



Global withholding taxes

Summary of worldwide taxation of income
and gains derived from listed securities

2026 update – Year-end 2025

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Global Trading Tax (GTT) Services is a group of highly skilled and experienced professionals from KPMG LLP (KPMG), the U.S. member firm of KPMG International, who focus on international tax issues facing the alternative investment industry. We draw upon decades of cumulative alternative investment industry experience gained from working within the private sector, government, and top professional service organizations. This enables us to identify, understand, and analyze issues with a high degree of skill and from a multitude of perspectives. As a result, KPMG is a leader in its ability to deliver top-level GTT Services that are at once practical, business-oriented, relevant, and operational.

The tables below summarize the taxation of income and gains derived from listed securities in 127 markets around the world as of December 31, 2025. This information, which is provided by the KPMG International member firm in each respective country in the chart, provides a general outline and should not be relied upon for purposes of structuring transactions or making investments. Please note that while every effort has been made to provide up-to-date information, tax laws around the world are constantly changing. Accordingly, the material contained in this publication should be viewed as a general guide only and should not be relied upon without consulting your KPMG International member firm tax adviser.

Further, the assumptions noted below should be considered in the context of the summary information provided for each market.

Assumptions and additional notes:

1. Except where otherwise noted, this chart does not apply to (i) privately held (unlisted) securities, (ii) portfolio companies whose assets consist largely of real estate, or (iii) portfolio companies in which the fund is a substantial shareholder (e.g., an owner of 10% or more of the share capital).
2. Except where otherwise noted, this chart reflects the gains tax rules related to equities. The gains tax rules related to debt instruments are complex. In some countries, gains from the sale of debt instruments may be treated as interest and taxed accordingly.
3. The chart assumes that the investing entity provides all required documentation to the portfolio company and the local tax authorities to certify its tax residency status.
4. Reduced dividend withholding rates for “substantial shareholdings” (typically ownership of 10% or more of the portfolio company’s share capital) are assumed not to apply.
5. This chart does not account for the possibility that all or a portion of any cash distribution may be considered a nontaxable return of capital under local laws.
6. This chart does not address other applicable transaction taxes applied to the gross value of the transfer that are not considered withholding taxes.
7. Some countries have enacted a financial transaction tax. These taxes are imposed on all financial transactions and are not addressed in this publication.
8. It is assumed that the investing entity does not carry on a trade or business through a permanent establishment in the country where the portfolio company is organized.
9. For withholding tax purposes, some countries may not apply “look-through” treatment to a Cayman Islands “master” fund that is treated as a partnership for U.S. tax purposes.

5. For purposes of performing an analysis of financial statement exposure, it may be necessary to determine the foreign tax rates that applied in prior years. This chart reflects only current rates.
11. Local laws in some countries that impose gains tax on non-residents may not address the treatment of short positions.
12. Swaps and other derivative transactions may need to be examined on a case-by-case basis in each jurisdiction, considering local anti-abuse provisions and case law.

Global income taxes

Albania	1
Anguilla	1
Antigua and Barbuda.....	1
Argentina	2
Aruba	2
Australia	3
Austria.....	4
Bahamas	4
Bahrain	5
Bangladesh	5
Barbados	6
Belgium	6
Bermuda	7
Bolivia.....	7
Bosnia and Herzegovina	8
Botswana	8
Brazil	9
British Virgin Islands	9
Bulgaria.....	10
Cameroon	10
Canada	11
Cayman Islands	11
Channel Islands (Guernsey).....	12
Channel Islands (Jersey)	12
Chile.....	13
China	14
Colombia.....	15
Costa Rica	16
Cote d'Ivoire	16
Croatia	17
Cyprus	17
Czech Republic.....	18
Denmark	19

Dominica	19
Dominican Republic.....	20
Egypt.....	20
El Salvador	21
Equatorial Guinea	21
Estonia	22
Ethiopia	22
Fiji	23
Finland	23
France.....	24
Georgia	24
Germany	25
Ghana.....	25
Gibraltar	26
Greece.....	26
Grenada	27
Guatemala.....	27
Honduras.....	27
Hong Kong.....	28
Hungary.....	28
Iceland	29
India	29
Indonesia	31
Ireland.....	31
Isle of Man	32
Israel	32
Italy	33
Jamaica.....	33
Japan	34
Jordan.....	35
Kazakhstan	35
Kenya.....	36
Korea (Republic of).....	37
Latvia.....	37
Lebanon	38
Liechtenstein	38
Lithuania	39

Luxembourg	39
Macau	40
Malaysia	40
Maldives	41
Malta	41
Marshall Islands	42
Mauritius	42
Mexico	43
Moldova	44
Monaco	44
Mongolia	45
Montenegro	46
Montserrat	47
Morocco	47
Netherlands	47
New Zealand	48
Nigeria	48
Norway	49
Oman	49
Pakistan	50
Panama	51
Peru	51
Philippines	52
Poland	52
Portugal	53
Puerto Rico	53
Qatar	54
Romania	55
Saudi Arabia	56
Senegal	56
Serbia	57
Singapore	57
Slovak Republic	58
Slovenia	58
South Africa	59
Spain	60
Sri Lanka	61

St. Kitts and Nevis	61
St. Lucia	62
St. Vincent and the Grenadines	62
Sweden	62
Switzerland	63
Taiwan	63
Thailand	64
Trinidad and Tobago	64
Tunisia	65
Turkey	65
Ukraine	66
United Arab Emirates	66
United Kingdom	66
United States	67
Uruguay	67
Uzbekistan	68
Venezuela	68
Vietnam	69
Zambia	69
Zimbabwe	70

Albania

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	No	N/A	
Dividends	8%		N/A	
Interest	15%		N/A	

Anguilla

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Antigua and Barbuda

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	25%		N/A	
Interest	25%		N/A	

Argentina

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Gains generally exempt.
Dividends	7% or 35%		N/A	A 7% withholding tax (WHT) rate should apply for distributions on profits accrued from January 1, 2018 onwards. If the distribution is made from earnings that have not been previously subject to Argentine corporate income tax, a 35% "equalization" tax should be applied.
Interest	Exempt, 15.05%, or 35%		N/A	Interest on government bonds and corporate bonds issued through a public placement may be exempt; issuance documentation should be reviewed. Exemption is not applicable to LEBACs (Las Letras del Banco Central). Otherwise, interest arising may be subject to 35% WHT, including private placement, although this rate may be reduced to 15.05% in certain circumstances (e.g., if the borrower is a qualifying financial institution).

Aruba

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	10%		N/A	
Interest	Exempt		N/A	

Australia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	30% or Exempt	Yes	30% or Exempt	Gains likely to be subject to a 30% tax to the extent trading activities are considered as under "revenue account," however, if the investment fund meets certain requirements an exemption may be available. If not revenue account, gain may be exempt. Under the tax treaty, no tax should apply unless gains are made from disposal of interests in an Australian real property company, or the non-resident has a permanent establishment.
Dividends	30% or Exempt		15% or Exempt	Dividends paid by an Australian corporation to a non-resident out of earnings that were previously subject to Australian corporate tax ("franked" dividends) should be exempt, whereas dividends paid to a non-resident out of earnings that were not previously subject to Australian tax (i.e., "unfranked" dividends) should be subject to WHT at 30% or, if applicable, tax treaty rate. Certain unfranked dividends paid to non-residents may be exempt from dividend WHT under the conduit foreign income rules.
Interest	10% or Exempt		Same as Nontreaty Rate	Interest should generally be subject to a 10% WHT. "Interest" is defined to generally include gains from the sale or redemption of discounted, deferred-interest and similar securities. Interest on government bonds and publicly offered debt instruments should generally be exempt.

Austria

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 27.5%	Yes	Exempt	Generally, exempt but may be subject to a 27.5% tax rate.
Dividends	27.5%		15%	
Interest	Exempt or 27.5%		0%	Effective January 1, 2017, the rules cover interest from cash deposits in Austrian banks and Austrian bonds in case there is a WHT deduction. The non-resident interest taxation does not apply to corporate investors and investment funds.

Bahamas

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Bahrain

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Bangladesh

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	Yes	15%	Gains on the sale of shares of public companies listed with a stock exchange in Bangladesh would likely be subject to a 15% tax rate.
Dividends	20%		15%	
Interest	20%		10%	

Barbados

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	Exempt or 5%		Exempt or 5%	A resident company must withhold 5% on dividends paid to a non-resident company unless the dividend is being paid from income earned from sources outside Barbados. Then there should be no WHT.
Interest	Exempt		Exempt	There should be no WHT on interest paid to non-residents.

Belgium

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	30%		15%	Effective January 1, 2017, the statutory withholding rate should be 30%.
Interest	30% or Exempt		15% or Exempt	Effective from January 1, 2017, the statutory withholding rate on interest should be 30%. A domestic exemption may apply in case of registered bonds and bonds issued on the X/N clearing system of the National Bank of Belgium.

Bermuda

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Bolivia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	12.5%	No	N/A	
Dividends	12.5%		N/A	
Interest	12.5%		N/A	

Bosnia and Herzegovina

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	
Dividends	5% or 10%		N/A	Dividends should be subject to a 5% tax rate in Federation of Bosnia and Herzegovina, and a 10% tax rate in Republika Srpska.
Interest	Exempt or 10%		N/A	Interest should be exempt only if derived from government bonds. Otherwise, a 10% WHT rate should be levied on interest paid to non-residents.

Botswana

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	30% or Exempt	No	N/A	Gain arising from the sale of shares listed on the Botswana Stock Exchange would likely be subject to a 30% tax rate. However, where the shares would be held for at least one year, the gain would likely be exempt from tax.
Dividends	10% or Exempt		N/A	Dividends paid by a Botswana company to a non-resident company would generally be subject to a WHT rate of 10%. However, dividends from certain Botswana companies may be tax exempt and would need to be further analyzed.
Interest	15% or Exempt		N/A	Interest paid to a non-resident company would generally be subject to a WHT rate of 15%. However, interest from certain Botswana companies may be tax exempt and would need to be further analyzed.

Brazil

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15% or Exempt	No	N/A	Gains should be taxable unless specific exemption applies.
Dividends	10% or Exempt		N/A	Beginning with profits apportioned from January 1, 2026 onward, generally dividends paid to non-resident shareholders should be subject to a 10% withholding tax rate. Certain exceptions may apply to specific non-resident shareholders under local rules. Prior to January 1, 2026, dividends should generally be exempt from tax.
Interest	15% to 22.5%		N/A	For fixed-income securities, the tax rate should range from 15% to 22.5% depending on the holding period. Non-tax-haven investors should be subject to a 15% WHT rate.

British Virgin Islands

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Bulgaria

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10% or Exempt	Yes	Exempt	Generally, a 10% tax rate should apply. Gains from certain financial instruments should be exempt. The gain may be exempt under the Double Tax Treaty (DTT) with the United States.
Dividends	5%		5%	Generally, a 5% tax rate should apply.
Interest	10% or Exempt		5%	Generally, a 10% tax rate should apply. An exemption may apply on interest derived from corporate and government bonds, and debt instruments, listed on a regulated stock exchange in the EU/EEA.

Cameroon

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	16.5%	No	N/A	Gains of more than 500,000 F.CFA (Franc Financial Cooperation in Central Africa), from the sale of shares of resident companies by non-resident corporate entities should be subject to tax at a rate of 16.5%.
Dividends	33%		N/A	
Interest	0%, 5.5%, 11%, or 16.5%		N/A	Interest should be subject to WHT on the gross amount at a rate of 16.5%. Interest on foreign loans, the maturity period equal to or exceeding 7 years, should be exempt from WHT.
				Interest on corporate bonds issued by resident companies which are listed on the Central African Stock Exchange should be subject to 11% (if the bond has a maturity period shorter than 5 years) and 5.5% (if the maturity period of the bond exceeds 5 years).

Canada

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 25%	Yes	Exempt or 25%	Gains generally exempt but may be taxed at a 25% rate if “taxable Canadian property.” Most of Canada’s treaties do not exempt gains arising from the disposition of “taxable Canadian property.”
Dividends	25%		15% or 5%	
Interest	Exempt or 25%		Exempt or 15%	Generally subject to a 25% WHT rate unless exemption applies. Treaty exemption does not apply to certain participating debt interests.

Cayman Islands

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Channel Islands (Guernsey)

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Channel Islands (Jersey)

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Chile

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt, 10% or 35%	Yes	Exempt	
Dividends	35%		No	Dividends from Chile to the U.S.: the Treaty does not limit the 35% WHT applied to dividends as long as the Corporate Income Tax is fully deductible against the WHT, for total taxation in Chile of 35%.
Interest	35% or 4%		10% (15% for first 5 years) or 4%	Generally, 35% WHT rate. A rate of 4% may apply to interest paid on loans granted by foreign financial institutions, banks, or insurance companies and pension funds (if certain requirements are met). Under the tax treaty, the WHT rate on interest is limited to 10% (15% for the first 5 years). The tax rate is reduced to 4% in case of certain creditors (banks, financial institutions, among others).

China

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10% or Exempt (Uncertain)	Yes	No	10% WHT rate should generally apply. Circular 79 should provide a temporary exemption since November 17, 2014 for gains on A shares. It clarified that gains realized by Qualified Foreign Institutional Investors and RMB Qualified Institutional Investors prior to November 17, 2014 were taxable and should be reported in accordance with the Corporate Income Tax Law. The tax situation in China is fluid and should continue to be monitored closely for developments.
Dividends	10% or Exempt (Uncertain)		10%	Dividends paid out of pre-2008 profits relating to B and H shares should be exempt from WHT. For WHT implication of pre-2008 A share dividends, there is regulatory ambiguity and inconsistency in practice. Circular 102 clarified that if an overseas investor uses profits distributed by a China resident enterprise for direct investment in certain projects or industries, deferred WHT policy should apply since January 1, 2017.
Interest	10% or Exempt (Uncertain)		10%	10% WHT rate should generally apply. Circular 108 provides a temporary exemption for interest derived from China bond market from November 7, 2018 until November 6, 2021. Circular 108 temporary exemption for interest is extended to December 31, 2027. Interest on certain government debt should be exempt.

Colombia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 35%	No	N/A	Gains from shares listed on a Colombia stock exchange should be exempt provided the non-resident sells no more than 3% of the outstanding shares in the same year. Otherwise, may be a 35% WHT tax rate.
Dividends	20% or 40%		N/A	For distributions made after January 1, 2023, dividends from non-previously taxed profits should be subject to 40% WHT. Otherwise, a 20% withholding tax should apply.
Interest	Exempt or 5%		N/A	Interest related to government external debt (foreign debt issued by the Colombian Government), that is negotiated and paid in any currency other than Colombian pesos and made to a non-resident would generally be exempt from WHT. Interest from publicly traded fixed income securities would generally be subject to a WHT rate of 5%.

Costa Rica

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	No	N/A	Gains on the disposition of Costa Rican shares would generally be subject to a 15% WHT.
Dividends	15%		N/A	Generally, dividends paid by publicly traded companies would be subject to a 15% WHT.
Interest	15%		N/A	Generally, interest paid to non-residents would be subject to a 15% WHT.

Cote d'Ivoire

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	25%	No	N/A	
Dividends	10% or 15%		N/A	Dividends derived by non-resident companies should be subject to a WHT of 10% on dividends paid by listed companies; and 15% on dividends for distribution of the profits that are exempt from tax.
Interest	2% or 18%		N/A	Generally, the tax rate on interest would be 18%. A reduced 2% rate should be applicable on bonds and ancillary income from debt securities issued in Ivory Coast, the maturity of which is at least 5 years.

Croatia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	10%		N/A	Dividends paid to non-resident companies should be subject to a 10% WHT.
Interest	15% or Exempt		N/A	No tax should apply to interest on government or corporate bonds

Curaçao

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Cyprus

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	N/A	
Dividends	None		N/A	
Interest	None		N/A	

Czech Republic

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	1% or 21%	Yes	Exempt	<p>A 1% of the sales proceeds WHT should apply to payments to foreign investors domiciled in a non-EU/EEA country when the payment abroad is made by a Czech payer, which would likely be credited against the 21% tax rate liability.</p> <p>The exemption on capital gains under the Czech-U.S. income tax treaty is conditioned on proving the beneficial ownership and tax residency as well as meeting the conditions of the limitation of benefits provision.</p>
Dividends	15% or 35%		15%	<p>A 35% WHT should apply on payments to non-EU/EEA residents where no tax treaty or exchange of information agreement is in place, or to undisclosed recipients.</p> <p>Since 2014, the Czech Republic-Cayman Islands Exchange of Information Agreement became effective. Thus, the applicable WHT should be 15% (provided that beneficial ownership and tax residency are substantiated).</p>
Interest	Exempt, 1%, 15% or 35%		Exempt	<p>Same note as dividends (above) should apply.</p> <p>For zero coupon bonds issued after December 31, 2020 no WHT should be withheld from interest paid out at the maturity/redemption of a bond, but the recipient should include the income in the non-resident Czech tax return (unless an applicable double tax treaty provides an exemption of the income).</p> <p>However, if the recipient is a non-EU/EEA resident, a 1% securing tax should be withheld by the payer from the payment (unless an applicable double tax treaty provides an exemption of the income). The 1% securing tax applies to the whole amount paid out at the maturity/redemption, not only to the interest. The 1% securing tax would likely be credited against the 21% tax rate liability.</p> <p>Interest on bonds issued by the Czech government after December 31, 2020 should be exempt from Czech income tax.</p>

Denmark

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	N/A	
Dividends	27% or 15%		15%	Outbound dividend payments should be subject to the WHT rate of 27%. 15% should apply if the recipient owns less than 10% of the distributing company and is a resident in a jurisdiction that exchanges tax information with Denmark (including Cayman Islands).
Interest	Exempt or 22%		Exempt	Only interest on “controlled debt” may be subject to interest WHT and in such cases the rate of WHT is 22%. The interest WHT on controlled debt is however subject to some exceptions, including interest paid to beneficial owners domiciled in a treaty jurisdiction.

Dominica

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	No	N/A	Gains generally subject to a 15% tax rate.
Dividends	15%		N/A	
Interest	15%		N/A	

Dominican Republic

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	10%		N/A	
Interest	10%		N/A	

Egypt

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	Effective October 1, 2020, gains realized by non-resident investors upon the disposal of shares which are listed on the Egyptian Stock Exchange should be exempt from tax.
Dividends	5%		N/A	Effective October 1, 2020, dividends distributed by a listed company on the Egyptian Stock Exchange should be subject to a 5% WHT rate.
Interest	32%, 20%, or Exempt		15%	32% tax rate should apply to interest paid on government bonds issued by the Ministry of Finance on behalf of the Central Bank. An exemption from WHT may apply to certain types of interest, including interest on bonds listed in the official schedules at the Egyptian stock exchange and interest received by corporate entities on securities and deposits certificates issued by the Central Bank of Egypt. A 20% rate should apply to interest on treasury bills and treasury bonds.

El Salvador

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	
Dividends	25%		N/A	Generally, the WHT rate on dividends would be 25%.
Interest	20%		N/A	Generally, the WHT rate on interest would be 20%.

Equatorial Guinea

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Gains on the disposal of shares would likely be exempt from tax.
Dividends	25%		N/A	
Interest	Exempt or 10%		N/A	Interest derived from corporate bonds would likely be exempt from tax. Otherwise, a 10% tax rate would generally apply.

Estonia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 25%	Yes	Exempt	Gains realized on the disposition of shares should be generally exempt. Real estate companies may be taxed at a 25% tax rate.
Dividends	Exempt		15%	Dividends should be generally exempt.
Interest	Exempt or 25%		N/A	The 25% WHT rate applies only to the portion of interest paid that exceeds the market interest rate. Otherwise, interest payments should be exempt from WHT.

Ethiopia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	30%	No	N/A	
Dividends	10%		N/A	
Interest	10%		N/A	

Fiji

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	Dividend income is exempt effective from August 1, 2017.
Dividends	Exempt		N/A	
Interest	10%		N/A	

Finland

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	Dividends would generally be subject to a 20% WHT rate (rates may be higher depending on circumstances).
Dividends	20%		15%	
Interest	Exempt		N/A	

France

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 25%	Yes	Exempt	Gains realized by non-residents upon the disposal of shares issued by companies established in France may be taxable in France in the following situations: Real estate companies Substantial ownership (holding directly or indirectly more than 25% at any time during the five-year period preceding the sale)
Dividends	25%		15%	
Interest	Exempt		Exempt	

Georgia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15% or Exempt	No	N/A	Generally, gain derived from the disposition of listed shares would be subject to a 15% tax rate (unless specific exemption applies).
Dividends	5% or Exempt		N/A	Dividends paid by Georgian resident to non-residents would generally be subject to a 5% WHT rate unless specific exemption applies.
Interest	15%		N/A	Interest paid by Georgian resident to non-residents would generally be subject to a 5% WHT rate unless specific exemption applies. However, interest paid to an entity that is resident in a jurisdiction listed in the list of offshore countries (Cayman Islands is indicated in that list) should be subject to WHT of 15%.

Germany

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	26.375% or 15%		0%, 5%, or 15%	If nontreaty residents qualify as an investment fund under the German Investment Tax Act from 2018 onwards, they can claim an 11.375% exemption (prior distribution) or refund (after distribution) from 26.375% to 15% of the tax withheld, i.e., effective rate reduced to 15%. A treaty-eligible U.S. tax resident investor generally qualifies for a reduced tax rate of 15% or 5% (if the participation is at least 10%) or 0% (if the participation is at least 80% for >12 months and other requirements, e.g., limitation of benefits clause, are met).
Interest	Exempt or 26.375%		Exempt	German-sourced interest may be taxable at 26.375% paid on: (i) convertible bonds, profit-sharing bonds, or participating loans; (ii) debt secured by real estate; or (iii) over the counter (OTC).

Ghana

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	25%	No	N/A	
Dividends	8%		N/A	
Interest	8%		N/A	

Gibraltar

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Greece

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	No Relief	Under Greek domestic legislation, non-resident entities without a permanent establishment in Greece should not be subject to tax on the disposal of Greek securities.
Dividends	5%		No Relief	
Interest	Exempt or 15%		Exempt or 15%	No WHT should be levied on interest derived from listed corporate bonds, government bonds and treasury bills. Any other interest payments should be subject to 15% WHT rate. The U.S.-Greece treaty provides that Greek-source interest may be exempt if the interest rate charged is not more than 9% per annum (on the condition that specific requirements are fulfilled).

Grenada

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	15%		N/A	

Guatemala

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	
Dividends	5%		N/A	
Interest	10%		N/A	

Honduras

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	
Dividends	10%		N/A	
Interest	10%		N/A	

Hong Kong

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Hungary

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No (Treaty was terminated December 31, 2023)	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Iceland

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	20%	Yes	Exempt	Interest generally should include gain on sale of bonds. Interest paid by the Central Bank of Iceland, in its own name or on behalf of the government of Iceland, generally should be exempt from tax.
Dividends	20%		15%	
Interest	13% or Exempt		Exempt	

India

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	12.5% or 20% or 30%	Yes	No Relief	<p>Gains derived by non-resident portfolio investors on the sale of shares may be taxed. The tax rate for short-term gains (STCG) should be 20% provided the Securities Transaction Tax (STT) has been levied on sale.</p> <p>Where STT is not levied, the tax rate for STCG should 30%.</p> <p>Long-term gains (LTCG) should be taxed at the rate of 12.5%.</p> <p>Note that the applicable tax rate should be increased by a surcharge of 0%, 2%, 5%, 10%, or 15% depending on income and type of foreign investor. The applicable tax rate should also be increased by a 4% Health and Education Cess.</p> <p>General anti-avoidance rule provisions are applicable from April 1, 2017.</p>

India (con't)

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Dividends	20% (shares), 10% (GDR)		15%	<p>Dividend income received by non-resident portfolio investors from shares should be subject to a 20% WHT rate.</p> <p>Dividend income received by non-resident portfolio investors from Global Depository Receipts (GDR) should be generally subject to a 10% WHT rate.</p> <p>Note that the applicable tax rate should be increased by a surcharge of 0%, 2%, 5%, 10%, or 15% depending on income and type of foreign investor. The applicable tax rate should also be increased by a 4% Health and Education Cess.</p> <p>A treaty-eligible U.S. tax resident investor generally qualifies for a reduced tax rate of 15% if the participation is at least 10% and other requirements (e.g., limitation of benefits clause) are met.</p>
Interest	20%		10% or 15%	<p>Interest paid to non-resident portfolio investors should generally be subject to WHT at a rate of 20%.</p> <p>Note that the applicable tax rate should be increased by a surcharge of 0%, 2%, 5%, 10%, 15%, 25% or 37% depending on income and type of foreign investor. The applicable tax rate should also be increased by a 4% Health and Education Cess.</p> <p>A treaty-eligible U.S. tax resident investor generally qualifies for a reduced tax rate of 15%.</p> <p>A reduced rate of 10 percent is available if the interest is paid on a loan granted by a bank carrying on a bona fide banking business or by a similar financial institution (including an insurance company).</p>

Indonesia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0.1%	Yes	Exempt	A 0.1% final income tax should be imposed on the proceeds from disposal of publicly listed shares.
Dividends	20%		15%	
Interest	20%		10%	Interest should generally include gain on sale of government and corporate bonds.

Ireland

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	25% or Exempt		15% or 5%	0% tax rate may apply if the beneficial owner is a resident of EU or a country with a tax treaty with Ireland; some conditions apply.
Interest	20% or Exempt		Exempt	Some domestic exemptions from interest WHT include interest paid on government securities and quoted Eurobonds.

Isle of Man

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Israel

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	25%, 20%, 15% or Exempt		12.5% under certain conditions	Dividends deriving from "Industrial Enterprise" (also known as an Approved/Beneficial/Preferred Enterprise) incomes would likely be eligible for a reduced WHT rate of 20%, 15% or would likely be exempt (if certain requirements are met).
Interest	Exempt or 25%		Up to 17.5%	Interest deriving from exchange-traded securities (except for government bonds that mature within 13 months) should be exempt.

Italy

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 26%	Yes	Exempt	Tax may apply if “substantial participation” in an Italian-listed company (i.e., shares representing more than 2% of the Italian company’s voting rights or 5% of its capital) and subject to an effective tax rate of 26%.
Dividends	26%		15%	
Interest	0% or 26%		10% or 0%	There is a WHT exemption on interest derived from Italian listed corporate and government bonds where the investor is tax resident in a country that allows an exchange of tax information with Italy (“White-listed” countries). Cayman Islands is a “White-listed” country. Under the treaty, a 0% tax rate would likely apply to interest paid by the government.

Jamaica

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	15% or 33.33%		15%	The dividend withholding tax rate changed from 33.33% to 15% effective April 1, 2025.
Interest	33.33%		12.5%	

Japan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 25.59%	Yes	Exempt or 25.59 %	Gains arising from the disposition of shares may be subject to a 25.59% tax rate under the land-rich company principle (5% shareholding threshold for listed companies or 2% for non-listed) or the substantial ownership principle (25% shareholding and 5% disposal thresholds).
Dividends	20.42% or 15.315%		Exempt, 5%, 10% (depending on investor's status)	The general WHT rate on dividends should be 20%; however, the 15% rate generally applies on dividends paid by listed companies. A special reconstruction surtax of 2.1% should be imposed from January 1, 2013, through December 31, 2037. Reduced treaty rates should not be affected by the special reconstruction surtax.
Interest	20.42%, or 15.315%, or Exempt		Lower of Nontreaty Rate or Exempt or 10% (depending on nature of interest)	The 15% tax rate should apply to interest paid on government, municipal, corporate bonds, or bank deposits. The 20% rate should apply to interest paid on loans to an operating business. Exemptions may apply to registered government bonds and certain Eurobonds. Interest on Japanese corporate bonds should also be exempt if such bonds are managed under the "Book-Entry System" provided certain conditions are met. A special reconstruction surtax of 2.1% may be imposed from January 1, 2013, through December 31, 2037. Reduced treaty rates should not be affected by the special reconstruction surtax.

Jordan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0.08%	No	N/A	Effective January 1, 2019, gains realized from transfer of listed shares became taxable in Jordan at a tax rate of 0.08%.
Dividends	Exempt		N/A	
Interest	10%		N/A	WHT rate for non-resident service providers should be 10%.

Kazakhstan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	20%	Yes	Exempt	Gains on shares held by Cayman Islands Limited Company would likely be subject to a 20% tax rate.
Dividends	20%		5%	Dividends derived by Cayman Islands Limited Company would likely be subject to a 20% tax rate.
Interest	20%		10%	Interest derived by Cayman Islands Limited Company would likely be subject to a 20% tax rate.

Kenya

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Gains derived by non-resident companies from the disposal of shares listed on the Nairobi Securities Exchange would generally be exempt.
Dividends	15%		N/A	
Interest	25%, 15% or 5%		N/A	Generally, a 15% WHT rate would apply on interest paid to non-residents. However, a 25% WHT rate should apply for interest paid on bearer instruments of at least 2 years and bearer bonds with a maturity greater than 10 years. A 15% WHT rate would be applicable on interest paid to non-residents on Government bearer bonds with a maturity of more than 2 years, and 5% for interest paid by a company within the special economic zone (SEZ).

Korea (Republic of)

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	The lesser of 11% of the sales proceeds, or 22% of the net gain	Yes	Exempt	The tax treaty exemption on capital gains may apply unless real property would be disposed of.
Dividends	22%		16.5%	Generally, dividend income would be subject to WHT of 22% unless it would be reduced by the tax treaty. Under the tax treaty, the WHT rate on dividends should be reduced to 16.5% of the gross amount of the dividends.
Interest	22%, 15.4% or Exempt		13.2%	Interest from bonds issued by the Korean government and interest from Monetary stabilization bond issued by Bank of Korea should be exempt from WHT. Interest from bonds issued by Korean local government, and domestic corporations should be subject to 15.4% rate. Other cases, 22% WHT rate applies unless reduced by the tax treaty.

Latvia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	No taxes should be levied on gains realized by non-resident investors.
Dividends	Exempt		Exempt	Dividends paid by resident companies to non-resident companies are in principle only subject to Latvian corporate income tax (distribution tax), and no WHT should be due.
Interest	Exempt		Exempt	There should be no WHT on interest paid to non-resident companies.

Lebanon

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	No	N/A	
Dividends	10%		N/A	
Interest	8.5%		N/A	A 8.5% WHT rate should apply on interest payments with respect to debts, deposits, guarantees, and bonds issued by companies and government treasury bills.

Liechtenstein

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Lithuania

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	16% 17% (2026)		15%	Effective January 1, 2026, the tax rate increases from 16% to 17%.
Interest	10%		Exempt	

Luxembourg

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0% or 17.12%	Yes	N/A	In general, gains from the sale of shares in a listed company should be exempt unless (i) the non-resident owned a “substantial participation” (more than 10% of share capital) in the Luxembourg-listed company and (ii) the period between acquisition and disposition is less than 6 months. For January 1, 2025, going forward the effective tax rate should be 17.12%.
Dividends	15%		15%	
Interest	Exempt		Exempt	

Macau

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Malaysia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt or 15%		N/A	Interest on certain government and corporate fixed-income securities may be tax exempt, including fixed-income securities issued by the Malaysian government and fixed-income securities approved or authorized by the Securities Commission.

Maldives

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	Generally, disposition of shares from the resident company of the Maldives by a non-resident shareholder would be subject to WHT at a rate of 10% on the gross payment.
Dividends	10%		N/A	
Interest	10%		N/A	

Malta

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	Exempt		Exempt	
Interest	Exempt		Exempt	

Marshall Islands

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	Exempt		Exempt	
Interest	Exempt		Exempt	

Mauritius

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	15% or Exempt		N/A	<p>Generally, a 15% tax rate. However, no WHT would likely apply if interest paid to a non-resident fund by:</p> <ol style="list-style-type: none"> 1. A corporation holding a Global Business License under the Financial Services Act out of its foreign source income; or 2. A bank holding a banking license under the Banking Act insofar as the interest would be paid out of gross income derived from its banking transactions with non-residents and corporations holding a Global Business License under the Financial Services Act.

Mexico

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10% or 40%	Yes	Exempt	In general, non-residents that realize gains on the transfer of listed shares through the stock exchange should be subject to a 10% tax rate. However, there may be an exemption available under the applicable tax treaty. Payments to foreign related parties' resident in a tax haven may be subject to a 40% tax rate.
Dividends	10%		Exempt or 5% or 10%	A 10% WHT rate should apply to dividends that arise from earnings starting 2014. U.S.-Mexico tax treaty: 10% general tax rate but may be reduced to 5% if the beneficial owner is a company owning directly at least 10% of the voting stock of the company paying the dividends. It should be exempt if the beneficial owner is a company that owns 80% of voting shares during the previous 12 months and complies with the limitation of benefits clause and a tax residence certificate is provided.
Interest	Exempt, 4.9%, or 40%		Lower of Nontreaty Rate or 15%	A 4.9% WHT rate should apply on interest from bonds or securities that are regularly and substantially traded on a recognized securities market. Interest on government bonds should be generally exempt. Payments to foreign related parties' resident in a tax haven may be subject to a 40% tax rate.

Moldova

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	12%	No	N/A	
Dividends	6%		N/A	
Interest	12%		N/A	

Monaco

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	Exempt		N/A	

Mongolia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	20%	No	N/A	
Dividends	5% or 20%		N/A	Dividend income earned by a nonresident taxpayer should generally be subject to 20% withholding tax. Dividend income earned by a nonresident taxpayer from shares that traded publicly within domestic and foreign primary and secondary securities market of Mongolian resident taxpayer (not holding minerals, radioactive minerals, oil exploration and mining special license) should be subject to a 5% withholding tax.
Interest	5% or 20%		N/A	Interest income earned by a nonresident taxpayer should generally be subject to 20% withholding tax. Interest income earned by a nonresident taxpayer from loans and debt instruments issued by a commercial bank of Mongolia should be subject to 5% withholding tax. Interest income earned by nonresidents from debt instrument that is traded publicly within domestic and foreign primary and secondary securities market of Mongolian resident taxpayer (not holding minerals, radioactive minerals, oil exploration and mining special license) should be subject to 5% withholding tax.

Montenegro

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	30%	No	N/A	
Dividends	30%		N/A	
Interest	30%		N/A	

Montserrat

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	15%		N/A	
Interest	20%		N/A	

Morocco

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	11.25% (2025) 10% (2026)		No further reduction	
Interest	10% or 0%		No further reduction	Interest on certain loans granted in foreign currency for at least a 10-year period may be exempt from withholding.

Netherlands

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt, 19% or 25.8%	Yes	Exempt	0% applies if less than 5% ownership. Otherwise, 19% (for profits of up to €200,000) or 25.8% (for profits above €200,000) tax rate may apply.
Dividends	15% or 25.8%		Exempt or 5% or 15%	If specific provisions of the U.S. – Netherlands tax treaty would be met, no tax should apply. Otherwise, 5% tax rate if at least 10% voting rights and 15% in other cases.
				A WHT on dividends of 25.8% applies with respect to dividend payments between affiliated parties under certain conditions.
Interest	Exempt or 25.8%		Exempt	A WHT on interest of 25.8% applies with respect to interest payments between affiliated parties under certain conditions.

New Zealand

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	28% or Exempt	Yes	Exempt	Gains likely to be subject to a 28% tax to the extent trading activities are considered as under "revenue account," however, if the investment fund meets certain requirements an exemption may be available. If not revenue account, gain may be exempt. Under the tax treaty, no tax should apply unless it is a real property company, or the non-resident has a permanent establishment.
Dividends	30% or 15%		15%	The 15% nontreaty tax rate should apply if the dividend would be fully imputed. Note: assumes a shareholding of less than 10%.
Interest	15% or Exempt		Lower of Nontreaty Rate or 10%	The 0% nontreaty rate should apply where the issuer has been granted "Approved Issuer" status.

Nigeria

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10% or Exempt	No	N/A	Gains from equity (shares) should be taxable at a 10% rate where the aggregate proceeds (gross amount received) from such disposal exceeds N100million (or its equivalent) in any 12 consecutive months, subject to some exceptions.
Dividends	10%		N/A	
Interest	Exempt or 10%		N/A	Interest from corporate bonds and treasury bills should be subject to WHT at 10%. However, interest from FGN bonds remains tax exempt.

Norway

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	25%		15%	
Interest	Exempt or 15%		Exempt or 10%	Interest WHT may apply on payments to certain related parties.

Oman

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Gains from the sale of shares registered on the Muscat Securities Market should be exempt.
Dividends	Exempt		N/A	10% WHT has been suspended indefinitely.
Interest	Exempt		N/A	10% WHT has been suspended indefinitely.

Pakistan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes																
Gains	Rates Based on Holding Period (See Notes)	Yes	Treaty Does Not Alter Domestic Rules	<div>1) Securities acquired on or after June 30, 2024 should be taxed at a fixed rate of 15%.</div> <div>2) Securities acquired on or after July 1, 2022 but before June 30, 2024 should be taxed at the rates below based on their respective holding periods.</div> <table><thead><tr><th>Holding period</th><th>Rate</th></tr></thead><tbody><tr><td>Less than 1 year</td><td>15%</td></tr><tr><td>From 1 year to 2 years</td><td>12.5%</td></tr><tr><td>From 2 years to 3 years</td><td>10%</td></tr><tr><td>From 3 years to 4 years</td><td>7.5%</td></tr><tr><td>From 4 years to 5 years</td><td>5%</td></tr><tr><td>From 5 years to 6 years</td><td>2.5%</td></tr><tr><td>More than 6 years</td><td>0%</td></tr></tbody></table> <div>3) Rate of 12.5% should apply on disposal of securities acquired on or before June 30, 2022 irrespective of the holding period.</div> <div>4) Rate of 0% tax should apply on gain arising on disposal where the securities were acquired before the first day of July 2013, irrespective of the holding period.</div>	Holding period	Rate	Less than 1 year	15%	From 1 year to 2 years	12.5%	From 2 years to 3 years	10%	From 3 years to 4 years	7.5%	From 4 years to 5 years	5%	From 5 years to 6 years	2.5%	More than 6 years	0%
Holding period	Rate																			
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From 4 years to 5 years	5%																			
From 5 years to 6 years	2.5%																			
More than 6 years	0%																			
Dividends	7.5%, 15%, 25%	Treaty Does Not Alter Domestic Rules	<div>Dividend WHT rate of 25% would likely apply when the non-resident received dividends from a company having no tax payable for the year due to exemption of income, carry-forward of losses or tax credit.</div> <div>Dividend WHT rate of 7.5% would likely apply with respect to certain power/energy companies.</div> <div>In all other cases, a dividend WHT rate of 15% would likely apply.</div>																	
Interest	15% or Exempt		Treaty Does Not Alter Domestic Rules	<div>An interest WHT rate of 15% would likely apply.</div> <div>Interest earned on certain approved Government of Pakistan issued bonds in foreign stock markets/exchanges should be exempt from tax.</div>																

Panama

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	10%	No	N/A	
Dividends	10%		N/A	Dividends would generally be subject to a 10% WHT rate.
Interest	12.5% or Exempt		N/A	Interest would generally be subject to a 12.5% tax rate; however, certain tax exemptions may apply.

Peru

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	5% or 30%	No	N/A	Generally, if listed and traded on the Peruvian stock exchange, gains should be subject to a 5% tax. If not, the applicable rate should be 30%.
Dividends	5%		N/A	
Interest	Exempt, 4.99%, or 30%		N/A	Government bond interest should be tax exempt. The payment of interest to an overseas entity may be subject to the following rates of WHT: 4.99% on certain loans 30% otherwise.

Philippines

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0.1% or 15%	Yes	Exempt	0.1% transfer tax should apply on the gross proceeds from sale of listed shares in the Philippine Stock Exchange or in a foreign stock exchange. Unlisted shares should be subject to a 15% final tax. Under Republic of the Philippines-U.S. Tax Treaty, non-residents should not be subject to Capital Gains Tax on unlisted shares, unless the shares are those of a corporation at least 50% of whose assets consist of real property in the Philippines.
Dividends	25% or 15%		25% or 20%	The 25% rate should be reduced to 15% if the recipient's country of residence provides a tax credit of at least 15% or does not impose tax on dividend income. Tax treaty preferential rate of 20% may apply.
Interest	25% or 20%		15% or 10%	The 20% rate would apply on interest from any currency bank deposit, deposit substitute, trust funds and similar arrangements and royalties, otherwise the 25% rate should apply. Tax treaty preferential rates of 15% or 10% may apply.

Poland

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	19% or Exempt	Yes	Exempt	Generally a 19% tax rate. Beginning January 1, 2026, a tax exemption may apply if certain conditions would be met.
Dividends	19% or Exempt		15% or 5%	Generally a 19% tax rate. Beginning January 1, 2026, a tax exemption may apply if certain conditions would be met. A 5% WHT rate on dividends should be applicable if the recipient holds at least 10% of shares of the company paying the dividends, in other cases 15% tax rate may apply under the tax treaty.
Interest	Exempt or 20%		0%	Interest on the Polish government bonds and bonds issued by Bank Gospodarstwa Krajowego offered on foreign markets should be exempt.

Portugal

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	25%	Yes	Exempt	25% tax rate should apply to tax-haven residents.
Dividends	35%		15%	35% tax rate should apply if paid to a tax-haven resident or an unidentified recipient.
Interest	Exempt or 35%		10%	Interest on certain debt may be exempt for residents in a country that did sign an exchange of information agreement with Portugal. Cayman has an exchange of information agreement in force with Portugal. The 35% rate should apply to a tax-haven resident or an unidentified recipient.

Puerto Rico

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	10%		N/A	
Interest	Exempt or 29%		N/A	Generally, interest would be exempt from tax. Where interest payments are made to a related party, a 29% tax rate should apply.

Qatar

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 10%	No	N/A	Gain on sale of shares listed on the Qatar Stock Exchange should be exempt from tax. Otherwise, a 10% tax rate should apply.
Dividends	Exempt		N/A	
Interest	5% or Exempt		N/A	<p>The following interest should not be subject to withholding tax:</p> <ul style="list-style-type: none"> a. Interest on deposits at banks in the State. b. Interest on bonds and securities issued by the State, public corporations, institutions and corporations wholly or partially owned by the State. c. Interest on transactions, facilities and loans with banks and financial institutions.

Romania

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	16%	Yes	Exempt	
Dividends	10% (2025) 16% (2026)		10%	Starting from January 1, 2025, the tax rate on dividends distributed to non-residents increased from 8% to 10% Moreover, starting January 1, 2026 the rate will further increase to 16%.
Interest	50%, 16% or Exempt		10%	In general, the WHT rate should be 16%; however, interest on government bonds and debt instruments issued by the Romanian National Bank may be exempt. Also, interest on bonds issued by Romanian companies may be exempt if the bonds are issued in accordance with a prospectus which is approved by the competent regulatory authority and the interest would be paid to non-related parties. An increased WHT rate of 50% applies for income (interest, royalties, commissions, and services) paid to a country with which Romania has not concluded an exchange of information treaty and as long as the transactions qualify as an artificial transaction (those which do not have an economic purpose, are not carried out in the normal course of business and their only purpose is to avoid taxation or obtain undue fiscal advantages).

Saudi Arabia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Gain on sale of shares listed on Saudi stock exchange should generally be exempt from tax.
Dividends	5% or Exempt		N/A	Dividends paid by resident companies to non-residents should be subject to a 5% WHT. However, the WHT should not apply to distributions made by companies operating in specified oil and gas activities.
Interest	5% or Exempt		N/A	Interest from loans paid by residents to non-resident companies should be subject to a 5% WHT.

Senegal

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	25%	No	N/A	Gains derived from the sale of listed shares should be subject to WHT at a 25% tax rate.
Dividends	10%		N/A	
Interest	6%, 13% or 16%		N/A	Interest payments on shareholder loans paid by a Senegalese company to a non-resident company should be subject to a 16% WHT on the gross amount. Interest on bonds should be subject to a 13% WHT on the gross amount. However, that rate would be lowered to 6% for bonds issued with a maturity of, at least, 5 years.

Serbia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	20%	No	N/A	
Dividends	20%		N/A	
Interest	25% or Exempt		N/A	For residents of low-tax jurisdictions with preferential tax systems (e.g., Cayman Islands), the rate should be 25%. Interest on bonds or debentures issued by the government or the National Bank should be exempt.

Singapore

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	15% or Exempt		N/A	Certain exemptions for non-residents without a permanent establishment in Singapore may apply, including a possible exemption from WHT on interest derived from qualifying debt securities issued between February 28, 1998, and December 31, 2028, and from qualifying project debt securities issued between November 1, 2006, and December 31, 2025.

Slovak Republic

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	24%	Yes	Exempt	
Dividends	35%		15%	
Interest	Exempt or 35%		Exempt	Interest on bonds and government treasury bills paid to a non-resident should not qualify as Slovak sourced income and as such should not be subject to Slovak WHT rate (with the exception of interest on corporate bonds paid in the period from January 1, 2023 to April 18, 2023, in the case of non-cooperative countries the tax rate was 35%, in the case of cooperative countries 19% or this rate could be reduced under the respective income tax treaty). Interest derived from loans and securities (other than bonds and government treasury bills) paid to non-cooperative countries should generally be subject to 35% WHT rate, otherwise a 19% tax rate applies which can be reduced by the respective income tax treaty.

Slovenia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	15%		15%	
Interest	15%		5%	Interest on government debt should generally be exempt from tax.

South Africa

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 21.6%	Yes	Exempt	Gains are generally exempt from tax to the extent that the non-resident does not have a permanent establishment in South Africa or the shares do not consist of an interest in immovable property (i.e., less than 80% of the market value of the shares disposed of is attributable directly or indirectly to immovable property situated in South Africa). Otherwise, an effective 21.6% tax rate would apply.
Dividends	20%		5% or 15%	Under the tax treaty, the 5% reduced rate may apply if there is substantial ownership.
Interest	15%		0% unless anti-avoidance provisions apply	A 15% WHT rate should apply to interest and can be reduced by the tax treaty. Certain portfolio interest, including that arising from government bonds and listed debt instruments, may be exempt.

Spain

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	19%	Yes	Exempt	Gains generally should be taxable at a 19% tax rate. Under the U.S.-Spain tax treaty, gain should be exempt unless is substantial ownership or land-rich shares. Notwithstanding the above, the Protocol to the U.S.-Spain tax treaty, which entered into force on November 27, 2019, eliminates the taxation in cases of substantial ownership but maintains the taxation on gains derived from the transfer of land-rich shares.
Dividends	19%		5% or 15%	Under the Protocol to the U.S.-Spain tax treaty, a tax rate of 5% should apply if the beneficial owner is a company owning directly at least 10% of the voting stock of the company paying the dividends. A tax rate of 15% should apply to all other cases.
Interest	Exempt or 19%		Exempt or 10%	Under domestic law, interest may include gains on the sale of debt instruments in certain cases. Current applicable tax rate should be 19%. Government bonds and interest paid to EU residents should be exempt. Under the Protocol to the U.S.-Spain tax treaty a general exemption from WHT for interest would likely apply (subject to certain exceptions).

Sri Lanka

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	Gains from the disposition of shares listed on the Colombo Stock Exchange (CSE) should be exempt from tax in Sri Lanka.
Dividends	15%		No further reduction	
Interest	5% or Exempt		5% or Exempt	Generally, a 5% tax rate should apply. Exemption may apply on certain government bonds.

St. Kitts and Nevis

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt or 16.5%	No	N/A	Gains should be exempt when the shares are held for more than 1 year. When shares are disposed of within 1 year of acquisition, the gain should be subject to a tax rate of 16.5%.
Dividends	15%		N/A	
Interest	15%		N/A	

St. Lucia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	15%		N/A	

St. Vincent and the Grenadines

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt		N/A	
Interest	20%		N/A	

Sweden

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	30%		15%	The definition of dividends under the Swedish Withholding Tax Act also covers certain dividend-like payments, such as share redemption payments, etc.
Interest	Exempt		Exempt	

Switzerland

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	35%		15%	Tax treaty-reduced rates require filing for a refund.
Interest	35% or Exempt		Exempt	Interest payments on certain qualifying write-down bonds and contingent convertible bonds (CoCos) are generally exempt from WHT.

Taiwan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	Non-resident corporate shareholders with no permanent establishment in Taiwan should be exempt from income tax or alternative minimum tax on the gains arising from the sale of listed shares, futures, or options.
Dividends	21%		N/A	
Interest	15% or 20%		N/A	Interest derived from certain corporate bonds, government bonds, short-term commercial paper, REITs, and securitized loans should be subject to a 15% tax rate. All other interest would likely be subject to a 20% rate.

Thailand

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	Yes	No Further Reduction	Tax should be withheld at source if the purchaser or broker is a resident of Thailand. If neither the purchaser nor the seller are Thai residents, and the transaction is executed and the payment is made outside of Thailand, then the WHT provisions should not apply, and such transaction should be considered outside the Thai tax regime.
Dividends	10%		No Further Reduction	
Interest	15% or Exempt		15% or 10%	Generally, interest on government bonds should be exempt from tax.

Trinidad and Tobago

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	8%		8%	
Interest	15%		15%	

Tunisia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	25%	Yes	Exempt	
Dividends	25%		10%	
Interest	25%		Exempt	Exemption applies according to the treaty for interest on loans from financial institutions and with a duration of at least 7 years.

Turkey

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	Gains derived by nonresident companies from the disposal of shares listed on the Istanbul Stock Exchange should generally be exempt from Turkish tax. Foreign investors must submit a certificate of tax residency in order to be eligible for the current exemption from gains tax.
Dividends	15%		No Further Reduction	
Interest	Exempt		No Further Reduction	Interest on government bonds, treasury bills, and traded corporate bonds issued after January 1, 2006 should be generally exempt.

Ukraine

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	15%	Yes	Exempt	
Dividends	15%		15%	
Interest	15%		Exempt	

United Arab Emirates

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0%	No	N/A	Please note that oil & gas entities are taxed under a different tax system, as transactions involving these entities should be analyzed on a case-by-case basis.
Dividends	0%		N/A	
Interest	0%		N/A	

United Kingdom

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	Yes	Exempt	
Dividends	Exempt		Exempt	No withholding tax on dividends should be paid by a U.K. company.
Interest	20% or Exempt		Exempt	Interest on Quoted Eurobonds and Qualifying Private Placements should be exempt from withholding tax.

United States

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	N/A	N/A	Gains realized by non-resident investors should generally be exempt from U.S. tax unless connected with U.S. branch activities of the nonresident investor. However, tax may apply if shares would be treated as U.S. real property interests. Note: offshore funds may suffer material adverse U.S. income tax consequences unless the fund (i) timely and properly registers with the Internal Revenue Service under the Foreign Account Tax Compliance Act (FATCA), and (ii) complies with all related investor due diligence, withholding and reporting obligations imposed under the FATCA regulations and any applicable intergovernmental agreement (IGA).
Dividends	30%		N/A	See note on FATCA, above.
Interest	Exempt or 30%		N/A	Non-residents should generally be exempt from U.S. tax on "portfolio interest." If non-qualifying interest, the applicable rate should be 30%. See note on FATCA, above.

Uruguay

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt	No	N/A	
Dividends	Exempt or 7%		N/A	A tax exemption generally applies for dividends from companies that are listed on the Uruguayan Stock Exchange.
Interest	Exempt or 12%		N/A	A tax exemption generally applies for interest from Uruguayan Treasury Bonds.

Uzbekistan

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	20%	No	N/A	
Dividends	5%		N/A	From April 1, 2022 to December 31, 2028, dividends derived by non-resident entities should be subject to WHT at a 5% rate.
Interest	0%		N/A	From April 1, 2022 to December 31, 2028, interest derived by non-resident entities from corporate bonds should be exempt from WHT.

Venezuela

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Country)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	Exempt, 1%, 15% to 34%	Yes	Exempt	Gains from the alienation of publicly traded shares on the Venezuelan stock exchange should be subject a 1% transaction tax on the gross proceeds. OTC transactions should be subject to tax at rates ranging from 15% to 34%. Bonds generally taxable at rates ranging from 15% to 34%, but exemptions may apply.
Dividends	34%		15% or 5%	Only dividend distributions in excess of taxable profits of the distributing company should be subject to WHT. The WHT rate should be increased to 50% for hydrocarbon companies and 60% for mining companies.
Interest	15% to 34%		10% or 4.95%	

Vietnam

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	0.1%	No	N/A	
Dividends	Exempt		N/A	
Interest	5%		N/A	

Zambia

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	N/A	No	N/A	
Dividends	20%		N/A	
Interest	20%		N/A	Interest on government bonds and treasury bills should be subject to WHT at a rate of 20%.

Zimbabwe

Type of income	Tax rate applicable to nontreaty resident fund (Assumed to be a Cayman Islands Limited Company)	Has country concluded a bilateral income tax treaty with the United States?	Reduced tax rate applicable to eligible U.S. tax resident investor	Notes
Gains	1% or Exempt	No	N/A	Effective June 28, 2024, the rate of tax on gain on the sale of listed shares was 2% of the selling price. This 2% tax rate decreased to 1% effective December 28, 2024. However, gain on the sale of shares listed on the Victoria Falls Securities Exchange would generally be exempted from tax.
Dividends	5% or 10% or 15%		N/A	The WHT rate should be 5% on dividends from shares listed on the Victoria Falls Securities Exchange. The WHT rate should be 10% on dividends from shares listed on the Zimbabwe Stock Exchange. All other dividends should be subject to a 15% tax rate.
Interest	Exempt		N/A	

About the authors



Carles Farre is a Tax principal in KPMG LLP's International Tax practice and focuses on helping clients in the asset management industry. His clients consist of asset managers that include pension plans, hedge funds, private equity funds, venture capital funds, mutual funds, broker-dealers, and investment advisers. He has extensive experience addressing complex US and foreign country tax issues affecting his clients.

Carles leads delivery of KPMG LLP's GTT Services that address source-country taxation of investments and the related in-country compliance obligations. KPMG professionals who provide GTT Services work with KPMG International member firms to focus on the taxation of global securities and other investments, including monitoring related tax developments, across more than 150 countries.



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