INFORMATION ON THE TAX STRATEGY
OF EVIOSYS PACKAGING POLSKA SP. Z O.O. /
CROWN PACKAGING POLSKA SP. Z O.O.

for tax year 2020
This information on the tax strategy (the “Information”) has been drafted by Eviosys Packaging Polska sp. z o.o. with its registered office in Goleniów (formerly: Crown Packaging Polska sp. z o.o.), NIP (taxpayer identification) number: 5261017930, KRS (National Court Register) number: 0000020882 (the “Company”) for the tax year from 1 January to 31 December 2020 and made public pursuant to Article 27c of the Corporate Income Tax Act of 15 February 1992 (Journal of laws Dz.U.2020.1406 consolidated text as amended, hereinafter: the “CIT Act”).

1. INFORMATION ON THE COMPANY

The Articles of Association of Eviosys Packaging Polska were executed on 11 May 1993, and on 13 July 2001 the Company was registered in the Companies Register of the National Court Register. The Company’s registered office is located in Goleniów at ul. Maszewska 20, 72-100 Goleniów, in the Zachodniopomorskie Province. The company has a branch in Pruszcz Gdański, at ul. Zastawna 38, 83-000, Pruszcz Gdański. In fiscal year 2020 the Company was part of the Crown Group.

The Crown Group produces and sells various types of metal packaging for consumer products. The range of products offered by the Crown Group includes in particular: beverage cans, food cans, cans for household use and metal closures. The Crown Group manufactures and sells its products in North America, South America, Europe, Asia, Africa and the Middle East. The parent company of the Crown Group is Crown Holdings Inc., which is listed on the New York Stock Exchange (NYSE) under the trading symbol "CCK".

The company manufactures metal cans and closures for supply to manufacturers and supplier of consumer products.

The Company’s registered name was changed to Eviosys Packaging Polska on 25 October 2021 In 2020 the Company operated under its old name Crown Packaging Polska sp. z o.o.

2. TAX STRATEGY

2.1. Processes and procedures concerning tax obligations

The Company has processes in place to manage and ensure the proper performance of its obligations under tax law. The processes have been established and are applied in accordance with applicable Polish law.

The processes applied by the Company relate to the fulfilment of obligations relating to the timely submission of tax returns, and reporting and payment of taxes that the Company is obliged to pay, regardless of the form in which they are collected. The Company applies internal processes concerning, inter alia:

(a) prevention of non-compliance with the obligation to provide information on tax schemes (MDR);
(b) verification of contractors and invoices for VAT.

The processes serve to ensure that tax obligations are performed in compliance with applicable laws. The processes applied by the Company are updated on an ongoing basis and are subject to changes in
accordance with the applicable legal regulations. In addition, the Company also follows other practices in order to comply with its tax obligations, including the use of external advisory firms in order to ensure compliance with transfer pricing laws and regulations.

2.2. Voluntary forms of cooperation with the National Tax Administration bodies

The Company aims to cooperate with the National Tax Administration bodies based on factual and transparent communication, and mutual trust. The cooperation includes - depending on the situation - communication with the tax authorities aimed at providing up-to-date information on the tax consequences of the activities carried out by the Company, as well as providing substantive responses to questions posed by the National Tax Administration bodies within the framework of ongoing proceedings.

3. FULFILLING TAX OBLIGATIONS IN POLAND

The Company pays due taxes in Poland, irrespective of the manner in which they are collected, including corporate income tax (CIT) and tax on goods and services (VAT). The Company also makes advance payments on account of personal income tax on salaries paid to individuals employed at the Company.

With respect to taxes paid in Poland, the Company maintains accounting books as required by generally applicable laws, fulfils its obligations to complete and submit appropriate tax returns, records, structures of uniform control files (JPK), forms, reports, statements or other information or documents that the Company is required to prepare under tax law.

The Company exercises due diligence in verifying the correct tax rates and the applicability of exemptions provided for in the tax legislation.

The amounts of revenue, tax deductible costs, income and due tax reported by the Company are published in the Public Information Bulletin on the website of the Ministry of Finance, pursuant to Article 27b of the CIT Act.

The Company fulfils its obligations regarding tax schemes based on an internal procedure related to preventing non-compliance with the obligation to provide information on tax schemes (MDR). In Tax Year 2020, the Company did not identify or report any arrangements that might constitute a tax scheme.

4. INFORMATION ON TRANSACTIONS WITH RELATED PARTIES AND ON PLANNED OR UNDERTAKEN RESTRUCTURING ACTIONS

4.1. Information on transactions with related parties

Below is a summary of information about transactions with related parties (as defined in the respective Polish tax regulations) performed by the Company in 2020, the value of which exceeded 5% of the total value of the assets (balance sheet) (as defined in Polish accounting law), as per Company’s approved financial statement for 2020:

<table>
<thead>
<tr>
<th></th>
<th>Revenues</th>
<th>Expenses</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crown Packaging Europe</td>
<td>378 080 020,42 PLN</td>
<td>0,00 PLN</td>
</tr>
</tbody>
</table>
The terms and conditions of the transactions made by Company with affiliated entities in the year ended 31 December 2020 were on an arm’s length basis.

4.2. Information on planned or undertaken restructuring actions

In Tax Year 2020 the Company planned to carry out a restructuring consisting in the intra-group sale of an organised part of an enterprise (“OPE”). The aim of the transaction is to allow the Crown Group to retain its Polish beverage can manufacturing activity prior to the disposal of the Company to KPS Capital Partners.

The planned restructuring was implemented in Tax Year 2021.

Apart from that the Company did not plan nor was implementing any restructuring projects that might have affected the amount of Company’s tax liabilities or tax liabilities of its related parties.

5. INFORMATION ON REQUESTS SUBMITTED BY THE COMPANY

In Tax Year 2020, the Company did not submit any requests for individual tax rulings, general tax rulings, binding rate information (WIS) on the VAT rate or binding excise information (WIA) on excise information.

6. INFORMATION CONCERNING TAX SETTLEMENTS OF THE TAXPAYER IN TERRITORIES OR COUNTRIES APPLYING HARMFUL TAX COMPETITION

In Tax Year 2020, the Company did not settle taxes in territories or countries that apply harmful tax competition within the meaning of the relevant provisions of the CIT Act and the Tax Ordinance.

<table>
<thead>
<tr>
<th>Source: The statutory financial statement of Company for 2020</th>
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<tbody>
<tr>
<td>The terms and conditions of the transactions made by Company with affiliated entities in the year ended 31 December 2020 were on an arm’s length basis.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Company</th>
<th>Income 2020 (PLN)</th>
<th>Tax 2020 (PLN)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CROWN Bevcan Slovakia s.r.o.</td>
<td>44 379 464,33</td>
<td>510 167,20</td>
</tr>
<tr>
<td>Crown Closures Spain, S.L</td>
<td>13 513 336,93</td>
<td>20 392 296,16</td>
</tr>
<tr>
<td>CROWN Foodcan Germany GmbH</td>
<td>8 253 491,63</td>
<td>24 165 307,98</td>
</tr>
<tr>
<td>Crown Imballaggi Italia S.r.l.</td>
<td>1 018 197,79</td>
<td>32 295 224,98</td>
</tr>
</tbody>
</table>