

Stock options in Baltics 1/28/23



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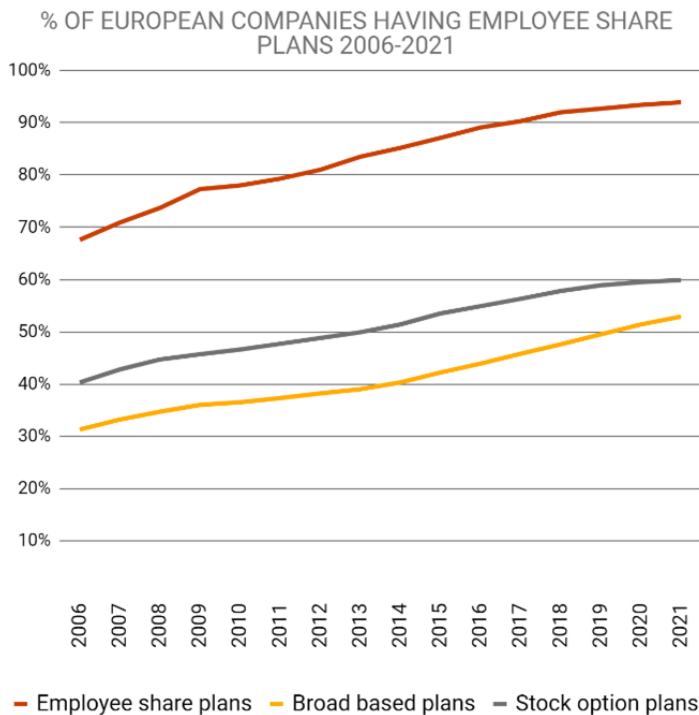


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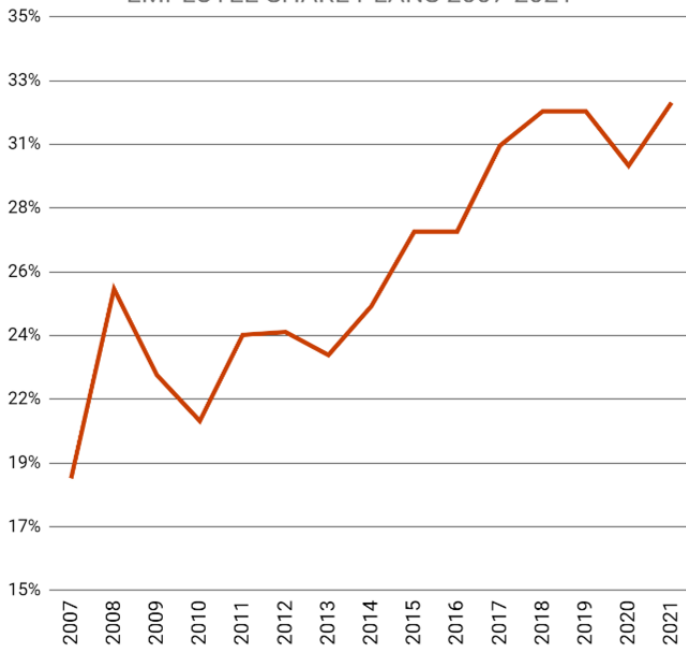
Employee stock ownership plans are becoming increasingly popular as a way to boost staff motivation in companies around the world, including the Baltic States. The popularity of stock options is due to how they benefit both the company and the employee. Stock options give employees the right to receive or buy shares in their company after a specified period and for a price below the market value. The company benefits by having employees who are willing to work towards its goals and increase its stock value. Since the national rules for taxing this fringe benefit vary from country to country, it's important to review the tax laws of Lithuania, Latvia and Estonia.

European experience

The development of employee stock ownership continues as more and more large European companies are introducing employee stock ownership plans. 32% of the large European companies that took part in our survey¹ launched new employee stock ownership plans in 2021, a proportion that tends to grow year on year.



% OF EUROPEAN COMPANIES HAVING LAUNCHED NEW EMPLOYEE SHARE PLANS 2007-2021



- Employee share plans are fringe benefit plans that give employees an ownership interest in their company in the form of shares (certain, set price).
- Broad based plans mean that most of the company's full-time employees actually receive stock options over a reasonable period.
- Stock option plans (only for publicly listed companies in our survey) grant stock options for the benefit of employees and the wider public.

PwC's recent survey examines the tax treatment of equity incentives in startup companies: [What's up for Startups?](#)

The survey focuses on the tax treatment of employee equity compensation plans in startup companies across the EU. The available tax regimes make stock ownership plans way more attractive to startup employees and provide a more startup friendly environment. While these tax regimes expect startup employees to take part in business development, there are many solutions that countries can adopt to pursue that goal.

The purpose of this survey is to provide an overview of the tax treatment of employee equity benefits in startup companies across the EU and some other countries where these types of plans are typically relevant (the UK, Switzerland and Norway).

How stock options work

To encourage employees to achieve goals and complete specific assignments, companies can award or sell stock options (mostly at a zero or discounted price) to its employees. The company and the employee can agree on conditions the employee must meet to acquire such benefits. However, shares can be received after a holding period, which is determined by the company and prescribed by the law.

Stock option rules in the Baltic States

While the nature of employee stock ownership plans is similar, the conditions for applying the favourable tax treatment are different:

	Latvia	Estonia	Lithuania
Taxable unless exemption applies	When stock options are exercised, tax applies on the difference between the fair market value of shares and the exercise price paid by the employee, if any.		
Rates	23% PIT* 34.09% social insurance contributions (SIC) <i>*A progressive 31% PIT applies if SIC are not paid in Latvia.</i>	20% CIT* 33% SIC <i>*at the rate of 20/80</i>	20% PIT SIC consist of the employer part and the employee part. The employee part is withheld at the standard rate of 19.5% (a further 3% must be withheld if the person has joined the Tier 2 pension scheme). The employer part varies from 1.61% to 2.49% and is payable out of the employer's funds. Responsibility to withhold and report PIT to Lithuanian tax authorities: 1) Employer – stock options received from the direct employer 2) Employer – stock options received from a related company
Payment and reporting	The employer must withhold and report PIT to Latvian tax authorities.	The employer must pay and report CIT and SIC on this fringe benefit to Estonian tax authorities.	Responsibility to withhold and report SIC to Lithuanian tax authorities: 1) Employer – stock options received from the direct employer 2) Employer – stock options received from a related company and the cost of their value recharged to the direct employer (no SIC applicable where the cost is not rechargeable)
Conditions for exemption	The holding period is at least 12 months. The employee must be in continuous employment during that period.	An exemption is available if the holding period is at least three years, the employee receives shares in the employer or in a company within the same group as the employer, and the option agreement is signed correctly.	This may apply to stock options granted by the employer or by a related company after 1 February 2020. No tax applies if the holding period is at least three years.

Conclusion

All three Baltic countries have introduced a beneficial tax regime to help companies engage their employees in maximising profits. While the conditions for an exemption vary from country to country, it's easy for employees to receive stock options that are considered tax-free income.

In summary:

- 1) Stock options are a good long-term motivational tool that is best suited for employees in management positions, as they can directly influence their company's performance.

2) The relevance of employee stock options is due to the availability of beneficial tax regimes and to the development of local companies.

¹ Marc Mathieu, European Federation of Employee Share Ownership, *Annual Economic Survey of Employee Share Ownership in European Countries 2021*. Information on 2,826 largest European companies in 32 countries (listed and non-listed)