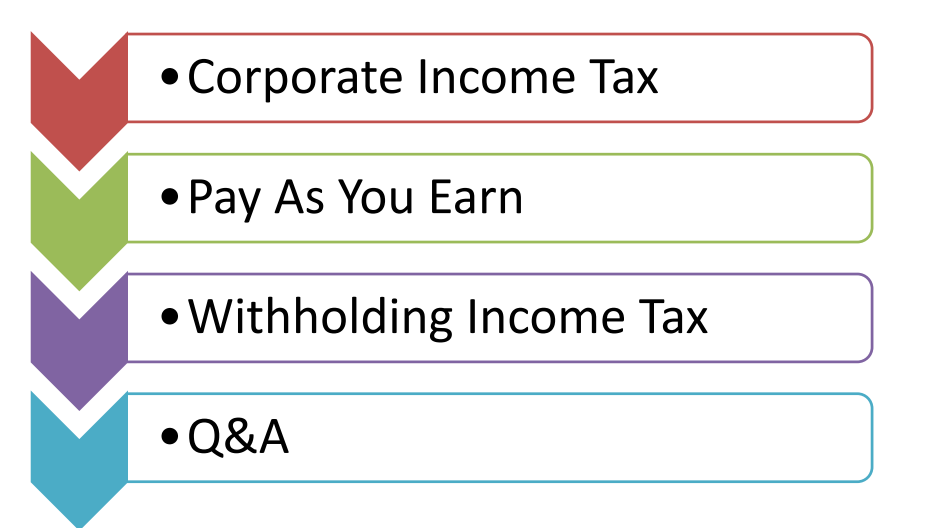
Presentation by:

Caleb Mokaya CPA Thursday, 20th June 2018

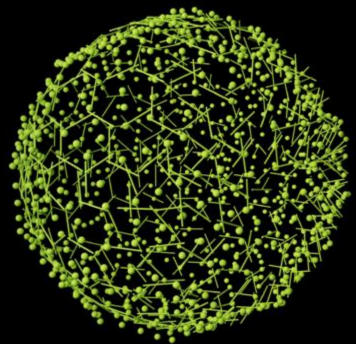
Uphold public interest

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Rates of Taxation

- Body corporates to be taxed at two rates as below:
 - 30% for taxable income up to KES 500million; and
 - 35% for any income above KES 500 million
- EPZs and SEZs will no-longer enjoy a tax holiday for the initial 10 years/ 20 years. Under the proposed law, EPZs and SEZs will be taxed @10% for the first 10 years, @15% for the next 10 years and @30% thereafter
- A lower rate of tax of 25% to be applied to a newly listed company for the 5 years immediately after listing, provided that the shares listed account for at least 40% of the company's issued share capital.



Newly listed companies

Under the current law, newly listed companies are taxable at the following rates:

- 27% for a period of 3 years commencing after the year of listing if the listed issued share capital is between 20% and 30% of the total issued share capital;
- 25% for a period of 5 years commencing after the year of listing if the listed issued share capital is between 30% and 40% of the total issued share capital;
- 20% for a period of 5 years commencing after the year of listing if the issued share capital is at least 40% of the total issued share capital; and
- With effect from 1 January 2016, 25% for a period of 5 years commencing after the year of listing in the case of a company introducing its shares through listing or any securities exchange via introduction.
- The Bill proposes a uniform tax rate of **25%** for the **first 5 years** for all newly listed companies as long as at least 40% of the share capital is listed on an approved securities exchange.



Taxation of Branch

- A branch of a foreign company to be taxed in the same way as a local company. That's, @30% for taxable income up to KES 500 million; and @35% for income above KES 500 million.
- A branch will also be required to pay a 10% tax on the repatriation income, which is a summation of the after-tax profits and any reduction in the net assets of the PE.

		Proposed- 2018	
	Current Law	tax bill	
Branch taxable income	100,000	100,000	Р
Tax rate	37.5%	30.0%	
Tax payable	37,500	30,000	Т
Net after tax	62,500	70,000	Р
Repatriated tax (assuming the net assets at the beginning of the year is the same as end of the year)		7,000	
Total tax	37,500	37,000	A
Net return to head office	62,500	63,000	
Effective tax rate	37.5%	37.0%	A/P



Carry forward of tax losses

- The following are the proposed changes with regards to the carry forward of tax losses:
- Extension of the carry forward of tax losses beyond the stipulated period to be capped to 2 years.
- The carry forward of tax losses will not be allowed in the following instances:
 - Where the control of a company changes by more than 50% from the period the tax loss arose; and
 - Where the business changes (whether wholly or in part) in the subsequent periods



Taxation of a registered retirement benefit scheme

- Currently, the income tax law exempts from tax the income of a registered pension scheme, registered trust scheme, registered pension fund and registered provident fund.
- Under the bill, only the income of a registered pension, provident or individual retirement fund that is attributable to the tax deductible contributions will be exempt from tax.
- The provision means the only income, which will be exempt from tax, is the income derived from the allowable limit of KES 240,000. The income generated from employer/employee contributions in excess of the KES 240,000 would therefore be taxable.
- The pension scheme in arriving at the taxable income will therefore need to split or apportion income from members savings into what relates to the allowable limits and what relates to the excess.



Taxation of a member's club and trade association

- Members clubs and trade associations will be considered to be carrying on business and thus taxable.
- For the purposes of the tax, the business income of a members club or trade association will comprise entrance fees and subscriptions paid by the members.

Current treatment

- Currently, members clubs are only taxable if less than three-quarters of the gross receipts, other than gross investment receipts, are received from the members of the club.
- A trade association on the other hand is only taxable if it has elected to be taxable, by notice in writing to the Commissioner.



Taxation of a savings and credit cooperative society

- Currently, the income tax law provides for the taxation of the income of a SACCO as below:
 - 50% of the SACCO's gross income from interest (other than interest from its members);
 - Rental income from use or occupation of immovable and movable property;
 - Capital gains; and
 - Any other taxable income (excluding royalties) not mentioned above.
- Under the ITB , only interest arising from members loans earned by a savings and credit cooperative society (SACCO) shall be exempt from tax.
- In addition to the taxation of a SACCO, the dividends distributed to members will be subject to 10% withholding tax and not 5% as it is currently.



Deductibility of certain expenses

The following are the key changes regarding the deductibility of expenses:

- No expense shall be deducted if the equivalent amount has not been declared by the beneficiary as income. It is unclear how a taxpayer will determine whether the beneficiary has declared the amount as income or not.
- No deduction shall be allowed in respect of payments made by a taxpayer, which are subject to withholding tax if the taxpayer fails to withhold tax on them as required.
- Donations will only be allowed if made to an institution responsible for the management of a national disaster to alleviate the effects of a national disaster declared by the President or to a person sponsoring sports upon approval by Cabinet Secretary (CS) following recommendation by CS for sports. Donations made in cash to exempt charitable institutions removed.



Deductibility of certain expenses

- Carry forward of tax losses will not be allowed if there is a change of control by more than 50% or if there is a change of business (whether wholly or in part)
- Disallowable interest due to thin capitalisation to be based on a debt equity ratio of 2:1 as opposed to the 3:1 ratio that applies currently.
- Disallowable foreign exchange losses due to thin capitalisation to be permanently disallowed as opposed to being deferred until the thin capitalisation situation changes.



Thin capitalisation (further details)

- The following changes have been introduced with regards to thin capitalisation:
- Definition of "all loans" has been changed to mean loans only advanced by a nonresident person. This implies that only loans from non-resident persons will be considered while determining whether a Kenyan company is thinly capitalized or not.
- Microfinance institutions to be exempt from the thin capitalization rules
- The definition of "control" has been expanded beyond holding of shares or voting rights in a company.
- In the case of holding of shares or voting rights, the threshold reduced from 25% to 20% shares or voting rights in the company. Other added aspects include
 - Advanced a loan of not less than 75% of the book value of the total assets of the other person excluding loans from unrelated financial institutions;
 - Has guaranteed a loan of not less than 75% of the total indebtedness of the other person excluding guarantees from unrelated financial institutions;
 - Is the owner of intellectual property, which the other person wholly depends on for the manufacture, processing or carrying out of business;
 - Supplies 90% or more of the purchases or influences atleast 90% of the sales of the other person and in addition influences the prices and other conditions related to the supply.



Deemed interest provisions

- Any loan from a non-resident who controls a company will be subject to the deemed interest provisions as long as the interest rate is lower than the market interest rate applicable in the lender's country.
- "Market interest rate" has been defined as the average 91-day Treasury bill rate of interest for the previous quarter.



Taxation of dividends

- The scope of deemed dividends has been greatly expanded;
- KRA can deem at least 60% of accounting profits as having been distributed if the company does not pay them as dividends
- Payments of dividends to a resident company to be exempt from withholding tax only if the recipient of the dividends owns at least 25% of the paying company.
- Distribution of untaxed profits to be subject to 30% tax.



Presumptive income tax

- Presumptive income tax on businesses with a turnover of less than KES
 5 million has been introduced to replace turnover tax.
- The tax will only be applicable to persons who are issued a single business permit by the County Government.
- It will not apply on incorporated companies, rental businesses or businesses which provide management and professional services.
- Presumptive tax will be final tax and will be payable at the time of payment of the single business permit or renewal of the same.
- The rate of the presumptive tax is 15% of the single business permit fee.
- Replaces turnover tax of 3% of the gross receipts.



Capital allowances on buildings

Type of building	Allowance under the current law	Proposed allowance
Building used for manufacture	 100% in the first year of use where the investment is located within Nairobi, Kisumu or Mombasa 	 100% in the first year of use
Commercial buildings	 25% per annum on straight line. However, the allowance is only available if social infrastructure such as roads, electricity, water and sewerage works are provided 	 10% per annum on straight line. There is no requirement to provide social infrastructure
Petroleum gas storage facilities	 150% in the first year of use 	 60% in the first year of use and 25% per annum of the residual value in the subsequent four years
Hotel building	 100% in the first year of use 	 60% in the first year of use and 25% per annum of the residual value in the subsequent four years
Educational buildings	 50% per annum on straight line 	 10% per annum on straight line
Hospital buildings	• N/A	• 100% in the first year of use



Capital allowances on machinery and equipment

Type of machinery/ equipment	Allowance under the current law	Proposed allowance
Machinery used for manufacture	 100% in the first year of use where the investment is located within Nairobi, Kisumu or Mombasa 	• 100% in the first year of use
Hospital equipment	• 12.5% per annum on reducing balance	• 100% in the first year of use
Telecommunication equipment	• 20% per annum on straight line	 10% per annum on straight line
Filming equipment	• 100% in the first year of use	 50% per annum on straight line
Motor vehicle and earth moving equipment	 37.5% for heavy earthmoving on a reducing balance 25% on other self-propelling vehicles including aircrafts on a reducing balance Restricted cost of private vehicles -KES 2 million. 	 25% per annum on straight line Restricted cost of private vehicles -KES 3 million
Ships and aircrafts	 25% on aircrafts on a reducing balance 12.5% on ships on a reducing balance 	 60% in the first year of use and 50% per annum on the residual value in the subsequent two years.
Computer and peripheral computer hardware and software, calculators, copiers and duplicating machines.	 30% for Computer and peripheral computer hardware, calculators, copiers and duplicating machines on reducing balance 20% for software on straight line 	 25% per annum on straight line



Capital allowances on machinery and equipment – cont'd

Type of machinery/ equipment	Allowance under the current law	Proposed allowance
Furniture and fittings	• 12.5% on reducing balance	• 10% per annum on straight line
Other machinery	• 12.5% on reducing balance	• 10% per annum on straight line
Purchase or an acquisition of an indefeasible right to use fibre optic cable	• 5% per annum on straight line	 10% per annum on straight line
Farmworks	 100% on farmworks 33.3% on farmhouse	• 100% in the first year of use
Rental residential building constructed in a planned development area approved by the Cabinet Secretary	• 25% per annum on straight line	 25% per annum where roads, power, water, sewers and other social infrastructure have been provided by the person incurring the capital expenditure; and 5% per annum on straight line where the social infrastructure has not been provided
Implement, utensil or similar article, not being machinery or plant	• 33.3% per annum on straight line (although the law does not specify this rate)	• 25% per annum on straight line.



Tax on capital gains

The Bill proposes the following key changes in respect of tax on capital gains:

- Increase of the rate of tax on capital gains from 5% to 20%;
- Introduction of indexation, which eliminates the effects of inflation in the computation of capital gains;
- Use of the First-In-First-Out (FIFO) rule while determining capital gains arising from the transfer of shares.
- Expanding the provisions relating to tax on capital gains to members clubs and trade associations, which are only taxable if certain conditions are fulfilled;
- Capital gains arising from the transfer of property to a real estate investment trust (REIT) to be exempt from tax; and
- Removal of the requirement to apply for the exemption from tax on capital gains where a transfer of property is necessitated by restructuring of corporate entity, where such transfer is:
 - A legal or regulatory requirement; or
 - as a result of a directive or compulsory acquisition by the government



Tax on capital gains- worked example- Indexation

	Current Law	Proposed- 2018 tax bill	
Acquisition Cost in 2012	100,000.00	100,000.00	
Indexation		800,073.44	AC=(MP*CPIA)/CPIT
Adjusted cost	100,000.00	800,073.44	
Sales proceeds April 2018	1,000,000.00	1,000,000.00	
·			
Gain	900,000.00	199,926.56	
CGT	45,000.00	39,985.31	

AC MP	Adjusted cost Transfer Value
152.51CPIA	Consumer Price Index for the month prior to acquisition- Dec 2014 for property acquired prior to January 2015
190.62 CPIT	Consumer Price Index for the month prior to transfer- March 2018



Provisions relating to exemption of income from tax

- The income of a person shall only be exempt from tax if the exemption is provided under the proposed law. (The current income tax law recognizes exemptions provided under any other law).
- The list of income that is exempt from tax has also been greatly reduced in the proposed law. Some of the exemptions in the current law that have been removed in the proposed law include:
 - Exemption from tax for various parastatals;
 - Interest on a savings account held with the Kenya Post Office Savings Bank; and
 - Interest income arising under the financial arrangements made or guaranteed by the Export-Import Bank of the United States, an agency of the United States of America.



Limitation for the application of a double tax treaty

- The Bill proposes to expand the limitation for application of a double tax treaty and entirely exclude the below persons (in the other treaty partner state) from benefiting from a double tax treaty:
- A person operating as a holding company;
- A person providing overall supervision or administration of a group of companies;
- A person providing group financing (including cash pooling); or
- A person making or managing investments.



Other relevant provisions

- Withdrawals from registered home ownership saving plans will nolonger be subject to tax;
- The period within which KRA is required to respond when a taxpayer applies to change the year end has been reduced from 6 months to 3 months;
- The cap on the general penalty for a person who is guilty of an offence for which no specific penalty is stipulated to be increased from KES 600k or imprisonment of up to 6 months to KES 1 million or imprisonment of up to 3 years;
- The definition of permanent establishment has been expanded and aligned to international law; and
- The Cabinet Secretary for the National Treasury is expected to make regulations for the taxation of e-commerce transactions.

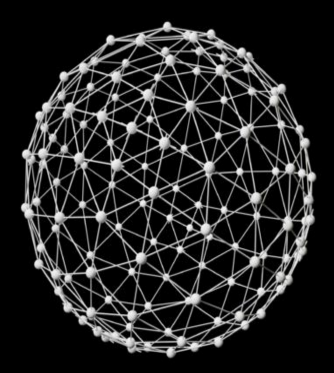


Transitional provisions

- The following key transitional clauses have ben provided in the proposed law:
- Any exemption granted under the current income tax law shall remain in force for up to 3 years from the date of commencement of the proposed law.
- Any unclaimed capital expenditure/ tax written down value immediately prior to the commencement of the proposed law shall be deemed as the residue for the purposes of the new Act.
- All subsidiary legislations under the current income tax law (such as rules) will remain in force as long as they do not contradict the main sections of the new law until such time that new subsidiary legislations are made.



Pay As You Earn-(PAYE)



Individual PAYE Tax Bands



• Employees earning in excess of KES 9,000,000 per annum (KES 750,000 per month) will be taxed at 35% in relation to any income in excess of the KES 9,000,000

Income (KES)		Tax Rate
0 – 147,580)	10%
147,581 –	286,623	15%
286,624 –	425,666	20%
425,667 –	564,709	25%
564,710 –	9,000,000	30%
Over 9,000,000		35%

Individual PAYE Tax Bands



Monthly salary (KES)	2018 PAYE band(KES)	Tax rate %	Currently KES	Proposed KES
1,000,000	On the first 12,298	10	1,230	1,230
	On the next 11,587	15	1,738	1,738
	On the next 11,587	20	2,317	2,317
	On the next 11,587	25	2,897	2,897
	On the next 702,941	30	285,882	210,882
	250,000	35		87,500
Total			294,064	306,564

Permanent Home



- The Income Tax Bill introduces the definition of 'permanent home' as the place where a person lives in or is available to him for purposes of residing while in Kenya, or the place where his personal and economic interest lie.
- This definition implies that Kenyan citizens can now break residency for tax purposes if they are deemed not to have a permanent home in Kenya and no personal and economic interests.
- Implication Kenyan citizens who do not qualify as tax residents will not be required to file tax returns or pay tax for income derived from outside Kenya.

Taxation of per-diems and ESOPs



Tax Bill seeks to align non-Taxable perdiems to Public Service Prescribed Rates Current Income Tax Act, caps the nontaxable subsistence allowance to KES 2,000 per day

Tax bill clarifies taxable benefit for Employee Share Options will accrue at date of exercising the option Current Income Tax Act provides for taxation of the benefit at the end of the vesting period

Non-Resident taxation on rent, pension and retirement annuities



Non-resident tax rate in respect of rent, premium or similar consideration for the use or occupation of moveable or immovable property will be at 20% Under the Current Income Tax Act, the rate of tax for rent, premium or similar consideration for the use or occupation of moveable or immovable property is set at 15% and 30% respectively.

Taxation of non-resident individuals pension or retirement annuities increased at 10% The current Income Tax Act provides for taxation of the pension or retirement annuities for non-resident individuals at 5%

Termination Compensation and Non-Cash benefits



Termination compensation pay to be taxed by spreading it evenly over the unexpired period of the contract, whether or not this is provided for in the contract. Current Income Tax Act provides for different tax treatment depending on contractual terms as follows:

Specified term: compensation is spread equally over the unexpired period;

Unspecified term :compensation is spread evenly based on last payment

The Income Tax bill introduces the taxation of all non-cash benefits without any minimum threshold by removing the provision under section 5(2)(b) of the Current Income Tax Act.

Section 5(2)(b) of the current Income Tax Act sets the tax-free non-cash benefits at KES. 3,000 per month

Exempt Bonuses and overtime payments



Exempt bonuses and overtime payments have been capped in the Income Tax Bill to the individual's earnings before the incorporation of bonuses and overtime. Current Income Tax Act has no cap on bonus and overtime payments, hence employer's can use this as a tax planning opportunity to avoid/reduce taxes.

Taxation of Foreign Pension and Medical Insurance Cover



Pensions earned in respect of employment services offered in other EAC states will not be taxable in Kenya.

Additionally, medical benefits under cover of non-resident insurance schemes not registered with Insurance Regulatory Authority (IRA) Insurance will not be a taxable benefit.

The age limit for medical cover benefit for an employee's dependents has also been increased from 21 years to 24 years. The current Income Tax the Act is unclear on the taxation of Pensions earned in respect of employment from outside Kenya

Medical benefits under cover by insurance schemes not registered with the Insurance Regulatory Authority (IRA) are also considered a taxable benefit; and

The age limit for medical cover beneficiaries is 21 years

Home Ownership Saving Plan (HOSP) removed



The new bill has removed this incentive. It is not clear what motivated the removal considering that affordable housing is part of big 4 agenda. The change comes at a time when there is a proposal to double the amount to KES 96,000 per annum. The Current Income Tax Act provides for deduction of up to KES 48,000 per annum or KES 4,000 per month into an approved HOSP by a depositor. Plan should run for 10 years and the deposit should be with an approved institution. In addition, from 2007, interest of up to KES 3,000,000 earned on the deposits is tax exempt.



Withholding Tax (WHT)



Important definitions that will impact withholding tax accounting

- "consultancy fees" definition now explicitly excludes payment made under contract of service - It aims to clarify that PAYE as opposed to withholding tax should be applied on such payments.
- "management or professional fees" now includes any other payments incidental to the provision of the services giving rise to the fees.
- "paid" defined to include amount accrued –KRA normally insist that payment is usually the earlier of accrual or actual payment. In a 2012 High Court ruling, it was held that the term "paid" means actual payment and not accrual. This definition appears to reverse the ruling (informally).



- Demurrage charges -The bill defines it as penalty paid for exceeding period allowed for taking delivery of goods or returning of any equipment used for transportation of equipment.The proposed rate is 20% of the gross amount payable;
- Payments by Special Economic Zone (SEZ) Enterprise, Developer or Operator or Export Processing Zone Enterprise to non-residents increased from 0% to 5%;
- Payments by Licensee or contractor to non-resident mining and petroleum subcontractors reduced from 12.5% to 5%;
- The exemption from withholding tax provided to non-resident agents of horticultural exporters for auction and audit fees to a non-resident laboratory or auditor has now been removed and will now be taxed at 20%;
- Commissions paid to non-resident ticketing agent which will now be subject to withholding tax at 20%;
- Distributions of investment income to unit or shareholders of a collective investment scheme, whether resident or non-resident will be subject to withholding tax at 5% and 10% respectively;
- This clarifies the matter and considering that the tax is at favorable rates of 5% for residents and 10% for non-residents, it should be seen as a welcome move.



- Changes affecting payments of royalty, dividends and interest to nonresidents by EPZs and SEZs
 - Royalty or natural resource income: 5% from 0%;
 - Dividends: 5% from 0%;

Interest: 5% from 0%.

- The threshold for exemption from tax in respect of dividends paid by subsidiaries to local parent Companies increased from 12.5% to 25%.
- Withholding tax on bonus/dividend paid by co-operative societies to resident members increased from 5% to 10%.
- Withholding tax on rent, premium and similar considerations paid to non-residents in respect of both moveable and immoveable property harmonized at 20%;Previously the rates were 30% for immoveable and 15% for moveable;
- Exemption in respect of leasing of locomotives or rolling stocks removed and will now be taxed at 20%.



- Insurance premiums paid to non-resident persons now subject to withholding tax at 5% of the gross premium;
- The measure is aimed to promote local insurance industry. As the definition of insurance includes re-insurance, it seems this change is targeting overseas reinsurance premiums;
- This may increase the cost of insurance particularly where foreign reinsurance Companies choose to insist that the premiums being paid to them are net of tax thus shifting the burden to the resident tax payer;
- Withholding tax on insurance commissions to resident persons is proposed at 5% for both agents and brokers. Agents used to pay 10%. The non-resident rate remains at 20%;
- For resident agents, this is an advance payment and they will still be required to declare the commissions in their tax returns.



- The threshold for a payment subject to withholding tax to qualify for withholding tax deduction that was KES 24,000 per month for resident persons has been removed;
- Payments made by a taxpayer subject to withholding tax, if the business failed to withhold tax is now a disallowable expense against corporate tax;
- The withholding tax rate for payments to non-resident television, radio, internet and satellite operators is to be increased from 5% to 10% on the gross amount.
- The threshold for a payment subject to withholding tax to qualify for withholding tax deduction that was KES 24,000 per month for resident persons has been removed;
- Payments made by a taxpayer subject to withholding tax, if the business failed to withhold tax is now a disallowable expense against corporate tax;

Q & A





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