MINISTRY OF FINANCE - TAX DEPARTMENT DECLARATION FOR EXEMPTION OF AN INDIVIDUAL FROM THE DEDUCTION OF SPECIAL DEFENCE CONTRIBUTION

(Section 3(2)(b) of the Special Contribution for the Defence of the Republic Law No.117(I) / 2002)

**Before completing this Declaration, please read the notes on page 2.

Name of Institution:	1. Name of Institution: The Cyprus Development Bank Public Company Ltd							
2 Tax Identification Code / Company Registration Number: 12001148V / HE1148								
A.INDIVIDUAL'S DETAILS								
Full Name (Name and Surname)								
2. (a) Identity	(b)Expiry				suing			
Number	Date				thority			
3. (a) Passport Number	(b)Expiry Date			٠,	suing Ithoriy			
Number and Country of Foreign Tax			5.Cyprus Tax Ide					
4. Number and Country of Foreign Faz	(Number.		5. Cyprus rax ru	Citaly	Number			
6. Permanent Residence Address								
7. There are/ There aren't any joint beneficiaries/ owners of the asset producing the income.								
B.QUESTIONNAIRE FOR ASCERTAINING RESIDENCY								
Tick in the appropr				Ti	ick in the approp	oriate box		
1. Is your permanent home: Privately owned Rented Rented Privately owned Privately Priv								
3. Business Address:								
4. (a) Description of Economic Activity	/:							
(b) Name and Address of Employe	r:							
5. When you are in Cyprus you reside	at	Tick in t	he appropriate bo	ОХ				
(a) a Hotel (b) Rented Pi	remises	(c) Ow	ned Premises		(d) frier	nds or relatives		
6. I expect/ I do not expect to be in Cyprus for a period up to 183 days during any calendar year and the days of my arrivals and Departures to and from Cyprus during the previous calendar year were : Arrival Date Departure Date Days of stay								
Total days of stay :								
Total days of stay :								
(tick where applicable only) 1 I, the aforesaid person, am tax resident of Cyprus from								
(b) the above income arises from approved activities as a ship-owner / charter / ship management or from working								
capital of such activities. As from year, I, the holder of the aforesaid asset/s and the person beneficially entitled to the income therefrom hereby declare that I am entitled to be exempt from Special Contribution for Defence. If I am no longer entitled to this exemption I shall inform the above organisation, in writing, within one month from the date of the change in circumstances, and shall authorise them to deduct any Special Contribution for defence on the income, with interest from the date specified in the law, from the income I am entitled to.								
Signature		Date:						

NOTES

If you cease to have your tax residency outside Cyprus you must IMMEDIATELY inform the Institution paying you the income.

1. Definition

Institutions are in the case of:-

- · Interest Individuals and Legal persons that pay or credit interest,
- Dividends Legal persons (companies) that pay dividends and
- Rents Companies, partnerships, the republic and local authorities that pay or credit rent 🗆

2. Who and for what reason is responsible for the completion of this Declaration

This declaration must be completed by

- · who are entitled to interest / dividends / rents and are not tax residents or domiciled in Cyprus
- who have approved activities as a ship-owner / charter / ship management as these are defined in the Merchant Shipping (Fees
 and Taxing Provisions) Law of 2010 (Law 44(I)/2010), as amended, and who are entitled to interest / dividends / rents

with which they will inform the institutions about the respective case accordingly, so as no Special Contribution for defence is deducted from interest / dividends / rents.

Institution who pay or credit interest / dividends / rents are obliged by the Special Contribution for the Defence of the Republic Law N.117(1) of 2002, as amended, to deduct special contribution for the defence at the rate applicable on the date that the interest is paid or credited to Cyprus residents.

3. Where to submit the Declaration

This Declaration, once completed and signed, must be submitted to the Institution from which you receive / are credited with interest / dividends / rents. The Institution undertakes to permit the Commissioner or his/her authorised representative to examine the present Declaration at its premises or upon the Commissioners request, to submit to the Commissioner the afore-mentioned or a true copy of them.

4. Who are considered to be Cyprus Tax Residents?

Cyprus tax residents are considered to be Individuals who meet either the 183-day-rule, or the 60-day rule.

- 183-day-rule an individual resides in Cyprus for one or more periods which exceed in total 183 days during a tax year.
- 60-day rule (applies from the year 2017 onwards) an individual complies with all the conditions below:
- (i) stays in Cyprus for at least 60 days
- (ii) does not stay for more than 183 days in another state
- (iii) is not a tax resident of another state
- (iv) exercises any business in Cyprus and/or renders salaried services in Cyprus and/or holds an office in a Cyprus tax resident company.
- (v) has a permanent residence in Cyprus which owns or renders.

5. Who are considered to be domiciled in Cyprus?

Domicile in Cyprus is set in accordance with the provisions of the Wills and Succession Law no.75/70, as amended.

Individual are not considered to have their domicile in Cyprus when in Part C they have ticked 1.1 <u>and</u> additionally have ticked any of the following

- 1.2 και 1.2(a)
- 1.2 και 1.2(b)
- 1.3

6. Ascertaining of Residence / Domicile

The Tax Department has the right to request evidence in respect of parts B and C e.g. hotel receipts, rental agreements, property title for residence, copies of passports showing arrival and departure stamps, airplanes or other tickets, boarding passes.

7. Other information

The rates for special contribution for the defence are available on the Tax Department website, www.mof.gov.cy/tax in both the "Legislation / laws" section and "Tax Rates" section. Please note that some pages on the site are only available in Greek.

8 An incorrect or false declaration is a criminal offence

In accordance with the provisions of the Assessment and Collection of Taxes Law 4/78, as amended, a false declaration is a criminal offence and upon conviction is subject to a fine of €10 000 and/or to imprisonment of up to 5 years.

9 The Processing of Personal Data (Protection of Individuals) Law of 2001

The Tax Department maintains a Registry with which the personal data of Cyprus tax payers is filed, for the purpose of implementing Tax Legislation.

A publication was put through the Media relating to the operation of the Registry, in accordance with the Processing of Personal Data (Protection of Individuals) Law of 2001.

According to the above, the Department may use the data contained in the Declaration in order to :

- · Check the accuracy of information
- · Prevent or detect crime
- · Protect public funds.