

TMICC - Tax - Employee Notes



Finland	RSUs
When will I be taxed in relation to my plan benefits?	Grant: No income tax. No social security. Vesting: No income tax. No social security. Transfer to participant: Income tax and social security. Sale by participant: Capital gains tax on increase in value since vesting. No social security.
What is the maximum rate of income tax payable in relation to my plan benefits?	57.15% (2025) highest combined rate, including national, municipal and church tax. Any change in tax rates usually takes effect from 1 January.
Income tax rates	The tax rate for an individual is a combination of national tax, municipal tax and church tax (if applicable). In 2025, the top national tax rate is 44.25% and applies to annual income in excess of EUR150,000. Additional municipal taxes (from 4.7% to 10.9% of taxable income) depend upon the residence of the taxpayer. These national and municipal rates are applicable in mainland Finland, not the province of Åland, where the allocation of tax burden between the rates is different. Some residents also pay church tax of between 1% and 2.25%. The highest combined tax rate is 57.15%. In Helsinki, if the individual is a member of the Evangelical-Lutheran church, the maximum tax rate is currently 50.55%.
Will my employer withhold income tax in relation to my plan benefits?	Yes
Are my plan benefits subject to social security contributions?	Yes Employee social security. Employer social security. Employer must withhold the employee contribution.
Employee social security	Employee social security: 9.64% to 11.14% (combined amounts): Sickness insurance premium: combined 1.90% (daily allowance premium of 0.84% (0.00% if income is less than EUR16,862) and Medicare premium of 1.06%);



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	Medicare premium on pension income and social benefits (not assessed for ordinary salary income subject to sickness insurance premium): 1.45%;
	Pension insurance contribution: 7.15% (aged 17 to 52 years or 63 to 68 years) and 8.65% (aged 53 to 62 years);
	Unemployment insurance contribution: 0.59% (employees aged 18 to 64).
	Employee social security (cap): no cap.
	Note : under specific conditions, share related income will only be subject to the Medicare premium of 1.45% (see 'Tax beneficial treatment' section).
What is the maximum rate of capital gains tax?	Capital income is taxed progressively with a rate of 30% for annual capital income up to EUR30,000 and 34% for annual capital income exceeding EUR30,000.
What is the maximum tax rate payable on dividends?	Subject to certain conditions, 85% of dividends from publicly quoted shares is taxed as capital income. 15% is tax exempt. The basic capital income tax rate is 30%, rising to 34% when the amount of annual capital income exceeds EUR30,000.
	The above assumes that the company distributing the dividend is a publicly quoted company and that it is either a company stated in Article 2 of the Parent-Subsidiary directive or a company resident in a tax treaty state, the tax treaty with Finland is applied to the dividend, and the company is subject to at least 10% income tax on its profits. If the assumptions do not apply, dividends will be subject to income tax in full.
	If the employer company is not publicly quoted, the dividend income is partly taxed as capital income and partly as earned income (progressive tax rate applies).
	Dividends from e.g. companies located in a non-treaty state outside the EU, are fully taxable as earned income with progressive income tax rates.
Do I have to report any income in relation to the plan to my local tax authority?	Yes, the employee must file an annual return return (unless there are no changes to the pre-completed return). There is no specific filing in relation to equity related incentives.
	The employee must report any foreign held assets to the tax authorities.



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	Report name : pre-completed Annual Income Tax Return. Capital gains and dividends are reported on the same return. Foreign held assets are reported with the tax return. The return can be filed online or in paper form. The tax return can be downloaded from the website

This summary assumes that you only pay tax in one place. Different rules may apply if you pay tax in different places.

This summary is only a guide. It is limited to a general description of national tax laws and does not address various issues which may impact the tax result, including: local, city, regional, state or other provincial taxes; retention and holding periods; restrictions on the shares; clawback terms and periods; and your own individual circumstances. We do not guarantee any particular tax result. Therefore, we recommend that you consult your own tax advisor regularly to determine your tax position.

The information provided is understood to be correct as of 26 November 2025. Changes in legislation or practice after this date may affect the tax treatment.

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