ROS Help Exit

TAIN SERVICES CLIENT SERVICES CLIENT REVENUE RECORD WORK IN PROGRESS

### Ct1 Return - 2024

#### **CAPISSO PVT LIMITED - 3776634EH**

Ct1 Return - 2024	CAPISSO PVT LIMITED - 3776634EH	
Print View of CT Self Assessment Panel		
pirector Details - 1 * Tax Reference Number	3776634ЕН	
* Name of Company	CAPISSO PVT LIMITED.	
Is the company part of a multinational group?	CAPISSO PVI LIVITED.	
Date	19/09/2025	
Currency	All Amounts in Euro	
currency	All Alliounts in Euro	
Company Accounting Period		
* From (dd/mm/yyyy)	01/01/2024	
* To (dd/mm/yyyy)	31/12/2024	
Residency Details		
Enter your country of residence	Select a Country	
Associated Companies		
Has the company associated companies?	No	
Qualifying Investments - Part 16 TCA 1997		
Did investors make a qualifying investment (within the meaning of Part 16) in the	No	
<del>-</del>	ative for tax purposes	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative		
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?		
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing		
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?	No	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File	No	
Transactions with jurisdictions now considered to be non-cooperative puring the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is currently considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File  Is the company part of a multinational group which is required, whether in Ireland or elsewhere, to file a country-by-country report?	No No Yes	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File  Is the company part of a multinational group which is required, whether in Ireland	No No Yes Yes	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File  Is the company part of a multinational group which is required, whether in Ireland or elsewhere, to file a country-by-country report?	No No Yes Yes	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File  Is the company required to prepare a Master File  Is the company part of a multinational group which is required, whether in Ireland or elsewhere, to file a country-by-country report?  Controlled Foreign Company (CFC)  (a)(i) Is this company or a connected company liable to a CFC charge under the provisions of Part 35B? (a)(ii) If 'No' was indicated at (a)(i) has the company or a connected company claimed relief under section 835R(5)(b) because undistributed income has previously been subject to a CFC charge or does an exemption apply under section	No No Yes Yes No	
During the accounting period, did the company enter into a transaction of paying royalties, interest or dividends to a person in any jurisdiction which is <b>currently</b> considered by the EU Member States collectively as a non-cooperative jurisdiction for tax purposes?  Transfer pricing  Does the company qualify for the SME exemption under section 835EA?  Is the company required to prepare a Local File  Is the company required to prepare a Master File  Is the company part of a multinational group which is required, whether in Ireland or elsewhere, to file a country-by-country report?  Controlled Foreign Company (CFC)  (a)(i) Is this company or a connected company liable to a CFC charge under the	No No Yes Yes No	

IEWES! was indicated at (a)(i) because Section 925VA samples indicate by	No
If 'YES' was indicated at (a)(i) because Section 835YA applies, indicate by inserting X in the box.	No
(III) Low Profit Margin Exemption	No
(IV) Low Accounting Profit Exemption	Yes
Interest Limitation	
If the accounting period commenced on or before 31 December 2021, please tick the box. No further details are required in this section	No
1.1 Is the company a standalone entity within the meaning of Sec. 835AY? If yes, no further questions in this section should be completed.	No
1.2 If the answer to 1.1 is no, is the company a member of an interest group in accordance with Sec. 835AAK? (Mandatory if the answer to 1.1 is "No". The first period where 'yes' is indicated above shall satisfy the election requirement in section 835AAK TCA 1997. Where the aforementioned election has previously been made, then the first period after that election where 'no' is indicated above shall be consdidered the withdrawal of that election.)	No
1.5 Is the company carrying on a Long Term Public Infrastructure Project in this accounting period? If yes, please provide the amount of income, expenses and net interest expense directly connected with the qualifying long term infrastructure project(s) in respect of this accounting period:	No
Interest Limitation	
1.6 Does the de minimis exemption apply to this company? (Mandatory if the answer to 1.1 and 1.2 is "No". If 1.2 is "Yes" then should not be answered)	Yes
Equity ratio Section 835AAI TCA 1997  Stock Borrowing and Repurchase Agreements	
Has the company acted as the stock seller of a financial transaction (within the meaning of section 753A):	
(i) in the course of its trade	No
(ii) Otherwise than in the course of its trade	No
Has the company acted as the stock buyer of a financial transaction (within the meaning of section 753A):	
(i) in the course of its trade	No
(ii) Otherwise than in the course of its trade	No
S299 Leases agreed with Corporate Lessees	
S299 Leases agreed with Corporate Lessees	
Comapny - 1	
S299 Leases agreed with Corporate Lessors	
S299 Leases agreed with Corporate Lessors	
Comapny - 1	
S299 Leases agreed with Corporate Lessors	

S299 Leases agreed with Corporate Lessors

#### Comapny - 1

## Return of Directors' Emoluments, Benefits, etc.

Employer's Registration No.	3776634ЕН
Company Name	CAPISSO PVT LIMITED
Accounting Period From	01/01/2024
Accounting Period To	31/12/2024
Director's Name	PRATHEESH CHAMBETH
Director's PPS Number	2770335W
Director's salary, fees, and other remuneration	4533

#### Trade Profits at 12.5%

#### **Trade Profits**

Profits before Capital Allowances

0

#### **Capital Allowances**

(a)Machinery and Plant (including motor vehicles and specified intangible assets), excluding amount claimed in respect of 'energy-efficient equipment' under Sec. 285A, 'childcare and fitness centre equipment' under Sec. 285B, 'gas vehicles and refuelling equipment' under Sec. 285C, and 'farm safety equipment' under Sec. 285D.

3936

27875

27875

- (a) Trading Losses Forward (from earlier accounting period(s))
- (b) Amount of losses at (a) above utilised in this accounting period 0
- (c) Amount of losses forward not used in this accounting period and available for carry forward to succeeding accounting periods

7457

Total Losses appropriate to this trade, before Capital Allowances, in this accounting period

7457

**Extracts from Accounts** 

Accounting framework under which the financial statements are prepared

FRS\_105

#### iXBRL option selected

I am not mandated to file financial statements in iXBRL format because each of the following three criteria apply to me and I am claiming an exclusion

Yes

- 1. The Statement of Financial Position / Balance sheet total (aggregate of assets without deduction of liabilities) of the company does not exceed  $\hat{a}\Box \neg 4.4$  million.
- and
- 2. The amount of the turnover of the company does not exceed  $\hat{a} \Box \neg 8.8$  million.

and

3. The average number of persons employed by the company, calculated in accordance with s317 of the Companies Act 2014, does not exceed 50.

#### Income

Sales / Receipts / Turnover	37293
Receipts from Government Agencies - GMS, etc.	0
Other Income	0

#### **Trading Account Items**

Purchases	0
Gross Trading Profits	37293
Expenses and Deductions	
Salaries / Wages	0
Staff costs	0
Directors' remuneration including fees, bonuses, etc.	4533
Sub-Contractors for the purposes of RCT	0
Sub-contractors Other	0
Rent paid	0
Consultancy, Professional fees	23463
Motor, Travel and Subsistence	2535
Repairs / Renewals	2625
Interest Payable	0
Depreciation/Amortisation, Goodwill/Capital write-off	3937
(a) Provisions including Bad Debts - positive	0
Other Expenses â□□ Negative/Credit Entries	0
Other Expenses [Total]	11593
Extracts from Adjusted Net Profit / Loss Computation	
Profit / Loss per Accounts	
Loss on ordinary activities before taxation	11393
Adjustments made to Profit/Loss before tax per Accounts	
There are no adjustments required to the profit / loss per accounts	No
Subscriptions and Donations	0
Entertainment Expenses	0
Disallowable Legal and Professional Expenses	0
Section 130 Loan Interest	0
Depreciation/Amortisation, Goodwill/Capital write-off	3937
Net loss on sale of fixed / chargeable assets	0
Deduction for stock relief under S 666	0
Deduction for increase in carbon tax under section 664A	0
Other deductions	0
Other addbacks	0
Balance Sheet and Capital and Reserve Items	
Director's current and loan account	
(b) Amounts owing to directors (credit balance)	0
Stock, Work in Progress, Finished goods	0
Trade Debtors	3210
Other Debtors and Prepayments	100
Cash on hand / Bank - Debit	7342
Bank / Loans / Overdraft - Credit	0
Trade creditors	672
Other Creditors and Accruals	68524
Client Account Balances - Debit	0
Tax Creditors	304
Shareholder's Funds - negative	36705

# **Leasing profits**

Indicate, by inserting ⊠ in the appropriate box if the company has capital allowances arising from non-trading leasing activity and provide the following information with regard to the capital allowances arising from that separate trade:	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	
Tick if in respect of a REIT	No
Tax Reference Number	1,0
Tick if in respect of a REIT	No
Tax Reference Number	110
Tick if in respect of a REIT	No
Tax Reference Number	110
Tick if in respect of a REIT	No
Participator for Reverse Hybrid Mismatches	false
Clawback of unauthorised amounts of either the Interim Digital Games Corporation Tax Credit or the Digital Games Corporation Tax Credit under section 481A(26)	
Patent Rights - Transactions involving Capital Sums (Section 757)	
Tick box if making a joint election under section 617(4)	false
Tick box if making a joint election under section 617(4)	false
<b>Qualifying Financing Companies</b>	
Indicate, by inserting X in the appropriate box, if the company is a Qualifying Financing Company within the meaning of section 76E.	No
Deductions	
(ii)Provide the Tax Reference number of the company Jointly electing	
Reliefs	
Total Trade deductions	1425
Research & Development Credit and Allowances	

Total Income	0
Trading Income	0
Assessment to Corporation Tax - Amounts Assessable	
Indicate, by inserting x in the appropriate box, if is to be paid to the company by the Revenue Commissioners, as set out in section 766C(7)(b) TCA 1997. If yes, please state the amount or any portion of such amount	No
Indicate, by inserting x in the appropriate box, if the excess amount or any part of that amount to be surrendered to a key employee in accordance with section 766C(2) TCA 1997? If yes, please state the amount.	No
Indicate, by inserting x in the appropriate box, if is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766C(7)(a) TCA 1997? If yes, please include the amount or any portion of such amount	No
Amount	0
Indicate, by inserting x in the appropriate box, if the excess amount or any part of that amount to be surrendered to a key employee in accordance with section 766C(2) TCA 1997? If yes, please state the amount.	No
Amount	2226
Indicate, by inserting x in the appropriate box, if is to be Paid to the company by the Revenue Commissioners, as set out in section 766C(7)(b) TCA 1997. If yes, please state the amount or any portion of such amount.	Yes
Indicate, by inserting x in the appropriate box, if is to be treated as an overpayment of tax, for the purposes of section 960H, as set out in section 766C(7)(a) TCA 1997? If yes, please include the amount or any portion of such amount	No
The sum of the remaining qualifying expenditure incurred by the company during the accounting period concerned	1632
activities	

## **CT Self Assessment**

**Total Payable** 

Controlled Foreign Company charge

Self Assessment - Corporation Tax: 2024	Column A Revenue Calculation	Column B Self-Assessment
(i) Amount of profits chargeable to tax for this period	0	0
(ii) Amount of tax chargeable for this period	0	0.00
(iii)(a) Amount of tax payable/overpaid for this period before repayable credits already refunded/offset	0.00	0.00
(iii)(b) Amount of repayable credits already refunded/offset.		0.00
(iii)(c) Amount of tax payable/overpaid for this period	0.00	0.00
(iv) Surcharge due because of Late filing of this return	0.00	0.00
(iv) Surcharge due because of Non-compliance with your LPT requirements	0.00	0.00
(v) Amount of tax, including preliminary tax, paid directly to the Collector General for this period	0	0.00
(vi) (a) Balance of Tax Payable for this period	0.00	0.00
Research and Development credit	0.00	0.00
Research and Development Cash Refund	2226.00	2226.00
I confirm agreement with the figures at (i), (ii) and (iii)(a) as computed abo	ve in column A.	Yes

0.00

0.00

I declare the above to be my Self Assessment to Corporation Tax for the accounting period 01/01/2024 - 31/12/2024.

Yes

#### Notes:

1.

- a. If you file this return later than 9 months after the end of the accounting period, a surcharge under Section 1084 TCA 1997 **should be** added to the final liability. The amount of tax payable in your Self Assessment **should be** increased by 5% (subject to a maximum increased amount of â□¬12,695) where the return is delivered within two months from the specified return date or by 10% (subject to a maximum increased amount of â□¬63,485) where the return is delivered two months or more after the specified return date.
- b. If you are mandated to submit financial statements in iXBRL format or you opt to do so by ticking the relevant box on the accounts menu, and you fail to make the submission by the specified return filing date, a surcharge under section 1084 TCA 1997 will be added retrospectively to the final liability. The amount of surcharge applied will be 5% of the liability where the financial statements are submitted within two months from the specified return date or 10% where the financial statements are not delivered before the expiry of two months from the specified return date, subject to the maximum of â□¬12,695 and â□¬63,485 respectively. Restrictions in respect of Losses, Charges and Group Relief under Section 1085 TCA 1997 will be imposed retrospectively in the event of late submission of financial statements in iXBRL format. The late submission of financial statements in iXBRL format will also delay the issue of any Tax refunds that may be due and will prevent the issue of a Tax Clearance certificate.
- c. If you file this return on time but, at the date of filing, you have failed to submit your Local Property Tax (LPT) return or have failed to either pay the LPT due or to enter into an agreed payment arrangement, a surcharge **should be** added to the final liability as if this return is late by two months or more. Therefore, the amount of tax payable in your Self Assessment **should be** increased by 10%, subject to a maximum increased amount of â□−63,485. [Where the local property tax position is subsequently brought up to date, the amount of the surcharge is capped at the amount of the local property tax liability involved]. For assistance, you may wish to call the LPT Branch on 1890 200 255 (ROI only) or +353 1 702 3049 (outside ROI).
- 2. The specified return filing date for the chargeable period is 9 months after the accounting period ends but no later than day 23 where both the return and payments were made electronically.
- 3. If you received an interim refund or offset of Professional Services Withholding Tax for this accounting period, the amount of the interim refund or offset should be taken in to account in preparing your Self Assessment.
- 4. If you have paid preliminary tax to the Collector General for this accounting period, credit should be claimed in your Self Assessment for the amount paid.
- 5. If this return is being filed late and you have included a claim in respect of Losses, Charges or Group Relief, please indicate if you have taken account of the restrictions imposed by Section 1085 TCA 1997.

Civil Penalties/Criminal Prosecution - Tax law provides for both civil penalties and criminal sanctions for the failure to make a return, the making of a false return, facilitating the making of a false return, or claiming allowances or reliefs which are not due. In the event of a criminal prosecution, a person convicted on indictment of an offence may be liable to a fine not exceeding €126,970 and/or to a fine of up to double the difference between the declared tax due and the tax ultimately found to be due and/or imprisonment.

Declaration	
I declare that to the best of my knowledge and belief the inform transmitted in accordance with S917f(1) Taxes Consolidation A	
Signature of Company Secretary or other authorised person:	
Date:	
Time:	
Address where signed:	
Capacity of Signatory:	
Financial Accounts Declaration	
The Accounts information printed above is the information trans. Consolidation Act 1997 and was prepared from the books, record	
Signature of Company Secretary or other authorised person:	
Date:	
Time ·	

Address where signed:

Capacity of Signatory:	

ROS Help | Exit | Accessibility

Terms & Conditions | Privacy Policy | Certificate Policy Statement | Certification Practice Statement

Eolas as Gaeilge