# Deloitte.

Global Employer Services | 16 May 2016



# Global Rewards Update

# People's Republic of China – Preferential tax treatment on share awards extended to certain unlisted companies

#### **Background**

Effective 1 January 2016, preferential income tax treatment has been extended to share awards granted by certain unlisted companies. Previously under the national tax regulations, preferential income tax treatment was only available for employee share awards granted by listed companies.

#### Changes to the tax treatment

China's Ministry of Finance and the State Administration of Taxation (SAT) have issued guidance (Circular 116) to extend preferential individual income tax (IIT) treatment to qualified employees working for qualified "high-new technology enterprises" (HNTEs), with the goal of stimulating technological innovation.

In order to qualify as an HNTE, a company (either Chinese or foreign) would need to fulfil a set of criteria and be certified as an HNTE by an office established jointly by the Ministry of Science and Technology, the Ministry of Finance and the SAT. Qualified employees include key technical or management personnel who make an outstanding contribution to the HNTE. These could include:

- Outstanding contribution to the research, development and industrialisation of technological achievements in the enterprise; or
- 2. Outstanding contribution to enterprise development.

The qualified treatment will only be available for awards granted under discretionary share plans. Broad-based employee share plans are not eligible for the preferential tax treatment.

In addition to extending the availability of the preferential tax treatment, the Circular also provides that in certain situations, individuals can pay their IIT liability by instalments over a five-year period if they are unable to settle their tax liability immediately.

#### **Practical impact**

The method of calculating the preferential tax treatment for HNTEs will be the same as the current method used by listed companies as outlined below. Similarly, as currently required for listed companies, HNTEs will need to register any plans with the relevant tax authorities to obtain their approval to use the preferential tax treatment.

In applying the preferential tax treatment, the taxable share award amount is considered separately to all other employment income (i.e. it does not matter if the employee's salary is taxed at the maximum marginal rate) and can be divided by the number of "stipulated months" to determine the applicable tax bracket.

The number of "stipulated months" is based on the employee's working months in China during the grant to vest period, capped at 12 months. For instance, if an employee was deemed to be working in China for the full vesting period (which was more than 12 months) the share award income would be deemed to have been received in 12 equal portions and the highest marginal tax rate is that which would apply to  $1/12^{th}$  of the taxable amount without considering any other accumulated earnings.

#### Deferred income tax payment and reporting requirements

The circular also provides that in certain situations, the income tax may be paid through instalments over a maximum fiveyear period if the individual taxpayer is unable to settle his/her tax liability immediately, subject to the discretion of the local tax authority. This method of paying through instalments is only available for qualified employees working for qualified HNTEs.

Qualifying enterprises and individuals can determine an instalment payment plan, although the share income must still be reported to the tax authorities in the monthly withholding tax return by the 15<sup>th</sup> of the month following the month in which the tax point arises.

#### **Local ruling in Hainan Province**

The local tax bureau in Hainan has extended the availability of preferential tax treatment to stock options granted to employees in all unlisted companies in Hainan, not just HNTEs.

The Hainan ruling only refers to stock options and does not cover other types of share awards at this stage. The same method for calculating the preferential tax treatment outlined above would apply in this instance.

## Deloitte's view

The new rules provide an opportunity for qualified HNTEs and individuals to enjoy preferential tax treatment on share awards.

Companies that believe their employees may benefit from the preferential tax treatment should conduct an internal assessment or seek professional advice on how to qualify and comply with the reporting and withholding requirements.

At this stage, Hainan is the only province that has extended preferential tax treatment on stock options to all unlisted companies by issuing a local ruling. This ruling is to some extent in contradiction with the national rules where preferential tax treatment is only available for stock options granted by listed companies. In this regard, we recommend that companies in Hainan that may want to apply the preferential tax treatment should pay close attention to local requirements.

## Contacts

For assistance with these issues, or any other issue related to the operation of your global equity plans, please contact your usual Deloitte adviser or email us at globalshareplans@deloitte.co.uk, and an adviser will contact you.

This Global Rewards Update information is also included in our bi-weekly GES newsletter, Global InSight, which you will receive directly if you are on the central distribution list.

If you are not on the central distribution list and received this communication by some other means, you can follow these few simple steps to be added to the central distribution list:

- Go to the Deloitte Subscriptions Page on Deloitte.com.
- Fill out your contact information.
- Make sure that, under Email Newsletters, "Global InSight" (which is under the Tax heading) is selected and click "Save Profile."
- Be sure to visit us at our website: <a href="www.deloitte.com/tax.">www.deloitte.com/tax.</a>

### Back to top















This communication is from Deloitte LLP, a limited liability partnership registered in England and Wales with registered number OC303675. Its registered office is 2, New Street Square, London EC4A 3BZ, United Kingdom. Deloitte LLP is the United Kingdom member firm of Deloitte Touche Tohmatsu Limited ("DTTL"), a UK private company limited by guarantee, whose member firms are legally separate and independent entities. Please see www.deloitte.co.uk/about for a detailed description of the legal structure of DTTL and its member firms.

This communication contains information which is confidential and may also be privileged. It is for the exclusive use of the intended recipient(s). If you are not the intended recipient(s), please (1) notify it.security.uk@deloitte.co.uk by forwarding this email and delete all copies from your system and (2) note that disclosure, distribution, copying or use of this communication is strictly prohibited. Email communications cannot be guaranteed to be secure or free from error or viruses

To the extent permitted by law, Deloitte LLP does not accept any liability for use of or reliance on the contents of this email by any person save by the intended recipient(s) to the extent agreed in a Deloitte LLP engagement contract.

Opinions, conclusions and other information in this email which have not been delivered by way of the business of Deloitte LLP are neither given nor endorsed by it.

Deloitte refers to one or more of Deloitte Touche Tohmatsu Limited, a UK private company limited by guarantee ("DTTL"), its network of member firms, and their related entities. DTTL and each of its member firms are legally separate and independent entities. DTTL (also referred to as "Deloitte Global") does not provide services to clients. Please see www.deloitte.com/about for a more detailed description of DTTL and its member firms.

Deloitte provides audit, consulting, financial advisory, risk management, tax and related services to public and private clients spanning multiple industries. With a globally connected network of member firms in more than 150 countries and territories, Deloitte brings world-class capabilities and high-quality service to clients, delivering the insights they need to address their most complex business challenges. Deloitte's more than 220,000 professionals are committed to becoming the standard of excellence.

This communication contains general information only, and none of Deloitte Touche Tohmatsu Limited, its member firms, or their related entities (collectively, the "Deloitte network") is, by means of this communication, rendering professional advice or services. No entity in the Deloitte network shall be responsible for any loss whatsoever sustained by any person who relies on this communication.

© 2016. For information, contact Deloitte Touche Tohmatsu Limited