## QUESTIONS & ANSWERS -DEEMED GAINS TAX ON YOUR EXECUTIVE BOND



## Q. WHY MAY I BE LIABLE TO TAX ON MY EXECUTIVE BOND?

**A.** Our records show that you have a United Kingdom (UK) address. The Executive Bond you hold is primarily designed for use by non-UK residents because the wide range of assets it can hold means it is classified as a type of investment (called a 'personal portfolio bond', under UK tax rules) which has stringent income tax consequences for investors who are resident in the UK.

#### Q. WHO DO THE TAX RULES APPLY TO?

**A.** Because of the Executive Bond's classification under UK tax rules, a deemed gains tax charge is applicable to UK resident policyholders. Our records show that you now have a UK address, indicating that you are UK resident, and therefore this charge may apply to you.

## Q. WHEN IS THE DEEMED GAINS TAX CHARGE APPLIED AND PAID?

**A.** The deemed gains tax charge is calculated each policy anniversary and is paid in your annual self-assessment tax return. The deemed gain on which the tax is based accrues even if you are not UK resident but you are not subject to tax until you become UK tax resident (see example below).

## Q. WHAT IS A DEEMED GAIN AND HOW IS IT CALCULATED FOR THE ANNUAL DEEMED GAINS TAX CHARGE ON MY BOND?

**A**. Rather than being based on the actual gains your bond has made, the tax charge assumes a gain of 15% of the amount you invest (known as a 'deemed gain'). For the purposes of the tax calculation, this gain is assumed to be cumulative for each year the policy is in force, as shown in the example below.

Example - calculating the cumulative premium for the deemed gain

#### £100,000 is invested into an Executive Bond.

- **Year 1** The deemed gain liable to income tax is £15,000 (£100,000  $\times$  15%).
- **Year 2** The deemed gain liable to income tax is £17,250 (£115,000 x 15%).
- Year 3 The deemed gain liable to income tax is £19,838 (£132,250 x 15%). The investor moves back to the UK at this point and so they pay tax based on a deemed gain of £19,838.
- **Year 4** The deemed gain liable to income tax is £22,813 (£152,088 x 15%). The investor is still living in the UK and so for this year they pay tax based on a deemed gain of £22,813.

As you can see from the example above, the investor only starts paying the deemed gain tax charge when they return to the UK. The amount of tax they pay in the year they return and subsequent years reflects the length of time they've held the bond and the cumulative treatment of the gain (but they don't have to pay any tax for the years they haven't been resident in the UK).

Deemed gain tax charges do not apply in the final year of the bond. This includes bond years which have been extended. A bond year is extended where it starts and ends in the same tax year.

If we take the above example using a commencement date of 03/09/2015 and assume the bond was closed on 02/10/2019, the final bond year is 03/09/2019 - 02/10/2019. As this is in the same tax year, the final year is extended and becomes 03/09/2018 - 02/10/2019. This has the effect of removing the deemed gain tax charge (£22,813) at the end of year 4 because it occurs in the last bond year.

#### Q. WHAT RATE OF TAX APPLIES?

**A.** Tax is charged on the assumed gain at your highest rate of income tax. If you are an additional rate taxpayer the rate will be 45%.

Where you have been non-UK resident for some of the time you have owned the bond, relief is available to reduce the gain so that only a proportion of the gain relevant to the period you have been UK resident is chargeable. Using the example above, where a bond commenced 03/09/2015. If the policyholder returned to the UK on 01/03/2018 the two deemed gains shown in the example above would be reduced accordingly: End of year 3 - £19,838

The bond has run for 1095 days of which 910 have been whilst non-resident. The reduction allowable is 910/1095 \* £19,838 = £16,486.

The taxable gain is therefore £19,838 - £16,486 = £3,352 End of year 4 - £22,813

The bond has run for 1460 days of which 910 have been whilst non-resident. The reduction allowable is 910/1460 \* £22,813 = £14,219.

The taxable gain is therefore £22,813 - £14,219 = £8,594

## Q. DOES THE DEEMED GAINS TAX CHARGE APPLY ON DEATH, SURRENDER OR MATURITY?

A. The deemed gains tax charge does not apply on death, surrender or maturity of the policy; however a 'chargeable event tax charge' may apply in these situations. If you have already paid tax on any deemed gains, you will receive a credit for tax paid on the deemed gain therefore potentially reducing any gain made.

## Q. HOW IS THE DEEMED GAINS TAX CHARGE PAID?

A. You are responsible for any personal tax reporting and tax liability in relation to your bond required by the relevant tax authorities (not just in the UK). Your country of residence can affect how your bond is taxed, and you should seek professional tax advice to ensure you understand your personal liabilities. If you are now a UK resident, the gain(s) on your bond should be declared each year in your self-assessment tax return under the section 'Gains on Foreign Life Insurance Policies'. If you haven't previously declared a tax charge whilst you have been resident in the UK, you should contact HMRC's self-assessment helpline to discuss how you arrange late payment of any tax due.

#### Q. IS THERE ANYTHING I CAN DO TO REDUCE OR ELIMINATE THIS TAX CHARGE IN THE FUTURE?

**A.** Your adviser may suggest that you restrict the type of investments which you are able to invest in through your bond - a process we call 'endorsing' your policy. If you want us to endorse your policy for you free of charge, please complete the enclosed form and return it to us. Once your policy is endorsed, it will no longer be considered a 'personal portfolio bond' and you will no longer be liable to pay the 15% deemed gains tax charge going forward.

# Q. IT IS EXTREMELY IMPORTANT THAT YOU SPEAK TO YOUR FINANCIAL ADVISER BEFORE YOU MAKE ANY INVESTMENT DECISIONS.

**A.** Endorsing your bond may mean that some of your assets will need to be sold and therefore it is important to consider the amount of the tax charge alongside the current market value of your assets and the potential for future growth. Your adviser can also make a recommendation based on your personal circumstances and whether or not you need to have access to the widest range of investment options allowed within your bond.

#### Q. WHAT SHOULD I DO NEXT?

**A.** We strongly recommend that you speak to your financial adviser or tax adviser about the tax implications of your bond and what to do next. If you do not have a financial adviser, you can find authorised advisers in your area at www.unbiased.co.uk. Alternatively you can contact us using the details below and we will be happy to help, but please remember we are not authorised to give you tax or financial advice. Telephone: +44 (0) 1624 655555 - please ask to speak to the UK tax queries team.

Utmost International is not permitted or licensed to give tax advice, and accepts no responsibility for any tax liability that has occurred by you holding a policy, whilst UK tax resident or non UK resident.

#### A WEALTH of DIFFERENCE

www.utmostinternational.com

Calls may be monitored and recorded for training purposes and to avoid misunderstandings.

Utmost International Isle of Man Limited is registered in the Isle of Man under number 24916C.

Registered Office: King Edward Bay House, King Edward Road, Onchan, Isle of Man, IM99 1NU, British Isles.

Tel: +44 (0)1624 655 555 Fax: +44 (0)1624 611 715. Licensed by the Isle of Man Financial Services Authority.

 $Utmost\ Wealth\ Solutions\ is\ registered\ in\ the\ Isle of\ Man\ as\ a\ business\ name\ of\ Utmost\ International\ Isle\ of\ Man\ Limited.$