

US Expats in Portugal



Tax Optimization

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About Us

The Blacktower Group was formed in 1986 to provide independent wealth management advice and a bespoke service for both individual and corporate clients around the world.

Having celebrated over 35 years in business, our independent financial advisers continually keep pace with the changing needs of our customers, regulations and legislation. They are led by our Chairman, John Westwood, one of the founders of the firm.

In 2000, Blacktower expanded offshore and opened its first office in the Algarve, Portugal, with Blacktower Financial Management (International) Ltd (BFMI) being established shortly after in 2003. Today, the Blacktower Group has offices in Europe, Gibraltar, the UK, the US, Switzerland, Australia, and Cayman and is continuing to expand its regulatory footprint.

The world of investment and financial planning services is complex, even if you are financially aware, and finding the right products is time consuming. That's why we are here. With our knowledge and expertise we can save you time, money and bring you peace of mind.

We want to help you achieve your financial aspirations, and realise some dreams. So, we're there for you at all the key moments in your life. We believe our role is to listen and understand your needs. Then we use our experience to find the right products for your circumstances, personal or business, home or abroad.

We guarantee, whatever financial planning services you require, you'll get the same high level of professionalism and attention. We also have Consultants throughout our offices in Europe who as well as speaking English, also speak Spanish, Swedish, Danish, Norwegian, French and Italian.

“We are one of the most comprehensive and experienced wealth management companies around and our range of holistic financial planning services covers all your needs whether you are in the UK or further afield.”

– John Westwood, Group Chairman

Tax Optimization

Navigating the tax landscape in Portugal presents unique challenges and opportunities for US expatriates. Both nations have intricate tax systems, and for Americans living abroad, understanding these nuances is crucial to optimizing tax liabilities and complying with legal obligations.

Dual Tax Filing Obligations

US citizens and permanent residents are subject to the United States' global taxation policy, meaning they must file US federal income tax returns regardless of their country of residence. This requirement continues when one moves abroad; hence, US expats living in Portugal must file tax returns in both the US and Portugal. It's crucial to navigate this dual-tax filing landscape carefully to avoid double taxation and leverage possible tax credits and exclusions available under US tax law, such as the Foreign Earned Income Exclusion (FEIE) and the Foreign Tax Credit (FTC).

Tax Residency in Portugal

Establishing tax residency in Portugal typically means you're subject to Portuguese tax on your worldwide income. Portugal determines tax residency based on physical presence (staying in Portugal for more than 183 days in a tax year) or having a habitual residence there. As a tax resident, understanding the scope of taxable income and available deductions is essential for effective tax planning and compliance.

End of NHR and Introduction of New Tax Incentives (2024)

The Non-Habitual Resident (NHR) regime has significantly drawn expatriates moving to Portugal. It offers favorable tax treatment for ten years to those qualifying as non-habitual residents. The regime provides a flat income tax rate of 20% on certain Portuguese-sourced incomes and an exemption on foreign-sourced income for eligible individuals.

However, the Portuguese government announced changes to the NHR regime, effective January 1, 2024. The original NHR regime will no longer accept new applicants after this date. Instead, a new set of tax incentives for attracting professionals in scientific research, technology, and high-value-added sectors has been introduced. These incentives include a special 20% tax rate on employment or self-employment income earned in Portugal and exemptions on various categories of foreign-sourced income for eligible professionals. This shift marks a strategic move to attract skilled professionals and stimulate areas critical to the national economy's innovation and growth.

Staying abreast of these changes is vital for US expats in Portugal or those considering the move. Introducing new tax incentives requires understanding the eligibility criteria and how these changes affect your tax planning and filing obligations. As the Portuguese tax landscape evolves, consulting with tax professionals experienced in US and Portuguese tax law becomes even more crucial to navigate the complexities and ensure compliance while optimizing tax outcomes.

These developments underscore the importance of proactive tax planning and the need for up-to-date advice tailored to the individual circumstances of US expats in Portugal. As we move into 2024 and beyond, adapting to these changes will be critical to effectively leveraging Portugal's tax environment.

Understanding the US-Portugal Tax Treaty

Understanding the US-Portugal Tax Treaty is essential for American expatriates living in Portugal and Portuguese residents receiving income from the United States. This treaty, signed to prevent double taxation, delineates the tax obligations for individuals and businesses operating within both countries.

Here's a breakdown of key aspects based on the latest information:

Prevention of Double Taxation

The treaty establishes mechanisms that prevent income from being taxed by both the United States and Portugal. It allows for the application of foreign tax credits, whereby taxes paid in one country can be credited against the tax liability in the other country, thereby reducing or eliminating double taxation.

Savings Clause

A notable feature of the treaty is the "Savings Clause," which allows the United States to tax its citizens and permanent residents as if the treaty didn't exist, with limited exceptions. This clause ensures that US taxpayers cannot use the treaty to avoid US taxes on their worldwide income altogether. However, there are provisions, like the foreign earned income exclusion and foreign tax credits, that US citizens living in Portugal can utilize to mitigate double taxation.

Tie-Breaker Rules for Tax Residency

The treaty includes tie-breaker rules to determine the tax residency of individuals with potential tax obligations to both countries. These rules help ascertain which country has the primary right to tax the individual's income, thereby preventing dual tax residency issues. The criteria include:

- **The location of a permanent home.**
- **The center of vital interests.**
- **Habitual abode.**
- **Nationality.**

In situations where these criteria do not resolve residency, the competent authorities of the United States and Portugal will decide based on the individual's facts and circumstances.

Taxation of US-Sourced Passive Income

For Portuguese residents with U.S.-sourced passive income (e.g., dividends, interest, pensions), the treaty specifies reduced tax rates or exemptions to prevent double taxation of this income. However, due to the Savings Clause, these benefits generally do not apply to US citizens.

Application for Treaty Benefits

Individuals and businesses looking to benefit from the treaty provisions need to apply for treaty benefits with the relevant tax authorities. This process involves submitting the necessary forms along with supporting documentation. It may require assistance from tax professionals familiar with the treaty.

The US-Portugal Tax Treaty represents a critical tool in Americans' tax planning and compliance efforts in Portugal and vice versa. Its provisions are designed to alleviate double taxation and clarify tax obligations for cross-border income. Given the treaty's complexities and the potential for legislative changes, individuals are advised to consult with tax professionals to ensure compliance and optimize their tax strategies.

Overview of Portuguese Taxes Relevant to Expats

Income Taxes

In 2024, Portugal taxes residents on their worldwide income at progressive rates from 13.25% to 48%. Non-residents are taxed at a flat rate of 25% on their Portuguese-sourced income, including employment, self-employment, and pension income.

Capital Gains Tax

Capital gains from the sale of real estate by residents are taxed on 50% of the gain, which is then added to other taxable income and taxed at the marginal rate. The capital gain could be exempt if the proceeds are reinvested in a primary residence in Portugal or the EU/EEA within 36 months. Non-residents face a 28% tax rate on 100% of the gain from Portuguese property sales. Shares and securities gains for residents are taxed at a flat rate of 28%, with specific conditions allowing for only 50% of gains from the sale of shares in small enterprises to be taxed if held for over three years.

Property Taxes

IMI (Municipal Property Tax) is applied to the property's taxable value, with rates varying by municipality.

IMT (Municipal Tax on Onerous Transfers of Property) is due upon acquisition. Rates depend on the property's value and purpose and can reach up to 6%.

AIMI (Additional to IMI) is a wealth tax on high-value properties, with rates up to 1.5% for properties valued above €2 million.

Inheritance and Gift Taxes

Portugal does not impose an "inheritance tax"; however, a 10% stamp duty applies to the value of inherited assets. Direct family members (spouses, descendants, and ascendants) are exempt from this duty.

NHR Regime and New Tax Incentives from 2024

The Non-Habitual Resident (NHR) regime, offering significant tax benefits for ten years, is ending for new applicants. However, a new tax incentive for scientific research and innovation has been introduced, targeting individuals relocating to Portugal from January 1, 2024. Eligible individuals will be taxed at a special rate of 20% on certain income types for ten years, with exemptions on various foreign income categories.

Understanding these tax structures is crucial for effective tax planning and compliance for expatriates in Portugal or those considering relocating. Given the complexities and frequent changes in tax legislation, consulting with a tax professional knowledgeable about Portuguese and international tax law is advisable to optimize tax liabilities and take full advantage of available incentives.

Special Tax Regimes and Changes in 2024

In 2024, Portugal introduced new tax incentives aimed at expatriates, especially those involved in scientific research, innovation, and high-value activities. This transition signifies the end of the Non-Habitual Resident (NHR) regime for new applicants, marking a shift towards attracting skilled professionals and innovators to foster economic growth and innovation.

The Transition from NHR to New Tax Incentives

The NHR regime, which provided significant tax benefits such as a flat income tax rate of 20% on Portuguese-sourced income and exemption from taxation on foreign-sourced income for eligible individuals, concluded at the end of 2023. However, Portugal continues to offer attractive tax conditions to retain its appeal to expatriates and investors.

Eligibility Criteria for New Tax Incentives

Starting January 1, 2024, the new tax incentives focus on expats working in scientific research, innovation, and other high-value activities. Eligibility for these incentives includes:

- **Employment in the Autonomous Regions of Madeira and the Azores, defined by regional decree.**
- **Involvement in higher education, scientific research, or recognized technology and innovation centers.**
- **They hold highly qualified positions in companies benefiting from the Tax regime for investment promotion or in industries exporting a significant portion of their turnover.**
- **Research and development personnel eligible for the R&D tax incentive system.**
- **Leadership roles in startups certified under the Portuguese Startup Law.**

These targeted professionals can enjoy a special tax rate of 20% on employment or entrepreneurial income derived from these activities for ten consecutive years. Moreover, this regime provides exemptions on several categories of foreign income, though it does not cover pension income. It's essential to continue earning active income within the specified fields, with allowances for brief interruptions between suitable activities or jobs.

Implications for Expats

For expats looking to take advantage of these new tax incentives, it's crucial to understand the specific eligibility criteria and the scope of the tax benefits offered. The focus on scientific research, innovation, and high-value activities aligns with Portugal's strategic goals to stimulate economic development and attract foreign talent in these fields.

While the NHR regime provided broad tax benefits to many expatriates, the new incentives are more narrowly focused. However, they still represent a significant opportunity for professionals in eligible sectors to reduce their tax burden while contributing to Portugal's innovative and technological advancement.

Tax Optimization Strategies for US Expats

For US expats in Portugal looking to optimize their tax situation, leveraging the US-Portugal Tax Treaty and understanding Portuguese tax laws is key. Here are strategies and insights into estate planning and inheritance laws in Portugal, based on current information:

Leveraging the US-Portugal Tax Treaty

Foreign Tax Credits: US expats can utilize foreign tax credits to offset taxes paid in Portugal against their US tax liability. This is particularly relevant for income taxed in both countries, helping to avoid double taxation.

Foreign Earned Income Exclusion (FEIE): Expats may exclude a certain amount of their foreign-earned income from US taxes. This exclusion can significantly reduce the US tax burden for those qualifying based on their residency or physical presence in Portugal.

Estate Planning and Inheritance Laws in Portugal

Portuguese Inheritance Law: Portugal's inheritance law includes provisions for legal heirs and forced heirship, ensuring certain family members receive a mandatory portion of the estate. Understanding these laws is crucial for estate planning.

Inheritance Tax: Portugal imposes a stamp duty on inheritance, with a rate that varies based on the relationship between the deceased and the heir and the value of the inherited assets. Direct family members (spouses, children, parents) are typically exempt.

Asset Protection Strategies: Portuguese residents' income derived from foreign trusts is taxed at a 28% rate. For non-habitual residents with trusts, reviewing tax planning before distributions is advisable to navigate the tax implications effectively.

Tax Planning Insights

Asset Distribution: For expats with assets in both the US and Portugal, understanding the tax implications of distributing these assets, primarily through trusts, is essential. Portugal has been closing loopholes in tax laws related to foreign trust structures, affecting how income from these trusts is taxed.

NHR Regime Changes: The NHR regime, offering favorable tax treatment for new residents, ended for new applicants in 2023. However, a new regime focusing on professionals in scientific research, innovation, and high-value activities has been introduced, offering eligible individuals a 20% tax rate on certain incomes.

Filing Requirements and Deadlines

For US expats living in Portugal, managing tax filing requirements and deadlines across two countries is crucial to ensure compliance and avoid penalties. Here's a guide to help navigate these obligations efficiently:

US Tax Filing Requirements and Deadlines

April 15, 2024: The deadline for US taxpayers to file their 2023 individual tax returns and pay any due taxes. US expats living outside the US on this date automatically receive a 2-month extension, moving the filing deadline to June 15, 2024. However, any taxes owed must still be paid by April 15 to avoid interest and penalties.

June 17, 2024: This extended deadline is specifically for US expats. It's advised to make an estimated tax payment by April 15 if you expect to owe taxes to minimize interest accumulation from this date.

October 15, 2024: This is the final filing deadline for those requesting an additional extension. A specific extension to December 16 can also be requested under certain conditions related to the Foreign Earned Income Exclusion.

Portuguese Tax Filing Requirements and Deadlines

The Portuguese tax year aligns with the US, from January 1 to December 31. The deadline for filing income taxes in Portugal is April 30 of the following year. If taxes are owed, the payment must be completed by August 31.

For self-employed individuals, income should be reported quarterly in April, July, October, and January.

Tips for Efficient Filing

Understand Your Tax Obligations: Familiarize yourself with the tax laws of both countries. For instance, in Portugal, residents are taxed on worldwide income at rates from 14.5% to 48%. In comparison, non-residents are taxed at a flat rate of 25% on Portugal-source income.

Organize Documentation Early: Collect all necessary documentation well before the deadlines to avoid a last-minute rush that could lead to errors.

Seek Professional Advice: Consider consulting with tax professionals specializing in expat tax issues to ensure you take advantage of all applicable deductions and credits and properly apply the US-Portugal Tax Treaty benefits.

Leverage Extensions Wisely: Use the automatic extensions available to US expats if needed, but remember that extensions to file do not apply to tax payments. Interest on unpaid taxes starts accruing from the original April 15 deadline.

The Importance of Professional Advice

Navigating the complexities of tax laws for US expats living in Portugal can be challenging, emphasizing the critical role of consulting with tax professionals experienced in both US and Portuguese tax law. The tax landscapes in both countries are intricate, with various rules, rates, and exceptions that could significantly impact your financial planning and compliance.

In Portugal, tax residents are taxed on their worldwide income, with rates ranging from 14.5% to 48%. On the other hand, non-residents are taxed at a flat rate of 25% on Portuguese-source income. The country also implements an additional solidarity rate for those earning over 80,000. Special regimes, such as the now-phased-out Non-Habitual Resident (NHR) status, offer distinct tax advantages, highlighting the importance of understanding local tax laws to optimize your tax situation.

Maintaining compliance with US tax obligations while maximizing available exclusions and credits is paramount for US expatriates. Key tools like the Foreign Earned Income Exclusion (FEIE) and the Foreign Tax Credit (FTC) can significantly reduce or even eliminate US tax liabilities, underscoring the importance of strategic tax planning.

Moreover, the intricacies of estate planning, asset protection strategies, and the taxation of various income and investment streams in Portugal necessitate professional advice to navigate effectively. This includes understanding the implications of holding trusts, managing pensions, and ensuring compliance with US and Portuguese tax filings and payments.

The disparities between US and Portuguese tax systems, including different approaches to marital filing and the taxation of property and capital gains, further complicate tax planning for expatriates. Professional guidance can help expats understand their filing requirements, claim applicable deductions and credits, and avoid penalties for non-compliance or incorrect filings.

Key Points To Remember

For US expats living in Portugal, understanding the complex interplay between US and Portuguese tax laws is crucial for optimizing tax liabilities and ensuring compliance.

Here are the key points to remember

Understand Your Tax Obligations in Both Countries: US citizens and residents are taxed on their worldwide income by the IRS, regardless of where they live. Portugal taxes residents on their global income and non-residents only on Portuguese-source income, with progressive rates up to 48% for residents and a flat rate of 25% for non-residents.

Leverage Tax Treaties and Totalization Agreements: The US-Portugal tax treaty and the totalization agreement provide mechanisms to avoid double taxation, especially on income and social security taxes. However, the “Saving Clause” limits some benefits for US citizens, making it essential to understand how to effectively utilize foreign tax credits and income exclusions.

Maximize Use of Foreign Earned Income Exclusion (FEIE) and Foreign Tax Credit (FTC): These IRS provisions help minimize US tax liability, allowing you to exclude a significant portion of your foreign earnings from US taxes and credit taxes paid to Portugal against your US tax obligations.

Stay Informed About Changes in Tax Laws: Tax laws in both the US and Portugal evolve, as evidenced by the phase-out of Portugal’s NHR regime for new applicants after 2023 and the introduction of new tax incentives targeting specific professionals from 2024. Staying updated on these changes is crucial for effective tax planning.

Consult With Tax Professionals: Given the complexities of tax laws and the high stakes of compliance and optimization, engaging with tax professionals experienced in expatriate tax issues is invaluable. They can provide personalized advice, help navigate the tax filing process in both countries, and ensure you’re taking full advantage of available tax benefits.

Keep Meticulous Records: Proper documentation is vital for claiming deductions, exclusions, and credits on your tax returns. This includes income records, taxes paid, days spent in and out of each country, and relevant financial statements.

Understand the Implications of Estate Planning and Asset Protection: Strategies for protecting your assets and planning for inheritance can have significant tax implications in Portugal, requiring careful consideration and, often, professional guidance.

By keeping these key points in mind and staying proactive about tax planning and compliance, US expats in Portugal can navigate the complexities of their tax obligations more confidently, ensuring they remain compliant while optimizing their tax liabilities.

The Need for Expert Advice

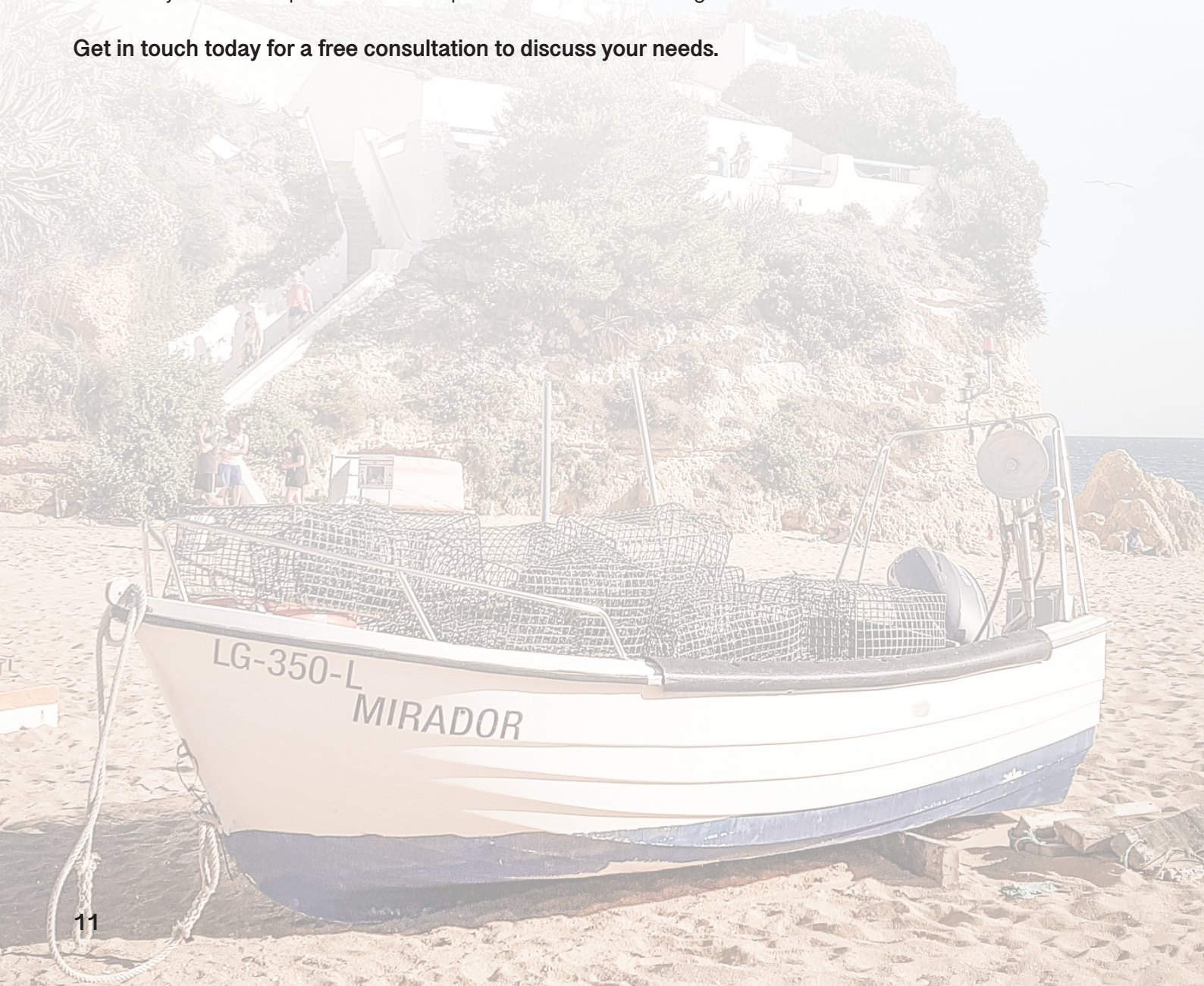
Given the complexities involved in navigating both the US and Portuguese tax systems, consulting with financial experts who possess local knowledge becomes indispensable for US expats living in Portugal. Blacktower's advisors are uniquely positioned to assist US expats, offering specialized insights and strategies to manage cross-border tax concerns effectively.

Blacktower's team of advisors brings an intricate understanding of the US and Portuguese tax systems to the table. Their expertise covers the basics of tax compliance. It delves into more sophisticated areas, such as tax optimization strategies, the implications of the US-Portugal tax treaty, estate planning across borders, and handling international assets and investments.

By leveraging the knowledge and experience of advisors familiar with the specific challenges faced by US expats in Portugal, individuals can ensure they are making informed decisions that minimize tax liabilities and align with both countries' legal frameworks. This dual focus on compliance and optimization is crucial for achieving financial efficiency and peace of mind while living abroad.

Remember, the goal is not just to comply with tax laws but to optimize your financial situation to support your long-term goals and lifestyle needs as an expat. Therefore, engaging with Blacktower's advisors, who understand the nuances of cross-border tax issues, is a proactive step towards managing your finances effectively in the complex tax landscapes of the US and Portugal.

Get in touch today for a free consultation to discuss your needs.



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