Deloitte.



Deloitte TaxMax – The 50th series
Fostering economic growth the MADANI way



Deloitte.



Tan Eng YewIndirect Tax Leader,
Deloitte Malaysia

Customs projected revenue





Тах	2023 Revenue	2024 Revised Estimate	2025 Estimate
Sales tax	18,373,074,821	19,412,804,000	20,773,426,000
Service tax	17,089,623,110	21,500,560,000	25,970,168,000
Import duties	3,036,747,835	3,027,221,000	3,268,823,000
Export duties	2,038,730,210	1,974,019,000	1,955,141,000
Excise duties	13,143,988,881	13,684,144,000	13,795,370,000
Tourism tax	186,085,312	120,103,000	120,000,000
Levies	1,304,298,822	1,456,102,000	1,363,180,000
Other indirect tax	2,676,024,643	2,800,000,000	2,992,000,000
Total indirect tax	57,848,573,634	63,974,953,000	70,238,108,000

Source: https://belanjawan.mof.gov.my/pdf/belanjawan2025/revenue/fiscal_outlook_2025.pdf Page 239

Review of Sales Tax Rate

Effective 1 May 2025

Review of Sales Tax Rate:

- **Current Rate**: 5% 10% sales tax on taxable goods
- Proposed Changes: <u>Increased sales tax rate</u> for non-essential items such as imported premium goods (e.g., salmon and avocado)
- Sales tax exemption will remain for basic food items

Matters to consider:

- Follow up for guidelines with more details e.g., classification of goods
- Potential cost increase for imported goods
- Impact on pricing and margins



Expansion of Service Tax Scope

Effective 1 May 2025

 Expansion of Service Tax Scope: Expansion to include new services such as commercial service transactions between businesses, including fee-based financial services.

Matters to consider:

- Follow up for guidelines with more details on understanding new taxable services
- For those in scope, customer management contract terms and pricing
- Potential cost increase
- Change in systems and documentation
- Applicability of service tax exemption



Crude Palm Oil (CPO) – Review of export duty rate based on the market price range

Proposed to be effective 1 November 2024

- Review of export duty rate based on the market price range:
 - Current Rate: <u>Maximum rate of 8%</u> for market price-range above RM3,450/metric tonne
 - Proposed Changes: <u>Increase to 10%</u> for market price-range above RM4,050/metric tonne
- The partial exemption, on the export duty for CPO will be revised to ensure the supply of CPO in the domestic market, and encourage midstream- and downstream-processing activities for the production of value-added products such as biodiesel and oleochemicals
- Matters to consider
 - Potential cost increase
 - Ensure compliance with revised export duty legislations



CPO – Increase in threshold value on the imposition of 3% windfall profit levy Proposed to be effective 1 January 2025

- Increase in threshold value on the imposition of 3% windfall profit levy:
 - Current Threshold: CPO exceeds <u>RM3,000/metric tonne for Peninsular</u>
 Malaysia and RM3,500/metric tonne for Sabah and Sarawak
 - Proposed Threshold: CPO exceeds <u>RM3,150/metric tonne for Peninsular</u>
 <u>Malaysia and RM3,650/metric tonne for Sabah and Sarawak</u>
- The proposed increase in threshold is to continuously support the sustainability of the palm oil industry



Increase in excise duty rate on sugar sweetened beverages

Proposed to be effective 1 January 2025

• Increase in excise duty rate on sugar sweetened beverages from 1 January 2024:

No.	Tariff Code	Type of Beverages	Sugar Content Threshold
1. 22.02	22.02	Beverages including carbonated drink containing added sugar or other sweetening matter or flavoured and other non-alcoholic beverages	>5g/100ml
		Flavoured milk-based beverages containing lactose	>7g/100ml
2	20.09	Fruit juices and vegetable juices whether or not containing added sugar or other sweetening matter	>12g/100ml

- Current rate: RM0.50 per litre (previously at RM0.40 per litre until December 2023)
- **Proposed changes:** To increase by RM0.40 per litre, in phases effective 1 January 2025



Introduction of carbon tax

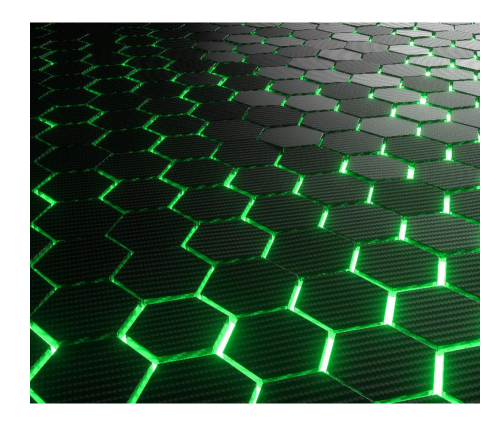
Proposed to be effective 2026

What is carbon tax?

Carbon tax is a tax levied on the carbon emissions required to produce goods and services

Introduction of carbon tax:

- The government planned to introduce carbon tax on the iron and steel industries as well as energy sector in Malaysia
- This tax aims at promoting the use of low carbon technology
- The tax collected will be used to fund research programmes and green technology



Proposed changes in the Tax Bill 2024

Changes involve measures for the collection, administration and enforcement

Service Tax Act 2018 and Sales Tax Act 2018

- Filing of return by a registered person with varied taxable period
 - Currently, the return is to be submitted within 30 days following the end of the varied taxable period.
 - It is proposed that the submission be made by the last day of the month following the end of the varied taxable period.

Comments: Appears to provide some consistency to filing deadline i.e. based on last day of the calendar month.

Sales Tax Act 2018

- Taxable period of persons registered for low value goods ("LVG")
 - Currently, the first and subsequent taxable periods cover a period 2 months.
 - It is proposed that the subsequent taxable period covers a period of 3 months.

Comments: The change appears to align to the current practice by Customs, i.e. a quarterly return instead of a bi-monthly return.

Proposed changes in the Tax Bill 2024 (cont.)

Changes involve measures for the collection, administration and enforcement

Sales Tax Act 2018 (cont.)

- Director General's (DG) power to assess
 - Currently, the DG may require any taxable person to account sales tax on any taxable goods.
 - It is proposed that the DG is empowered to make an assessment against **any person** to account sales tax on any taxable goods.

Comments:

The provision is extended to cover non-taxable persons who could include person who are exempted from sales tax.

For example, the DG would have the power to assess the following persons:

- Non-taxable persons who are supposed to pay tax on imports or having possession of goods where tax was payable but not paid.
- Exempted person (who is not a registered person) has returned goods or rejected goods and failed to account sales tax on such goods.

Audit Verifikasi Pematuhan (AViP) by Royal Malaysian Customs Department (RMCD)

- This initiative, led by the Compliance Management Division of the RMCD Headquarters in Putrajaya, is a new audit strategy that is more business-friendly which aims to enhance tax compliance and prevent tax leakages
- Targeted to run until 31 December 2025
- Areas covered: Sales Tax, Service Tax, Tourism Tax, Departure Levy, and Service Tax on Digital Services (SToDS)
- Benefits under AViP:
 - Blanket approval of penalty remission:
 - 100% remission: If tax is paid within 6 months from the date of submitting the supplementary return
 - 50% remission: If tax is paid after 6 months but before 12 months from the date of submitting the supplementary return
- · An instalment scheme is available when Bill of Demand (BOD) is issued

Audit Verifikasi Pematuhan (AViP) by Royal Malaysian Customs Department (RMCD) (cont.)

Key points on RMCD's Approach to AViP:

- The RMCD will profile and identify taxpayers subject to AViP. RMCD will assess companies for the AViP based on industry, segment, economic level, and tax payment ratios, categorising them as low, medium, or high risk
- The RMCD will be conducting minimum checks ('mini audit') to reduce the administrative burden on taxpayers
- Audit outcomes:
 - Compliance: Issuance of a "Sijil Audit Verifikasi Pematuhan" (Certificate of Audit Verification Compliance)
 - Non-Compliance: Conducting Round Table Discussion (RTD) session and issue a Voluntary Disclosure Agreement Form to taxpayers (this is expected
 to be completed by taxpayer to disclose the exposure based on the adverse audit finding)
- Voluntary Disclosure:
 - If the audit outcome indicates non-compliance and the taxpayer agrees to the RMCD findings, the RMCD will issue:
 - A Voluntary Disclosure Eligibility Letter (which is expected to indicate the amount of exposure as expected to be disclosed in the Voluntary Disclosure Agreement Form);
 - A Penalty Remission Form; and
 - An Instalment Payment Request Form
 - Taxpayers are required to file relevant supplementary tax returns (e.g., SST-02/TTx-02/DST-02/DL-02)
 - For declarations (e.g., import declarations), self-calculation of underpaid duties/taxes during the Post Clearance Audit ("PCA") phase of AViP pursuant to which BOD is expected to be issued
- The RMCD will conduct a full audit if taxpayers fail to meet specified terms and conditions, or if the taxpayer disputes the RMCD's audit finding

Deloitte.

Deloitte refers to one or more of Deloitte Touche Tohmatsu Limited ("DTTL"), its global network of member firms, and their related entities (collectively, the "Deloitte organization").

DTTL (also referred to as "Deloitte Global") and each of its member firms and related entities are legally separate and independent entities, which cannot obligate or bind each other in respect of third parties. DTTL and each DTTL member firm and related entity is liable only for its own acts and omissions, and not those of each other. DTTL does not provide services to clients. Please see www.deloitte.com/about to learn more.

Deloitte Asia Pacific Limited is a company limited by guarantee and a member firm of DTTL. Members of Deloitte Asia Pacific Limited and their related entities, each of which are separate and independent legal entities, provide services from more than 100 cities across the region, including Auckland, Bangkok, Beijing, Hanoi, Hong Kong, Jakarta, Kuala Lumpur, Manila, Melbourne, Osaka, Seoul, Shanghai, Singapore, Sydney, Taipei and Tokyo.

About Deloitte Malaysia

In Malaysia, services are provided by Deloitte Tax Services Sdn Bhd and its affiliates.

This communication contains general information only, and none of Deloitte Touche Tohmatsu Limited ("DTTL"), its global network of member firms or their related entities (collectively, the "Deloitte organization") is, by means of this communication, rendering professional advice or services. Before making any decision or taking any action that may affect your finances or your business, you should consult a qualified professional adviser.

No representations, warranties or undertakings (express or implied) are given as to the accuracy or completeness of the information in this communication, and none of DTTL, its member firms, related entities, employees or agents shall be liable or responsible for any loss or damage whatsoever arising directly or indirectly in connection with any person relying on this communication. DTTL and each of its member firms, and their related entities, are legally separate and independent entities.