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东南亚税收指南 - 2022 Guide to Taxation in Southeast Asia - 2022

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# 引言 Introduction



欢迎阅读第四版《东南亚税收指南》。

近年来,税收已成为商业机构一个重要的治理考虑因素,特别是税收透 明度和税收合规。

在全球范围内, 税务机关已在税务改革的支持下被授权进行全球税务重设, 导致企业不得不应对快速变化的税收法律和法规所带来的更高合规

要求。税务机关也越来越重视推动纳税人的全面合规,确保他们支付正确的税款。

这本最新的指南为您带来了东南亚十个国家的最新投资和税收见解。

尽管当前的经济依然逆风,加上COVID-19大流行继续对东南亚地区的企业带来艰巨挑战,但我们相信东南亚国家仍然是对中国投资者有吸引力且可靠的投资目的地。

感谢您对这份年度指南一如既往的支持。我希望这份指南能为您带来收获与助力。如需了解更多详细信息或税务建议,请与我们各国的CSG团队成员联系。

Welcome to the fourth edition of the Guide to Taxation in Southeast Asia.

In recent years, tax governance has become a key consideration for business organisations, specifically relating to compliance with tax rules and transparency in disclosing tax information.

Globally, tax authorities have mandated a global tax reset, underpinned by tax reforms, resulting in companies having to contend with a much higher compliance requirement arising from the rapidly changing tax laws and regulations. Tax authorities are also increasingly focused on driving full compliance by taxpayers, ensuring they pay the right amount of tax.

This latest guide brings you up-to-date investment and tax insights into all ten countries within Southeast Asia.

While the prevailing economic headwinds and the COVID-19 pandemic continue to pose considerable challenges to businesses in the region, we believe that Southeast Asia remains one of the most attractive investment destinations to Chinese investors seeking to expand their global footprint.

Thank you for your continuous support, and I hope you find it helpful and informative. Please reach out to our CSG team members in the respective countries for more details.

诚挚 Sincerely

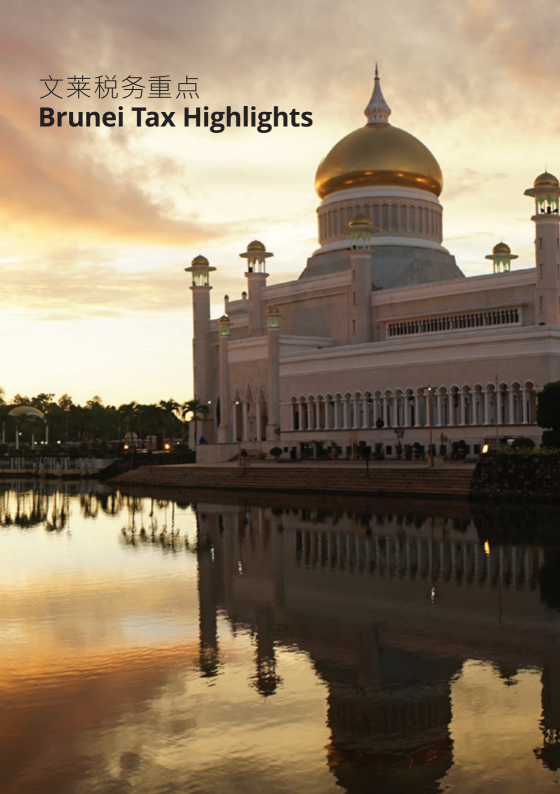
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# 1.0 投资基本情况 Investment basics

### 1.1 货币

文莱元(BN\$)。

### 1.2 外汇管制

尽管文莱监督外汇的交易及流动,但文莱并没有外汇管制。 允许非居民开立银行账户,且 不限制非居民的借款。

### 1.3 会计原则/财务报表

公共利益实体须遵守国际财务 报告准则。非公共利益实体必 须遵守文莱非公共利益实体会 计准则(BDAS)。

### 1.4 主要商业实体

包括公众/私人有限公司,合伙企业,独资企业和外国公司的分支机构。外国公司在文莱设立营业点或在文莱展开业务之前,必须向公司注册局注册。

### 1.1 Currency

Brunei dollar (BN\$).

### 1.2 Foreign exchange control

There are no foreign exchange controls in Brunei Darussalam, although exchanges and movements of currency are monitored. Nonresident bank accounts are permitted, and there are no restrictions on borrowing by nonresidents.

### 1.3 Accounting principles/financial statements

IFRS is required for public interest entities. Non-public interest entities must comply with Brunei Darussalam Accounting Standards for Non-PIEs (BDAS).

### 1.4 Principal business entities

These are the public/private limited company, partnership, sole proprietorship and branch of a foreign company. A foreign company must register with the Registrar of Companies before establishing a place of business or commencing carrying on business in Brunei.

# 2.0 企业税 Corporate taxation

### 2.1 居民纳税人

对业务的管理和控制在文莱 境内的企业即为文莱居民纳 税人。

### 2.2 征税原则

公司在文莱境内取得收入或源 于文莱收入,或在文莱取得来 自境外收入应缴纳所得税。

### 2.3 应纳税所得

应纳税所得包括源于贸易或商 业所得,以及投资所得,包括 从未在文莱纳税的公司取得的 股息、利息,及特许经营费。 某些特定收入将豁免缴税,例 如从文莱纳税公司所得股息的 及特定政府和非营利机构的文 人。公司收入不超过100万文。 元的公司将豁免企业所得税。

### 2.4 股息、红利征税

请参阅"应纳税所得"。

### 2.5 资本利得

不征收资本利得税。

### 2.1 Residence

A company is resident in Brunei if it is managed and controlled in Brunei.

### 2.2 Basis

A company is subject to tax on income accruing in or derived from Brunei, or received in Brunei from outside Brunei.

#### 2.3 Taxable income

Taxable income includes income derived from a trade or business, as well as investment income, including dividends received from companies not previously assessed to tax in Brunei, interest and royalty income. Certain income is exempt, e.g., dividends received from a company subject to tax in Brunei and income of specific government and nonprofit organisations. Companies with revenue that does not exceed BN\$1 million are exempt from corporate tax.

#### 2.4 Taxation of dividends

See under "Taxable income."

### 2.5 Capital gains

There is no tax on capital gains.

### 2.6 亏损

亏损可在自发生亏损年度后连续 不超过6年内向后结转但不得向以 前年度追溯调整。

### 2.7 税率

企业所得税率为18.5%。并按以下 门槛征税:

- 首个100,000文莱元应税所得的 25%将按18.5%税率征税;
- 下一个150,000 文莱元应税所得 的50%将按18.5%税率征税;
- 剩余应课税收入将按18.5%税率 征税。

石油及天然气业务公司须按55% 的石油所得税缴交所得税。

对于 2021 财年,以下受影响商业领域的公司应缴纳的任何税款将适用 50% 的特殊 COVID-19 税收折扣:

- 旅游;
- 款待(包括注册的酒店和旅馆;
- 餐馆和咖啡馆; 和
- 海空客运服务。

### 2.8 附加税

无

### 2.9 替代性最低税

无

### 2.10 境外税收抵免

对同一所得,已在境外缴纳的税款可以适用境外税收抵免,但抵免额仅限于按文莱税率的一半征收的应纳税额为限。

#### 2.6 Losses

Losses may be carried forward for six years but may not be carried back.

### 2.7 Rate

The corporate income tax rate is 18.5 percent and is charged on a threshold basis as follows:

- 25 percent of the first BN\$100,000 of assessable income is charged at 18.5 percent;
- 50 percent of the next BN\$150,000 of assessable income is charged at 18.5 percent; and
- The full amount of the remaining assessable income is charged at 18.5 percent.

Petroleum income tax at 55 percent applies to petroleum operations of oil and gas companies.

For financial year 2021, a special 50% COVID-19 tax discount will apply to any tax payable by companies in the following affected business sectors:

- Tourism;
- Hospitality (including registered hotels and lodging houses):
- Restaurants and cafes; and
- Sea and air passenger transportation services.

#### 2.8 Surtax

No

### 2.9 Alternative minimum tax

No

### 2.10 Foreign tax credit

A foreign tax credit is available for tax paid on foreignsource income, but it is limited to the tax assessed at half of Brune's rate.



### 2.11 参股免税制度

无

## 2.12 控股公司特殊规定

无

### 2.13 税务优惠

先锋产业公司可能享有税务 豁免。

特定工资及培训费用可能享有 税务抵扣。

从事出口业务的公司可选择以 1%的固定税率缴纳批准出口税 款,代替公司税。

## 2.11 Participation exemption

No

### 2.12 Holding company regime

No

### 2.13 Incentives

A tax exemption may be available for pioneer industry companies.

Tax credits are available for certain salaries and training expenditure.

Companies dealing with exports can opt to pay tax at a fixed rate of 1 percent on approved exports, in lieu of corporate tax.

# 3.0 预提税 Withholding tax

### 3.1 股息

无论股息是支付予居民纳税人 或非居民纳税人,文莱都不会 对已纳税的股息征收预提税。

### 3.2 利息

支付予非居民纳税人的利息须 缴纳2.5%预提税。

### 3.3 特许权使用费

支付予非居民纳税人的特许权 使用费须缴纳10%的预提税。

### 3.4 技术服务费

技术服务费须缴纳10%预提税。 对于科学、技术、工业或商业 知识或讯息的使用费须缴纳10% 预提税。

### 3.5 分公司利润汇出税

无

### 3.1 Dividends

Brunei does not levy withholding tax on dividends that have been assessed to tax, regardless of whether paid to a resident or a nonresident.

### 3.2 Interest

Interest paid to a nonresident is subject to a 2.5 percent withholding tax.

### 3.3 Royalties

Royalties paid to a nonresident are subject to a 10 percent withholding tax.

### 3.4 Technical service fees

Technical service fees are subject to a 10 percent withholding tax. Fees paid for the use of scientific, technical, industrial or commercial knowledge or information are subject to a 10 percent withholding tax.

### 3.5 Branch remittance tax

No

# 4.0 对企业征收的其它税项 Other taxes on corporations

### 4.1 资本税

无

### 4.2 薪酬税

无

### 4.3 不动产税

尽管不对物业征税,但位于斯里 巴加湾市的建筑物须要缴交12% 的建筑税。

### 4.4 社会保障

雇主必须向雇员信托基金缴纳当 地雇员工资的5%。另外还需要缴 纳3.5%的补充供款养老金。

### 4.5 印花税

印花税将按固定税率或从价税率对各种商业凭证文件进行征税。

### 4.6 转让税

无

### 4.7 其他

支付予非纳税居民董事的报酬及支付予非纳税居民的管理费须缴纳10%的预提税。对于支付予非纳税居民的租金或其他款项以作为使用动产的费用也须缴纳10%的预提税。

### 4.1 Capital Duty

No

### 4.2 Payroll tax

No

### 4.3 Real property tax

Although no taxes are levied on property, a 12 percent building tax is levied on buildings located in Bandar Seri Begawan.

### 4.4 Social security

The employer is required to contribute 5 percent of the wages of local employees to the Employees Trust Fund. A Supplementary Contribution Pension of 3.5 percent also is required.

### 4.5 Stamp duty

Stamp duties are levied at fixed or ad valorem rates on various business documents.

### 4.6 Transfer tax

No

### 4.7 Other

Remuneration paid to a nonresident director and management fees paid to a nonresident are subject to a 10 percent withholding tax. A 10 percent withholding tax also is levied on rent or other payments made to a nonresident for the use of movable property.

# 5.0 反避税规则 Anti-avoidance rules

5.1 转让定价

无

5.2 防范资本弱化

无

5.3 受控外国公司

无

5.4 信息披露要求

无

### 5.5 其他

税务机关可以忽视某些交易和 处理,如果他们确信某项业务 安排的目的或效果是在直接或 间接减少或避免税收的责任。 5.1 Transfer pricing

No

5.2 Thin capitalisation

No

**5.3 Controlled foreign companies** 

No

**5.4 Disclosure requirements** 

No

### 5.5 Other

The tax authorities can disregard certain transactions and dispositions if they are satisfied that the purpose or effect of an arrangement aims at directly or indirectly reducing or avoiding liability to tax.

# 6.0 征管与合规性要求 Compliance for corporations

### 6.1 纳税年度

日历年度。

### 6.2 合并申报

不允许合并申报。各企业皆必 分别递交纳税申报表。

### 6.3 申报要求

可使用电子申报系统(STARS)。申报的截止日期为纳税期后一年的6月30日。预估应课税收入的预付税必须在公司财政年度结束后的三个月内缴纳。

### 6.4 处罚

未成功申报者将1万文莱元的罚款或监禁12个月。

### 6.5 裁决

不允许预先裁定。

### 6.1 Tax year

Calendar year.

### 6.2 Consolidated returns

Consolidated returns are not permitted; each company must file a separate return.

### 6.3 Filing requirements

An e-filing system (STARS) applies. The deadline for filing a return is 30 June of the year following the taxable period. Advance tax on estimated chargeable income must be paid within three months after the company's financial year end.

### 6.4 Penalties

A fine of BN\$10,000 and imprisonment for 12 months may be imposed for failure to file.

### 6.5 Rulings

Advance rulings are not granted.

# 7.0 个人税 Personal taxation

### 7.1 征税原则

虽然所得税法规定了个人所得 应课税,但根据所得税法附表 二,此类所得免税。

### 7.2 居民纳税人

个人居住在文莱,并且在上一个课税年在文莱实际居住或从事工作183天或以上(不包括公司董事)·则他/她为居民纳税人。

### 7.3 申报主体

无

### 7.4 应纳税所得额

无

### 7.5 资本利得

文莱不对资本利得征税。

### 7.6 扣除与减免

无

### 7.7 税率

请参阅"征税原则"。支付予 非纳税居民董事的报酬须缴纳 10%的预提税。

#### 7.1 Basis

Although the Income Tax Act provides for the taxation of income derived by individuals, such income is exempt from tax under the second schedule of the act.

### 7.2 Residence

An individual is resident if he/she resides in Brunei and is physically present or exercises an employment (other than as a director of a company) in Brunei for 183 days or more in the preceding year of assessment.

### 7.3 Filing status

No

#### 7.4 Taxable income

No

### 7.5 Capital gains

Brunei does not tax capital gains.

### 7.6 Deductions and allowances

No

### 7.7 Rates

See above under "Basis." Remuneration paid to a nonresident director is subject to a 10 percent withholding tax.

# 8.0 对个人征收的其他税项 Other taxes on individuals

### 8.1 资本税

无

### 8.2 印花税

印花税将按固定税率或从价税 率对各种商业凭证文件进行 征税。

### 8.3 资本取得税

无

### 8.4 不动产税

尽管不对物业征税,但位于斯 里巴加湾市的建筑物须要缴交 12%的建筑税。

### 8.5 继承税/遗产税

无

### 8.6 净财富/净值税

无

#### 8.7 社会保障

雇主必须向雇员信托基金缴纳 当地雇员工资的5%。另外还需 要3.5%的补充供款养老金。

### 8.1 Capital duty

No

### 8.2 Stamp duty

Stamp duties are levied at fixed or ad valorem rates on various business documents.

### 8.3 Capital acquisitions tax

No

### 8.4 Real property tax

Although no taxes are levied on property, a 12 percent building tax is levied on buildings located in Bandar Seri Begawan.

#### 8.5 Inheritance/estate tax

No

### 8.6 Net wealth/net worth tax

No

### 8.7 Social security

Local employees are required to contribute 5 percent of wages to the Employees' Trust Fund, and a 3.5 percent contribution to the Supplemental Contributory Pension.

# 9.0 征管与合规性要求 Compliance for individuals



9.1 纳税年度

日历年度。

9.2 申报缴纳

无

9.3 罚款

无

9.1 Tax year

Calendar year.

9.2 Filing and payment

No

9.3 Penalties

No

# 10.0 增值税 Value added tax



### 10.1 应税交易

文莱并无增值税或销售税。

### 10.2 税率

无

### 10.3 登记

无

### 10.4 申报缴纳

无

### **10.1 Taxable transactions**

Brunei does not have a VAT or sales tax.

### **10.2 Rates**

No

### **10.3 Registration**

No

### 10.4 Filing and payment

No

# 11.0 税法体系 Source of tax law



### 11.1 税法体系

所得税法案(第35号)、所得 税(石油)法案(第119条)、 印花税法案(第34号)

### 11.2 税收协定

文莱拥有19项税收协定。

### 11.3 税务机关

税务部门隶属财政与经济部。

### 11.1 Source of tax law

Income Tax Act Cap 35, Income Tax Act (Petroleum) Cap 119, Stamp Act Cap 34

### 11.2 Tax treaties

Brunei has 19 tax treaties.

### 11.3 Tax authorities

Revenue Division under the Ministry of Finance and Economy.



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# 1.0 投资基本情况 Investment basics

### 1.1 货币

柬埔寨瑞尔(KHR)。

### 1.2 外汇管制

商业交易的支付可以在居民和非居民之间自由进行,但支付必须通过授权银行进行。超过10,000美元的资金必须在转账前向柬埔寨国家银行申报。

### 1.3 会计原则/财务报表

要求负有公共责任的实体使用完整的柬埔寨国际财务报告准则 (CIFRS);受审计但不承担公共责任的公司可以使用中小型企业CIFRS或完整的CIFRS。

所有企业和非营利组织若符合 以下标准皆必须由独立外部审 计师对财务报表进行审计:

- 公众企业(PLC)和合格投资项目(QIP)是强制性受法定审计。
- PLC和QIP之外的企业·若符合以下任何两个条件:(i)年营业额超过40亿柬埔寨瑞尔(约100万美元);(ii)总资产超过30亿柬埔寨瑞尔(约750,000美元);或(iii)超过100名员工。
- 满足以下两个条件的非营利组织:(i)每年支出超过20亿束埔寨瑞尔(约50万美元);和(ii)超过20名员工。

### 1.4 主要商业实体

包括独资、合伙、有限责任公司、外国公司的分公司及代表处。

### 1.1 Currency

Khmer Riel (KHR).

### 1.2 Foreign exchange control

Payments for commercial transactions may be made freely between residents and nonresidents, provided they are made through an authorised bank. Funds transfers exceeding US\$10,000 must be declared to the National Bank of Cambodia before the transfer.

### 1.3 Accounting principles/financial statements

Publicly accountable entities are required to use full Cambodian International Financial Reporting Standards (CIFRS); companies subject to audit but not publicly accountable may use either CIFRS for small and medium-sized entities or full CIFRS.

The criteria under which all enterprises and Non-profit Organisations (NPOs) must have their financial statements audited by an independent external auditor is summarised as follows:

- Public Limited Companies (PLCs) and Qualified Investment Projects (QIPs) are compulsory for statutory audit
- Enterprises other than PLCs and QIPs that meet any two of the following criteria: (i) annual turnover above KHR 4 billion (~ USD 1 million); (ii) total assets above KHR 3 billion (~ USD 750,000); or (iii) more than 100 employees.
- NPOs that meet the following two criteria: (i) annual expenses above KHR 2 billion (~ USD 500,000); and (ii) more than 20 employees.

### 1.4 Principal business entities

These are the sole proprietorship, partnership, limited liability company, branch of a foreign corporation and representative office.

# 2.0 企业税收 Corporate taxation

### 2.1 居民纳税人

居民纳税人包括在柬埔寨境内 组织、管理或有主要营业地点 的公司。

### 2.2 征税原则

居民纳税人须就全球收入纳税; 非居民包括分支机构只对来源自 柬埔寨的收入征税。

### 2.3 应纳税所得

所得税额按应纳税利润计算。居 民纳税人的应纳税所得额,按照 收入总额(包括资本利得与被 动收益,如利息、租金、特许权 使用费收入、保险赔偿金)与为 经营活动所支付或者发生的允 许扣除的费用或成本之间的差 额计算。

### 2.4 股息税

支付给柬埔寨股东的股息不征税。

如果一家公司从税前收入中分 配股息给国内或外国股东( 免税期内的QIP除外),则息 分配股息的公司须缴纳股息分 配附加税(ATDD)。该税等 于总股息金额乘以20%的所得 税率(石油或天然气生产则 好采天然资源所得的收入则 为30%)。

### 2.1 Residence

Residents include companies that are organised, managed or have their principal place of business in Cambodia.

#### 2.2 Basis

Resident taxpayers are subject to tax on worldwide income; nonresidents, including branches are taxed only on Cambodian-source income.

### 2.3 Taxable income

The tax on income is calculated on taxable profit. For resident taxpayers, taxable profit is calculated as the difference between total revenue (including capital gains and passive income, such as interest, rental and royalty income and insurance compensation) and allowable expenses paid or incurred to carry on the business.

### 2.4 Taxation of dividends

Dividends paid to Cambodian shareholders are not taxable.

If a company distributes dividends out of pretax income to a domestic or foreign shareholder (except a QIP that is in a tax holiday period) is subject to the advance tax on dividend distributions (ATDD), which equals the grossed-up dividend amount multiplied by the annual income tax rate of 20% (or 30% for income from oil or natural gas production or the exploitation of natural resources).

### 2.5 资本利得

对居民法人没有单独的资本利得税 (CGT)。出售资产/股份的任何 收益·须按合同价格或市场价值较 高者的20%税率缴纳所得税;这些 收益也需缴纳最低税额。

但是,对于在柬埔寨符合居住条件的居民个人和非居民纳税人(包括非居民个人和非居民纳税人(包括非居民 20%的税率 20%的 的税率 20%的 的现在 资本收申报交纳税申报会 物位的 CGT汇给税务机关总 局的 CGDT)发布了关于资本 7 月 1 日 开始实施,但可能推迟到 2023年底。因此,预计实施日期可能在 2024年。

如果满足某些条件,则可以免征 某些资本利得税。

### 2.5 Capital gains

There is no separate capital gains tax (CGT) for resident legal person. Any gain on the sale of assets/shares is subject to the tax on income at a rate of 20 percent on the higher of the contract price or the market value; the gains also are subject to minimum tax.

However, for resident individuals who meet residency criteria in Cambodia and nonresident taxpayers (including both nonresident individuals and nonresident legal entities) would be subject to CGT at a rate of 20 percent and shall submit a tax return and remit CGT payable to the tax administration within three months after the capital gain is realised. The Ministry of Economy and Finance (MEF) and the General Department of Taxation (GDT) issued guidance on capital gains taxation that was intended to apply as from 1 July 2020 but may postponed until the end of 2023. Hence, the expected implementation date may be in 2024.

Capital gain is the difference between the proceeds from sale/transfer of assets (i.e. immovable property, finance lease, investment asset, brand name, copy-right and foreign currency) and deductible expenses. The deductibility of expenses can be determined either (i) 80% of the total sale or transfer income if there is no documentation to support the expenses or (ii) the amount of actual expenses based on proper supporting documentation. For other types of capital assets, deductible expenses will only equate to the amount of actual expenses. CGT is imposed at the rate of 20% on the gain from the capital proceeds/transfer.

Certain capital gains tax exemptions will be available if certain conditions are met.

### 2.6 亏损

在某些情况下(如业务活动没有 发生变化,并须经单方面重新评税),税务亏损可结转,以抵销 应课税利润,最长可达五年。税 务亏损不能向前追溯调整并且没 有集团内抵扣。

### 2.7 税率

根据不同类型的业务活动,所得 税率从0%到30%不等。标准税率 是20%。

从事石油、天然气等生产、开采自然资源(包括木材、矿石、黄金、宝石)的企业,按30%的税率征税。根据累计应税收入与可扣减费用之比,征收0%至30%的超额税。

在免税期间,合格投资项目的税率为0%(见"税收优惠")。

从一般保险和再保险业务中取得应税利润的保险公司,其税率为5%。人寿保险计划的保险或再保险、与保险和再保险以外业务取得的利润,按照应税利润的20%征税。来自非保险活动的收入应按收入的20%征税。

#### 2.8 附加税

无

### 2.6 Losses

Tax losses may be carried forward to offset taxable profit for up to five years after the year in which the losses are incurred, subject to certain conditions (e.g., no changes in business activity, and subject to unilateral tax reassessment). Tax losses cannot carry back and there is no group relief.

### 2.7 Rate

The tax on income rate ranges from 0 to 30 percent, based on the business activity. The standard rate is 20 percent.

Enterprises operating in certain industries, such as oil or natural gas production or exploitation of natural resources (including timber, ore, gold and precious stones) are taxable at a 30 percent rate. The Excess Tax from 0 percent to 30 percent is applied based on the ratio of the accumulated taxable income and deductible expenses.

QIPs are subject to a 0 percent rate during the tax exemption period (see "Incentives").

Insurance companies that generate taxable profits from the insurance and reinsurance of general insurance are subject to a 5 percent tax rate on gross premiums. Profits from the insurance or reinsurance of life insurance schemes with and from activities other than insurance and reinsurance are subject to tax at a rate of 20 percent of taxable profits. Income from non insurance activities are subject to 20 per cent tax on income.

### 2.8 Surtax

No

### 2.9 替代性最低税

没有妥善保存相关会计记录的企业,包括那些产生损失的企业,一般应按其年度总营业额(包括除了增值税以外的所有税收)的1%征收最低税额。

### 2.10 境外税收抵免

对同一所得,已在境外缴纳的税款可以适用境外税收抵免,但抵免额仅限于外国收入应缴纳的柬埔寨税额。

### 2.11 参股免税制度

无

### 2.12 控股公司特别制度

无

### 2.13 税务优惠

对QIPs的投资税收优惠主要包括 免征最低税;享受利得税优惠。 或享受第一年投入使用资产40%的 折旧;免除进口关税。

100%出口企业享受原材料进口增值税免税政策。

### 2.9 Alternative minimum tax

Enterprises that do not maintain proper accounting records, including those that incur losses, generally are subject to a minimum tax at a rate of 1 percent of total annual turnover inclusive of all taxes, except value added tax (VAT).

### 2.10 Foreign tax credit

A foreign tax credit is available for tax paid on foreignsource income, but it is limited to the amount of Cambodian tax payable on the foreign income.

### 2.11 Participation exemption

No

### 2.12 Holding company regime

No

### 2.13 Incentives

Investment incentives for QIPs primarily consist of an exemption from minimum tax; either a profits tax holiday or special depreciation at a 40 percent rate in the first-year asset is placed in service; and exemptions from import duty.

A VAT exemption on the importation of raw materials is available for 100 percent export-oriented enterprises.

# 3.0 预提税 Withholding tax

### 3.1 股息

除ATDD外,居民公司向非居民 股东支付的股息须缴纳14%的预 提税。向居民股东支付股息, 不征收预提税。

### 3.2 利息

居民公司向非居民支付的利 息,须缴纳14%的预提税;柬埔 寨境内的非银行和金融机构的 居民企业,向居民企业支付的 利息征收15%的预提税。

### 3.3 特许权使用费

支付给非居民的特许权使用费 须缴纳14%的预提税(支付给 居民企业的为15%)。但是, 向"自我申报纳税人"支付的 关于收缩包装软件、站点许可 证、可下载软件或与计算机硬 件配套搭载软件等的款项免征 预提税。

#### 3.4 技术服务费

支付给非居民的技术和管理服 务费需缴纳14%的预提税(支 付给居民个人的费用需缴纳15% 的预提税,但有一定的豁免) 。新法规对"管理服务"进行 了定义,它指的是本质上为管 理的,在企业管理中执行的所 有服务,例如招募人员,培训 或管理销售代理商; "技术服 务"一词是指在开发或创建业 务投入时必须具有技术技能或 知识的所有技术性质的服务, 例如科学,物理,医学,牙 科,药理学,法律,水力学, 牛理学,艺术,教育,丁程, 建筑,研究,会计,经济,福 利,核电,包括咨询服务等。

### 3.1 Dividends

Dividends paid by a resident company to a nonresident shareholder are subject to a 14 percent withholding tax, in addition to the ATDD. No withholding tax is imposed on dividends paid to a resident shareholder.

### 3.2 Interest

Interest paid by a resident company to a nonresident is subject to a 14 percent withholding tax; a 15 percent withholding tax applies on interest paid to resident taxpayers, other than Cambodian banks and financial institutions.

### 3.3 Royalties

Royalties paid to a nonresident are subject to a 14 percent withholding tax (15 percent when paid to a resident). However, the payment on Shrink-wrap Software, Site License, Downloadable Software or Software Bundled with Computer Hardware to a "Self Declaration Taxpayer" is exempted from withholding tax.

#### 3.4 Technical service fees

Technical and management service fees paid to a nonresident are subject to a 14 percent withholding tax (15 percent on fees paid to resident individuals, subject to certain exemptions). The new regulation has given a definition of the "management service" that it refers to all services, which are management in nature, performed to function in the management of business such as recruiting staff, training or managing sale agents; and the term "technical service" refers to all services, which are technical in nature, required to have technical skill or knowledge in the development or creation of inputs in the business such as services in science, physics, medicine, dentistry, pharmacology, legal, hydraulics, physiology, art, education, engineering, architecture, research study, accounting, economy, welfare, nuclear power including consultation services, etc.



### 3.5 分支机构利润汇出税

在当前应纳税年度,柬埔寨分支机构利润汇至外国总部的汇款,如果已经缴纳了所得税,则不受ATDD的约束。然而,将对分行利润的汇出征收14%的预提税。

#### 3.6 其他

向非居民支付的租金适用14%的预扣税,向居民个人支付的租金适用10%的预扣税。如果有适当的文件支持,向自我申报纳税人支付的租金免缴预扣税。

在柬埔寨开展业务的居民纳税 人或在柬埔寨设有常设机构的 非居民在向非居民支付柬埔寨 来源的收入时·也须缴纳14%的 预提税。

#### 3.5 Branch remittance tax

The remittance of branch profits from Cambodian sources in the current taxable year to a foreign head office is not subject to ATDD if the tax on income already has been paid.

However, the 14 percent withholding tax will be imposed on the remittance of branch profits.

### 3.6 Other

A 14 percent withholding tax applies for rental payments made to a nonresident and a 10 percent withholding tax for rental payment made to a resident individual. Rental payments made to a self-declaration taxpayer are exempt from withholding tax if supported by proper documentation.

A 14% withholding tax also applies to Cambodia-source income payments made to a nonresident by a resident taxpayer carrying on a business in Cambodia or a nonresident person with a permanent establishment in Cambodia.

# 4.0 企业的其它税收 Other taxes on corporations

### 4.1 资本税

请参阅第2.5节

### 4.2 工资税

无

### 4.3 不动产税

对价值超过1亿柬埔寨瑞尔的不动产按每年0.1%的税率征收不动产税。不动产租赁按房屋和土地租金的10%征税。未使用的土地,按照未使用土地评估委员会确定的每平方米土地市场价值的2%征税。

### 4.4 社会保障

雇主必须登记并按雇员每月平均 月薪的0.8%及2.6%的缴纳职业 风险保障与医疗福利(HCB)· 最高为每位雇员2.40美金及7.80 美金。

雇主和雇员必须根据《国家社会保障基会保障法》向国家社会保障基金登记和缴纳养老金。 "缴费工资"一词是指用于计算养老金缴款的税前工资。最低缴费工资为400,000 柬埔寨瑞尔(约100美元)·柬埔寨劳动法涵盖的任何其他工人的缴费工资上限为120万柬埔寨瑞尔(约300美元)。

- 第一阶段:前五年的缴纳额为 缴费工资的4%(即员工缴纳 2%,雇主缴纳2%)。
- 第二阶段:未来五年,缴纳额 为缴费工资的8%。
- 第三阶段:缴纳额将在未来10年增加2.75%的缴费工资,并在随后的10年内再增加2.75%。

### 4.1 Capital duty

Refer section 2.5

### 4.2 Payroll tax

No

### 4.3 Real property tax

Property tax is levied at 0.1 percent per year on immovable property with a value exceeding KHR100 million. A tax on house and land rentals is levied at 10 percent of the rental fees. A tax also applies on unused land at a rate of 2 percent of the market value of the land per square meter, as determined by the Commission for Evaluation of Unused Land.

### 4.4 Social security

Employers must register and make monthly both occupational risk and health care benefit (HCB) contributions at a rate of 0.8 and 2.6 percent of the average monthly salary, capped at US\$2.40 and US\$7.80 per employee, respectively.

Employers and employee must register and make pension contributions to the Nation Social Security Fund based on the Nation Social Security Law. The term "contributory wage" refers to the wage, before tax, that is used to calculate pension contributions. The minimum contributory wage is KHR 400,000 (approximately USD 100) and the contributory wage cap for any other workers covered under the Cambodian labor laws is KHR 1.2 million (approximately USD 300).

- First phase: For the first five years, the contribution rate will be 4% of the contributory wage (i.e., 2% contributed by the employee and another 2% contributed by the employer).
- Second phase: For the next five years, the contribution rate will be 8% of the contributory wage.
- Third phase: The contribution will increase by 2.75% of the contributory wage for the next 10 years and further increase by another 2.75% in the subsequent 10-year period.

实施养老金缴款的生效日期将由劳动和职业培训部 (MLVT)和 MEF 发布的联合部门规章中确定。截至目前,养老金缴款尚未实施,经口头确认,预计将于2022年第三季度正式实施。该子法令还规定了支付报告和提取程序的条件。对于公共部门雇员或工人,将在个别的子法令中确定。

### 4.5 印花税

某些与解散或合并企业有关的法律文件须缴付100万束埔寨部尔的注册税(即印花税)即印花税的注册税(即印花税的生资产(例如生转让某些资产(例如生转让某些资产(例如生转让不断值的4%缴付印花税。须在产业的的自转股份的市值缴付0.1%的印花税。外国的市场,按。即花税是对工作的。即在税是对工作的。即在税是对工作的。

某些官方文件,特别是外国投资者,以及某些广告张贴和招牌,都要缴纳印花税。税额取决于广告标识的位置、照明和脚本语言。

### 4.6 转让税

无,可参考"印花税"。

### 4.7 其他

车船税对某些运输工具的登记 时征收,包括卡车、公共汽车 和船舶。 The effective date for the implementation of pension fund contribution will be determined in a joint Prakas that will be issued by the Ministry of Labour and Vocational Training (MLVT) and MEF. To date, the pension fund contribution has not been implemented yet, and based on verbal confirmation, it is expected to be officially implemented in third quarter of 2022. The sub-decree also provides the payment, reporting and condition to withdraw procedures. For public sector employees or worker, it will be determined in a separate sub-decree.

### 4.5 Stamp duty

Certain legal documents relating to the dissolution or merger of a business enterprise are subject to a registration tax (i.e., stamp duty) of KHR1 million. Some documents relating to the transfer of title to certain assets (e.g., land and vehicles) are subject to stamp duty at a rate of 4 percent of the value transferred. The transfer of a company's shares, in whole or in part, is subject to a 0.1 percent stamp duty on the market value of the shares at the transaction date. A 0.1 percent stamp tax also is levied on contractual amounts with respect to contracts for the provision of goods or services that use the national fund. Certain exemptions apply. Stamp duty is imposed on the buyer.

Fiscal stamp tax is payable on certain official documents, especially for foreign investors, and on certain advertising postings and signage. Amounts vary depending on the location of the signage, illumination and language of scripted words.

### 4.6 Transfer tax

No, but see "Stamp duty."

#### 4.7 Other

The tax on means of transportation imposes statutory fees on the registration of certain transportation vehicles, including trucks, buses and ships.

# 5.0 反避税规则 Anti-avoidance rules

### 5.1 转让定价

柬埔寨颁布了一项关于转让定价 的条例,为交易有关各方准备转 让定价文件提供了指导。

关联方之间的交易必须符合公平 交易原则,纳税人必须进行行格的 性分析,以评估受控交易价格的 公平交易性质。为使一项须有公平交易性质,分析必须可能则 有公平交易性质,分析必可比的 交易与可能影响市场价格 (ii) 控交易没有显著差异;以消除任何 重大差异。

该条例采用了经合组织提供的五种转移定价方法:可比非受控价格法、再销售价格法、成本加成法、利润分割法和交易净利润率法。该规定并没有具体说明公司是否应该选择最合适的方法进行比较和准备文件。

### 5.2 资本弱化

没有正式的资本弱化规则,但是纳税人每年的最高利息扣除额上限是50%的净非利息收入,加上利息收入。

### 5.3 受控外国公司

无

### 5.4 信息披露要求

企业必须在向税务总局(GDT) 提交的月度和年度纳税申报表中 披露交易情况。

### 5.1 Transfer pricing

Cambodia has issued a regulation on transfer pricing that provides guidance on the preparation of transfer pricing documentation for transactions between related parties.

Transactions between related parties must comply with the arm's length principle, and taxpayers must conduct a comparability analysis to assess the arm's length nature of the price of a controlled transaction. For a transaction to have an arm's length nature, the analysis must support that either: (i) the comparable transaction has no significant differences from the controlled transaction that could affect the market price; or (ii) accurate adjustments can be made to eliminate any significant differences.

The regulation adopts the five transfer pricing methods provided by the OECD: the comparable uncontrolled price method, resale price method, cost plus method, profit split method and transactional net margin method. The regulation does not specifically state whether the company should select the most appropriate method for its comparisons and documentation.

### 5.2 Thin capitalisation

There are no formal thin capitalisation rules, but there is a cap on a taxpayer's annual maximum interest deduction of 50 percent of net noninterest income, plus interest earned.

### 5.3 Controlled foreign companies

No

### **5.4 Disclosure requirements**

Enterprises must disclose transactions in their monthly and annual tax returns filed with the General Department of Taxation (GDT).

# 6.0 企业合规 Compliance for corporations

### 6.1 纳税年度

默认的纳税年度是日历年度。 如果纳税人希望使用不同的纳 税年度,则需要获得税务部的 批准信。

### 6.2 合并申报

不允许合并申报,而且集团内的 独立实体之间没有税务减免。

### 6.3 申报要求

纳税人必须在纳税年度终了后三个月内申报缴纳企业所得税。每月利得税的申报表及预缴所得税必须于次月20日前进交或次月的25日前进行电子申报。从2021年1月1日起,税务总局要求纳税人通过税务总局的电子归档系统提交每月纳税申报表。

### 6.4 处罚

罚款适用于未能提交、逾期提交或提交虚假申报表。纳税人如迟缴或少缴税款,可被处以10%、25%或40%的罚款,同时每月对迟缴或少缴税款将产生1.5%利息。

### 6.5 裁决

纳税人可申请税务裁定,以明 确其特定税务问题。

### 6.1 Tax year

The default tax year is a calendar year. An approval letter from the GDT is required if the taxpayer wishes to use a different tax year.

### **6.2 Consolidated returns**

Consolidated returns are not permitted, and no tax relief is available between independent entities in a group.

### 6.3 Filing requirements

A taxpayer must file and pay annual corporate income tax within three months after the year end. Monthly tax returns and the prepayment of income tax must be submitted by the 20th day of the following month or 25th day of the following month for e-filling. Effective from 1 January 2021, the GDT has required taxpayers to submit the monthly tax returns via the GDT's e-Filing system.

### **6.4 Penalties**

Penalties apply for failure to file, late filing or the filing of a fraudulent return. Taxpayers are subject to penalties of 10, 25 or 40 percent and interest of 1.5 percent per month on late and underpaid taxes.

### 6.5 Rulings

A taxpayer may request a tax ruling to clarify its specific tax concerns.

# 7.0 个人税收 Personal taxation

### 7.1 征税原则

无论付款地点如何,居民纳税人均需缴纳全球收入来源的工资税(TOS);非居民只对柬埔寨来源的收入征税。

### 7.2 居民纳税人

个人如在柬埔寨定居或有住所,或在截至当前课税年度的任何12 个月期间在柬埔寨居住超过182 天,则为柬埔寨居民纳税人。

### 7.3 申报主体

雇主每月负责扣缴并将工资税汇 至税务部门。雇员无须提交报 税表。

### 7.4 应纳税所得额

工资税是对雇员在柬埔寨就业活动而收到的薪金征收的。"薪金"一词的定义很广·包括工资、报酬、奖金、加班费、补偿和附加福利。附带福利(现金或实物)包括供私人使用的汽车、提供膳食及/或住宿、超过薪金10%退休金供款等。

#### 7.1 Basis

A resident employee is subject to tax on salary (TOS) on worldwide sources of income, irrespective of the place of payment; nonresidents are taxed only on Cambodiasource income.

### 7.2 Residence

An individual is resident in Cambodia if he/she is domiciled or has a principal place of abode in Cambodia or is present in Cambodia for more than 182 days in any 12-month period ending in the current tax year.

### 7.3 Filing status

The employer is responsible for withholding and remitting the TOS to the GDT each month. Employees are not required to file tax returns.

### 7.4 Taxable income

The TOS is imposed on salaries received as compensation for employment activities in Cambodia. The term "salary" is defined broadly to include wages, remuneration, bonuses, overtime, compensation and fringe benefits. Fringe benefits (in cash or in kind) include the private use of a motor vehicle, the provision of meals and/or accommodations, pension fund contributions that are more than 10 percent of salary, etc.

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# 7.5 资本利得

请参阅2.5资本利得。

# 7.6 扣除与减免

每位被抚养人士的减免为15万束 埔寨瑞尔, 视平具体情况而定。 对某些收入不征收工资税,例 如专业开支的实际报销、裁员的 有限赔偿额、根据《劳动法》 提供的报酬、出差和旅费的固定 津贴。

### 7.7 税率

累进税率由0%至20%适用干属干 居民纳税人的雇员。非居民纳税 人的税率为20%。附加福利的税 率是20%。

# 7.5 Capital gains

Refer Paragraph 2.5.

#### 7.6 Deductions and allowances

The allowance for each dependent is KHR150,000, subject to specified conditions. Certain income is exempt from the TOS, such as actual reimbursements of professional expenses, limited indemnity for a layoff, remuneration provided under the labour law and limited flat allowances for mission and travel expenses.

#### 7.7 Rates

Progressive rates ranging from 0 to 20 percent apply to residents earning employment income. Nonresidents are subject to a flat rate of 20 percent. The tax rate on fringe benefits is 20 percent.

# 8.0 个人的其他税收 Other taxes on individuals

# 8.1 资本税

请参阅第2.5节

# 8.2 印花税

与适用于公司的规定类似,印花税适用于个人所有者出售股份,出售财产和遗产。 可参考"企业的其他税收"。

# 8.3 资本取得税

无

# 8.4 不动产税

不动产税对个人的适用性与公司一致。参见"公司的其他税收"。

# 8.5 继承税/遗产税

无,可参考"印花税"。

#### 8.6 净财富/净值税

无

#### 8.7 社会保障

雇主必须登记并按雇员每月平均月薪的0.8%及2.6%的缴纳职业风险保障与医疗福利(HCB)、最高为每位雇员2.40美金及7.80美金。如第 4.4 节所述, 雇主和雇员必须登记并向国家社会保障基金缴纳养老金。

# 8.1 Capital duty

Refer section 2.5

# 8.2 Stamp duty

Similar to the rules that apply for corporations, registration tax is applicable to individual owners on the sale of shares, the sale of property and inheritances. See "Other taxes on corporations."

# 8.3 Capital acquisitions tax

No

# 8.4 Real property tax

Real property tax is applicable to individual owners in the same way as it is to companies. See "Other taxes on corporations."

#### 8.5 Inheritance/estate tax

No, but see "Stamp duty."

#### 8.6 Net wealth/net worth tax

No

#### 8.7 Social security

The employer is responsible for paying the HCB contributions at a rate of 0.8 and 2.6 percent of the average monthly salary, capped at USD\$2.40 and USD\$7.80 per employee, respectively. Employers and employee must register and make pension contributions to the Nation Social Security Fund as mentioned in section 4.4.

# 9.0 个人税收合规 Compliance for individuals



### 9.1 纳税年度

日历年度。

#### 9.2 申报缴纳

工资税从雇员工资中扣除,但雇 主每月负责扣缴和缴付税款。员 工不需要直接向税务机关缴税。

#### 9.3 罚款

罚款并不适用于个人雇员,而是 对雇主征收。处以的罚款和利息 与公司税不合规的情况相同。可 参考"公司合规"。

# 9.1 Tax year

Calendar year.

# 9.2 Filing and payment

TOS is deducted from employee salaries, but the employer is responsible for withholding and remitting the tax on a monthly basis. Employees are not required to pay TOS directly to the tax authorities.

#### 9.3 Penalties

Penalties do not apply to individual employees, but are levied on the employer. The penalty and interest rates are the same as those for corporate tax noncompliance. See "Compliance for corporations."

# 10.0 增值税 Value added tax

#### 10.1 应税交易

"基本金融业务"·是指从存 款、信贷、贷款等业务活动塞 得利润的金融业务;自变为束域 等交易所有关的股票或其他金融工具的交 股票或其他金融工具的充分 以及清算和结算服务;货黄金内 换;证券;或者是原始节电子 与或下个月的25日进行电子税 与。 从2021年1月1日起,税局 的电子归档系统提交每月纳税 申报表。

#### 10.2 税率

标准税率为10%,但某些供应品 是零税率或豁免。

#### 10.3 登记

所有在柬埔寨供应应税货物和服 务的纳税人,在开始供应前必须 注册增值税。

对注册纳税人抵扣进项税额时, 在发票、时限、会计记录等义务 上,均有严格的规定。

#### 10.1 Taxable transactions

VAT is levied on taxable supplies, which include all supplies of goods and services and sales of fixed assets, except for the following: primary financial services; public postal services; hospital, clinic, medical and dental services; the state- owned public passenger transportation system; insurance services; approved nonprofit activities; the import of goods by foreign diplomatic international organisations and agencies of technical cooperation for personal use; the supply of water and electricity; educational services; unprocessed agricultural products; and solid and liquid waste collection services.

"Primary financial services" refers to financial services in which profit margins are derived from activities such as deposit, credit or loan transactions; initial public offerings of stock, trading of stock or other financial instruments and clearing and settlement services relating to the Cambodia securities exchange; currency exchange; security (surety); or trading of raw gold or 25th day of the following month for e-filling. Effective from 1 January 2021, the GDT has required taxpayers to submit the monthly tax returns via the GDT's e-Filing system.

#### 10.2 Rates

The standard rate is 10 percent, but certain supplies are zero-rated or exempt.

# 10.3 Registration

All taxpayers making supplies of taxable goods and services in Cambodia must register for VAT before making taxable supplies.

For registered taxpayers to claim input VAT, strict rules apply with regard to obligations relating to invoicing, timing and accounting records.

#### 10.4 申报缴纳

每月申报·增值税必须在次月 20日前缴纳或在次月的25日用 电子申报。

#### 10.5 数字商品和服务的增值税

增值税适用于由在柬埔寨没有常设机构的非居民进行的数字商品和服务的电子供应或其他国内消费的电子商务活动。第542号条例的生效日期已推迟至2022年3月31日。

以电子方式向柬埔寨消费者提供 数字商品或服务或使用电子系统 从海外进行其他电子商务活动的 非居民必须根据简化增值税制度 在柬埔寨注册为增值税目的的自 我申报纳税人,但前提是他们从 这些活动中获得的营业额达到了 一定的门槛。

在B2C模式下,非居民纳税人需要按月申报增值税并向税务机关缴纳税款。

对于B2B 模式,非居民纳税人也需要按月申报增值税,但无需要按月申报增值税,但无需民税务机关缴纳税款。相反,居外税人以电子方品或服务,或服务,其他方式与非居民纳税人进行电子商务交易,需要征收销项税电,根据"反向征收机制"申报增值税并将税款缴纳给税务机关。

但如果自行申报纳税人未使用自己的银行账号和企业名称直接向非居民供应商结算相关款项,则视为非注册自行申报纳税人,非居民供应商将必须代为收取增值税并缴纳给税务总局,与在B2C模式下发生的交易一样。

# 10.4 Filing and payment

Monthly filing is required, and VAT must be paid by the 20th day of the following month or 25th day of the following month for e-filling.

# 10.5 VAT on digital goods and services

VAT applies on electronic supplies of digital goods and services or other e-commerce activities for domestic consumption that are made by non residents that do not have a permanent establishment in Cambodia. The effective date of the implementation of Prakas No. 542 has been delayed until 31 March 2022.

Nonresidents that supply digital goods or services electronically to, or that use electronic systems to conduct other e-commerce activities from overseas for, consumers in Cambodia are required to register in Cambodia under the simplified VAT system as self-declaration taxpayers for VAT purposes only if their turnover from those activities reaches a certain threshold.

Under the B2C model, the non residents taxpayers are required to file VAT returns on a monthly basis and pay the tax to the tax authorities.

For B2B model, the non resident taxpayers are also required to file VAT returns on a monthly basis but they are not required pay the tax to the tax authorities. Instead, the resident taxpayers that purchase digital goods or services electronically from, or that otherwise enter into e-commerce transactions with the non resident taxpayers are required to collect output VAT based on the "reverse charge mechanism" by filing VAT returns and paying the tax to the tax authorities.

However, if self-declaration taxpayers fail to settle relevant payments to nonresident suppliers directly using their own bank account number and enterprise name, they will be deemed to be non-registered self-declaration taxpayers and the nonresident suppliers will be required to collect and remit the VAT to the General Department of Taxation as if the transactions had occurred under the B2C model.

# 11.0税法体系 Source of tax law

# 11.1 税法体系

1997年颁布的《柬埔寨王国税法》及其后续修正案;《增值税子法令》;第559号(明确非税物资增值税待遇)条例;《所得税部长令》;1997年颁布的《外汇法》;《关于登记税收征收条例》;《社会保障法》;《劳动法》;《财务管理法》及其后续修正案;及第986号部长令(转让定价指引)。

# 11.2 税收协定

柬埔寨签署了多项税收协定,其中8项在2021年生效(与文莱、中国、香港、印度尼西亚、马来西亚、新加坡、泰国和越南)。与韩国的税收协定从2022年1月1日起生效,与菲律宾、澳门和土耳其的税收协定正在等待整改执行函。

#### 11.3 税务机关

東埔寨税务总局,東埔寨经济和 财政部。

#### 11.1 Source of tax law

1997 Law on Taxation and its subsequent amendments; Sub-decree on VAT; Prakas No. 559 (clarifying the VAT treatment of nontaxable supplies); Prakas on Tax on income; 1997 Foreign Exchange Law; Prakas on Registration Tax Collection; Law on Social Security Schemes; Labour Law; Law on Financial Management and its subsequent amendments; and Prakas No. 986 (guidelines on transfer pricing).

#### 11.2 Tax treaties

Cambodia has signed numbers of tax treaties, eight of which are in effect for 2021 (Brunei Darussalam, China, Hong Kong, Indonesia, Malaysia, Singapore, Thailand, and Vietnam). The treaty with Korea (ROK) is effective as from 1 January 2022 and with Philippines, Macau and Turkey are pending the rectification letter of implementation.

# 11.3 Tax authorities

General Department of Taxation and the Ministry of Economy and Finance.

# 印度尼西亚税务重点 Indonesia Tax Highlights



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# 1.0 投资基本情况 Investment basics

## 1.1 货币

印尼盾(IDR)。

# 1.2 外汇管制

携带价值等于或超过 1 亿印尼盾(或等值外币)的现金和/或其他形式的支付工具离开印度尼西亚的个人必须通知印度尼西亚海关当局。携带价值等于或超过 1 亿印尼盾(或等值外币)的现金和/或其他形式的支付工具进入印度尼西亚海关当局,并须在抵达时进入红线(Jalur Merah),接受海关当局的实物检查。

# 1.1 Currency

Indonesian Rupiah (IDR).

# 1.2 Foreign exchange control

Individuals departing from Indonesia with cash and/or other forms of payment instrument with a value of at least IDR 100 million (or the equivalent in any foreign currency) must notify the Indonesian Customs and Excise authority. Individuals entering Indonesia with cash and/or other forms of payment instrument with a value of at least IDR 100 million (or the equivalent in any foreign currency) must notify the Indonesian Customs and Excise authority, and also, upon arrival, enter the red line (Jalur Merah), subject to physical checks by the Customs and Excise authority.

Indonesia does not prohibit the transfer of funds to or from foreign countries. However, for transfers/ remittances from Indonesia of at least USD 100,000 (or the equivalent in any foreign currency), the person undertaking the transaction or remittance must provide underlying documentation, that will be provided to Bank Indonesia by the relevant bank. All cash or non-cash transactions carried out in Indonesia, by residents or nonresidents, must use IDR. Exemptions may apply to: certain transactions within the framework of implementing the state budget, the acceptance or provision of grants (hibah) from or to an overseas party, international trade transactions, foreign currency bank deposits, or international financing transactions.

# 1.3 会计原则/财务报表

印度尼西亚国家公认会计准则。

# 1.4 主要商业实体

有限责任公司(印尼文 称"Perseroan terbatas"·简 称"PT")是印尼最常见的业务 形式。

对于未关闭 (全部或部分)外国投资的行业存在一份正面投资清单。 正面投资清单的原则是,对列入清单的行业(业务领域)视为100%对外商投资开放。

除了提供银行服务的 实体外,通常不允许设立外国 公司的分支机构。负面投资清单 (negative investment list)是对外国投资准入的产业限制。另 外,投资者可以选择在印度尼西亚设立代表处进行营销和研发活动;除建筑行业外,通常不允许代表处在印度尼西亚从事任何创收活动。

# 1.3 Accounting principles/financial statements

Indonesian GAAP applies.

# 1.4 Principal business entities

The limited liability company (Perseroan Terbatas, or PT) is the most common form of business entity in Indonesia.

A positive investment list exists for sectors that are not closed (in whole or in part) for foreign investment. The principle of the Positive List is for sectors (business fields) that are included in the list are considered open 100% for foreign investment.

A branch of a foreign corporation normally is not permitted, except for entities providing banking services. A negative investment list is used for sectors that are closed (in whole or in part) to foreign investment. Alternatively, investors may opt to set up a representative office in Indonesia to conduct marketing and R&D activities; a representative office generally is not allowed to conduct any revenue-generating activities in Indonesia, other than in the construction sector.

# 2.0 企业税收 Corporate taxation

# 2.1 居民纳税人

居民企业是指公司在印度尼西亚已设立或注册,或者在国内 具有有效的管理和控制。

#### 2.2 征税原则

居民企业对全球收入征税,如果满足特定条件,股息和外国来源业务收入可免税。 非居民企业仅对来自印度尼西亚的收入征税,包括归属于该国常设机构(PE)的收入。

#### 2.3 应纳税所得

应纳税所得额定义为应课税收入减去税前可扣除的费用。 收入包括(但不限于)经营业务的收入;出售资产所得;和被动收入,如股息,利息,和特许权使用费。

#### 2.4 股息税

印度尼西亚有限责任公司向居 民公司或机构支付的股息免征 所得税。 居民公司或机构从海 外获得的股息需缴纳所得税。 符合特定条件的海外股息可享 受税收减免。

#### 2.1 Residence

A company is a resident if it is established or domiciled in Indonesia, or if its place of effective management or control is in Indonesia.

#### 2.2 Basis

Resident companies are taxed on worldwide income with tax exemptions available for dividend and foreign source business income if certain criteria are met. Nonresident companies are taxed only on income sourced in Indonesia, including income attributable to a permanent establishment (PE) in the country.

#### 2.3 Taxable income

Taxable income is defined as assessable income less tax-deductible expenses. Assessable income includes (but is not limited to) income from the carrying on of a business; gains from the sale of assets; and passive income, such as dividends, interest, and royalties.

#### 2.4 Taxation of dividends

Dividends paid by an Indonesian limited liability company to a resident company or body are exempt from income tax. Dividends received by a resident company or body from overseas source is subject to income tax. Tax relief is available for overseas sourced dividends that fulfill certain criteria.

#### 2.5 资本利得

资本利得被视为一般性收入,按标准的所得税率征税。相关的损失可以在所得税率征税。相关的损失可以在所得税前扣除。某些交易在特殊制度下征税(例如,地和/或建筑物处置所得,见"转让税")。出售在印尼证券交易所上市的股票所产生的收益应按交易价值的0.1%缴纳最终税。对于首次公开募股(IPO)时的股票价值,创始人股份附加0.5%的最终税,无论股票在首次公开募股后是持有还是出售。

#### 2.6 亏损

税务亏损可在亏损发生后的五年内结转。经有关部门批准·某些行业和特定地区特定行业运营的亏损结转期限可延长至10年。但不允许亏损向前结转。

# 2.5 Capital gains

Capital gains are considered ordinary income and are taxed at the standard corporate income tax rate. Capital losses are tax-deductible. Certain transactions are taxed under a special regime (e.g., income from disposals of land and/or buildings, see "Transfer tax"). Gains on the sale of shares listed on the Indonesia Stock Exchange are subject to a final tax of 0.1% of the transaction value. An additional final tax of 0.5% applies to founder shares on the share value at the time of an initial public offering (IPO), regardless of whether the shares are held or sold following the IPO.

#### 2.6 Losses

Tax losses may be carried forward for five years following the year the losses were incurred. Subject to approval from the relevant authority, this period may be extended up to ten years for certain industries and for operations of specific industries in certain areas. The carryback of losses is not permitted.

#### 2.7 税率

标准企业所得税税率为22%。 某些居民企业纳税人(外国公 司的常设机构除外)在一个财 政年度的收入总额不超过48亿 印尼盾的,在一定时期内,应 按收入总额的 0.5%缴纳企业所 得税。但是, 这些纳税人在通 知税务总局(DGT)后可以选 择采用标准公司所得税率。总 收入达到500亿印尼盾的居民企 业纳税人可就其初始应纳税所 得的48亿印尼盾的部分,按标 准税率50%的优惠征收。除公 司所得税外,常设机构还需缴 纳20%的分支机构利得税(除 非根据 适用的税收协定予以减 免)。在某些条件下,若外国 公司常设机构的税后净利润全 部重新投资到印度尼西亚时, 分支机 构的利得税不适用。

#### 2.8 附加税

无

#### 2.9 替代性最低税

无

#### 2.10 境外税收抵免

居民企业取得来源于境外的所得,已在境外缴纳的所得税款可以获得单边税收抵免。该项抵免额仅限于该所得在印度尼西亚的应纳税额。

#### 2.7 Rate

The standard corporate income tax rate is 22 percent. Certain resident corporate taxpayers (other than PEs of foreign companies) that earn or receive gross income that does not exceed IDR4.8 billion in a fiscal year are subject to a reduced corporate income tax of 0.5 percent of gross income for a certain period of time. However, these taxpayers may opt to apply the standard corporate income tax rate after notifying the Directorate General of Taxation (DGT). Resident corporate taxpayers with gross revenue up to IDR50 billion receive a 50 percent reduction in of the corporate income tax rate imposed on taxable income that is attributable to the initial taxable income of IDR4.8 billion. In addition to corporate income tax, a PE also is subject to branch profits tax at the rate of 20% (unless reduced under an applicable tax treaty). The branch profits tax does not apply where all of a PE's net profit after tax is reinvested in Indonesia under certain conditions.

#### 2.8 Surtax

No

### 2.9 Alternative minimum tax

No

# 2.10 Foreign tax credit

Resident companies that earn income from foreign sources are entitled to a unilateral tax credit with respect to foreign tax paid on the income. The credit is limited to the amount of Indonesian tax payable on the income.

# 2.11 参股免税制度

印度尼西亚有限责任公司向居民 企业或法人支付的股息免征所 得税。

# 2.12 控股公司特别制度

无

#### 2.13 税务优惠

对于满足特定条件且公众投资者 持有至少40%股份的上市公司纳税人,适用的公司所得税税率将低于正常税率,即19%。

对于特定先锋行业的新投资或业务扩张,可享有免税优惠期制度。符合条件的高优先行业项目可从商业运营开始起享受100%的企业所得税豁免,根据投资额(最低投资额为5000亿印尼盾),为期至少五年至最长20年,之后两年则可享受50%的企业所得税减免。对最低投资额在1000亿印尼盾至 5000亿印尼盾以下的项目,可以 从商业经营开始之日和 半征收企业所得税,并在之后两 年享受企业所得税率降低25%的优惠。

# 2.11 Participation exemption

Dividends paid by an Indonesian limited liability company to a resident company or body entity are exempt from income tax.

# 2.12 Holding company regime

No

#### 2.13 Incentives

For publicly listed corporate taxpayers with a minimum of 40% of the shares held by public investors that meet certain criteria, the applicable corporate income tax rate is lower than the regular rate, i.e., 19%.

A tax holiday regime is available for new investment or business expansions in certain pioneer industries. Qualifying projects in high-priority sectors may be granted a 100 percent exemption from corporate income tax for a minimum of 5 years up to a maximum of 20 years from the commencement of commercial operations, depending on the value of the investment (the minimum investment is IDR500 billion), and a 50 percent reduction in corporate income tax for the next 2 years. A 50 percent reduction in corporate income tax for 5 years from the commencement of commercial operations may be granted for projects with a minimum investment of IDR100 billion but less than IDR500 billion, with a 25 percent reduction in corporate income tax for the next 2 years.

如果满足特定条件,在某些批准的行业领域或在特定的地理位置运营的居民公司若具有特定最低资本投资额将可享有税务津贴。激励措施包括30%的投资津贴(每年5%长达6年),加速折旧和/或摊销,亏损结转期限延长至10年,以及将支付给非居民的股息的预提税税率降低至10%。

对于没有获得免税期或免税额度的居民公司,可以为以下业务活动或支出提供"超级减税额度":

- 劳动密集型行业的新资本投资或业务扩展(有资格获得相当于有形固定资产投资总额(包括用于主要业务活动的土地)60%的投资税收优惠,从商业生产开始的财政年度开始,六年内平均分配);
- 为开发人力资源而实行的学徒制、实习和/或学习计划(最高可额外扣除100%的合格费用、也就是最多可扣除200%的总合格费用);和
- 与研发有关的活动(最高可额 外扣除200%的合格费用·也就 是最多可扣除300%的总合格 费用)。

Tax allowances are available to resident companies with a specified minimum level of capital investments in certain approved industry sectors or those operating in certain geographic locations if certain conditions are satisfied. The incentives include a 30 percent investment allowance (5 percent per year over 6 years), accelerated depreciation and/or amortization, an extended carryforward of losses up to 10 years, and a reduced withholding tax rate of 10 percent on dividends paid to non residents.

For resident companies that do not obtain tax holiday or tax allowance facility, a "super tax deduction facility" is available for the following business activities or expenditure:

- New capital investment or business expansion in labor-intensive industries (eligible for an investment
- allowance equal to 60% of the total investment amount in tangible fixed assets, including land used for primary business activities, allocated equally over six years starting from the fiscal year in which the commercial production commences);
- Apprenticeship, internship, and/or learning programs in human resources development (eligible for a maximum additional deduction of 100% of qualifying expenses, resulting in a maximum deduction of 200% of the total qualifying expenses); and
- Research and development related activities (eligible for a maximum additional deduction of 200% of qualifying expenses, resulting in a maximum deduction of 300% of the total qualifying expenses).

# 3.0 预提税 Withholding tax

### 3.1 股息

支付给非居民的股息须缴纳 20%的预提税(这被视为最 终税),除非根据税收协定 低税率。印尼企业纳税人向 民企业支付的股息不征收 克可所得税。对支付给税免 民个人的股息征收10%的最级 提税、在满足特定条件的情况 下可以获得豁免。

#### 3.2 利息

支付给非居民的利息应缴纳 20%的预提税,除非根据税收 协定降低税率。自2021年8月2 日起,政府和非政府机构发行 的债券(包括伊斯兰债券)向 非居民支付的利息适用10%的降 低预提税税率。

国内纳税人(银行除外)支付给印度尼西亚居民的利息应缴纳15%的预提税·这通常代表预缴税款。某些收款人免除预扣税(如居民银行)。 印度尼西亚境内的银行支付给税务居民的利息须缴纳20%的最终预提税。

### 3.1 Dividends

Dividends paid to a nonresident are subject to a 20 percent withholding tax (which is considered a final tax) unless the rate is reduced under a tax treaty. No withholding tax applies to dividends paid by an Indonesian company to a resident company and the dividends are exempt from corporate income tax for the recipient. A 10 percent final withholding tax is imposed on dividends paid to a tax resident individual although an exemption is available where certain criteria are met.

#### 3.2 Interest

Interest paid to a nonresident is subject to a 20 percent withholding tax unless the rate is reduced under a tax treaty. A reduced WHT rate of 10% applies as of 2 August 2021 to interest payable to nonresidents on bonds issued by government and non-government agencies, including sharia bonds.

Interest paid by a domestic taxpayer (other than a bank) to an Indonesian resident is subject to a 15 percent withholding tax, which generally represents an advance payment of tax liability. Certain recipients are exempt from withholding tax (e.g., resident banks). Interest paid by a bank in Indonesia to a tax resident is subject to a 20 percent final withholding tax.

## 3.3 特许权使用费

除非根据税收协定降低税率,否则对汇出国外的特许权使用费征收20%的预提税。

国内纳税人支付给印度尼西亚居民 的特许权使用费应缴纳15%的预提 税,代表预缴税款。

就税收而言,"特许权使用费"一般指在印度尼西亚对某些有形或无形资产或专有知识的使用权利,以及无形资产或专有知识的使用权的转让而收取的费用。

### 3.4 技术服务费

对汇出国外的技术服务费征收20%的预提税,除非根据税收协定降低税率或免除。

国内纳税人向居民纳税人支付 的 技术、管理、咨询服务和 租金总额(土地和建筑租金除

外,需缴纳10%的最终预提税)应缴纳2%的预提税。居民个人提供的技术服务费用,需缴纳职工所得税。建筑服务付款需缴纳2%至6%的预提税。(自2022年2月21日起,预提税税率改为1.75%至6%)。

# 3.5 分支机构利润汇出税

对常设机构所得税之后的应纳税所得额征收20%的分支机构利润税。根据税收协定,这个税率可以降低。如果常设机构的全部税后净利润都重新投资到印尼,则分支机构的利润税将不适用。

# 3.3 Royalties

A 20 percent withholding tax is imposed on royalties remitted abroad unless the rate is reduced under a tax treaty.

Royalties paid by a domestic taxpayer to an Indonesian resident are subject to a 15 percent withholding tax, which represents an advance payment of tax liability.

For tax purposes, "royalties" generally refers to any charge for the right to use certain tangible or intangible assets or know-how in Indonesia, as well as the transfer of a right to use intangible assets or know-how in Indonesia.

#### 3.4 Technical service fees

A 20 percent withholding tax is imposed on technical service fees remitted abroad unless the rate is reduced or eliminated under a tax treaty.

A 2 percent withholding tax applies on gross payments made by a domestic taxpayer to a resident taxpayer for technical, management, consulting services and rentals (except for land and building rentals, which are subject to a 10 percent final withholding tax). Payment of technical services provided by resident individuals are subject to employee income tax. Payments for construction services are subject to withholding tax at rates ranging from 2% to 6% (starting 21 February 2022, the withholding tax rates were changed to ranging from 1.75% to 6%).

#### 3.5 Branch remittance tax

A 20 percent branch profits tax is imposed on the taxable income after income tax of a PE. This rate may be reduced under a tax treaty. The branch profits tax does not apply where all of a PE's net profit after tax is reinvested in Indonesia.

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

没有 (除了土地税和建筑税外), 但需要缴纳各种登记费。

#### 4.2 工资税

要求雇主对支付给其雇员的工资薪酬预扣、缴纳和申报所得税。

# 4.3 不动产税

土地、房屋和永久性构筑物每年应 缴纳不动产税。

不动产税率通常不超过物业评估价值的0.3%,由相关部门确定。某些业务(即上游石油和天然气、地热、采矿、种植、林业)及其他利用水域进行某些活动的领域的不动产税是在特定制度下规定的。

#### 4.4 社会保障

两个综合社会保障计划,即人力计划和医疗保健计划,适用于在印度尼西亚工作至少六六尺月的外国人和印度尼西亚公库西亚公民人力计划供款旨在为工作军队人力计划供款旨在为工作保险的缴费比例。高龄和养老金提供例为。秦老储蓄金3.7%,养老金计划的。《程主对医疗保健计划的缴费比例4%,(以工资的一定比例为上限)。对外籍人士来说,养老金计划的缴款不是强制性的。

# 4.1 Capital duty

No (apart from the land and building tax), but various registration fees apply.

# 4.2 Payroll tax

An employer is required to withhold, remit and report income tax on the remuneration paid to its employees.

# 4.3 Real property tax

Land and building tax is payable annually on land, buildings and permanent structures.

The rate typically is not more than 0.3 percent of the estimated sales value of the property, which is determined by the relevant authority. The land and building tax for certain businesses (i.e., upstream oil and gas, geothermal, mining, plantation, forestry, other sectors which use the water territory for certain activities) is regulated under a specific regime.

# 4.4 Social security

Two comprehensive social security schemes, i.e., a manpower scheme and a healthcare scheme, are applicable for Indonesian nationals and foreigners who work in Indonesia for at least six months. Contributions to the manpower scheme are intended to provide security insurance for work accidents, death, old age and pensions. The employer contributions are 0.24 to 1.74 percent for work accident protection; 0.3 percent for death insurance; 3.7 percent for old age savings; and 2 percent, (with a certain cap on the salary), for the pension plan. The employer contribution for the healthcare scheme is 4 percent, (with a certain salary cap). Contribution to the pension plan is not mandatory for expatriates.

受雇的居民个人必须缴纳每月薪酬的 2%的社会保障缴款(老年储蓄)和 1%的养老金计划缴款。受雇的个人还需要支付每月薪酬 1%的医疗保健供款(受每月上限限制)。雇员也可以添加其他家庭成员,以换取每个家庭成员每月额外 1%的供款。

# 4.5 印花税

特定文件将被征收印花税,其名义金额为10,000印尼盾。

#### 4.6 转让税

土地和/或建筑物的处置通常需要缴纳交易价值2.5%的最终税。土地或建筑物的取得须缴纳的税款不得超过该财产的由有关当局决定的购置价值或预估销售价值(NJOP)的5%·以较高者为准。

### 4.7 其他

出售在印度尼西亚证券交易所上市的股票需缴纳交易价值 0.1%的最终税。首次公开上市时,创始人股份的股份价值应缴纳0.5%的附加税。外国股东转让未上市居民公司的股份须缴纳转让价值5%的预提税,除非根据税收协定适用豁免。 Employed resident individuals must make social security contributions (old age savings) of 2% of monthly compensation, and a pension plan contribution of 1%. An employed individual also is required to make a healthcare contribution of 1% of monthly compensation (subject to a monthly cap). An employee may add other family members in return for an additional 1% contribution per family member, per month.

# 4.5 Stamp duty

Certain documents are subject to stamp duty at a nominal amount of IDR 10.000.

#### 4.6 Transfer tax

The disposal of land and/or buildings generally is subject to a final tax of 2.5 percent of the transaction value. The acquisition of land or a building is subject to a duty up to a maximum of 5 percent of the acquisition value or the estimated sales value as determined by the relevant authority (NJOP) of the property, whichever is higher.

#### 4.7 Other

The sale of shares listed on the Indonesian stock exchange is subject to a final tax of 0.1 percent of the transaction value. An additional tax of 0.5 percent applies to the share value of founder shares at the time of an initial public offering. The transfer of the shares of an unlisted resident company by a foreign shareholder is subject to a withholding tax of 5 percent of the transfer value unless an exemption applies under a tax treaty.

# 5.0 反避税规则 Anti-avoidance rules

# 5.1 转让定价

具有特殊关联关系的各方之间 的交易必须以"合理商业目 的"并在公平交易原则的基础 上进行。

# 5.2 资本弱化

如果纳税人的负债与权益比率 超过4:1、债务所产生的一定比例的利息就不能从税前扣除。 例外情况适用于某些行业。

从 2022 财年开始,财政部长 (MoF) 有权根据国际公认的方法,例如 DER、与 EBITDA (未计利息、税项、折旧和摊销前的利润) 相比的借款成本或其他方法指定可扣除借款成本的限制方法。

# 5.1 Transfer pricing

Transactions between parties that have a special relationship must be carried out in a "commercially justifiable way" and on an arm's length basis.

Certain documentation is required if the total transactions with a related counterparty exceed a certain threshold. The documentation must include, at a minimum, an overview of the taxpayer's business operations and structure, its transfer pricing policy, a comparability analysis, selected comparables and an explanation of how the arm's length price or profit is determined (including the transfer pricing methodology). The Indonesian tax authorities have issued detailed transfer pricing guidelines that

# **5.2 Thin capitalisation**

A certain portion of interest arising from debt is nondeductible for tax purposes if the taxpayer's debt-to-equity ratio exceeds 4:1. Exceptions apply for certain industries.

Starting FY2022, the Minister of Finance (MoF) is authorized to specify the limitation on deductible borrowing costs based on internationally accepted methods, such as DER, borrowing costs compared to EBITDA (earnings before interest, taxes, depreciation, and amortization), or other methods.

# 5.3 受控外国公司

当印度尼西亚居民纳税人(自 身或与其他印度尼西亚居民纳 税人共同)直接或间接持有一 家外国公司的总实收资本或 投 票权至少50%,且每一层的比 例都达到50%,财政部有权决 定股息何时应被视为从 外国公 司获得。这仅适用于外国公司 不在证券交易所交易其股份的 情况。如果海外公司没有派发 或支付股息,印度尼 西亚居民 纳税人必须在其年度纳税申报 表中计算并申报视同股息。股 息将被视为在外国纳税申报截 止日期后的第四个月或 外国公 司纳税年度结束后的七 个月(如 果该国没有具体的纳 税申报截止 日期)获得。

被视为股息的数额是印度尼西亚居民纳税人有权从外国公司的被动净收益(包括特定租金和利息、股息、特许权使用费和资产转移收益)中按比例从外国公司的资本参与中获得的股息总额。

#### 5.4 信息披露要求

纳税人必须提供与关联方有关的交易的特定信息以及转让定价文件的可用性声明,作为年度纳税申报表附件。这些信息将由税务机关保存,并可在税务审计中进行审查。

# 5.3 Controlled foreign companies

The MOF is authorised to determine when a dividend is deemed to be derived from a foreign company, where an Indonesian resident taxpayer (alone or collectively with other Indonesian resident taxpayers) holds, directly or indirectly, at least 50 percent of the total paid-in capital or voting rights of the foreign company, with the 50 percent threshold criterion applied at each level. This applies only if the foreign company does not trade its shares on the stock exchange. If no dividends are declared or earned from the foreign company, the Indonesian resident taxpayer must calculate and report a deemed dividend in its annual income tax return. The dividend will be deemed to be derived either in the fourth month following the deadline for filing the tax return in the foreign country or seven months after the foreign company's tax year ends if the country does not have a specific tax filing deadline.

The amount of the deemed dividend is the total amount of dividend to which the Indonesian resident taxpayer is entitled in proportion to its capital participation in the foreign company from the net passive income of the foreign company (including certain rentals and interest, dividends, royalties, and gains on the transfer of assets).

# **5.4 Disclosure requirements**

A taxpayer must provide certain information regarding transactions with related parties and a declaration regarding the availability of the required transfer pricing documentation as attachments to the annual tax return. The information will be maintained by the tax authorities and may be tested in a tax audit.

印度尼西亚引入了三层转让定 价文件的方法,即主文件、本 地文件和国别 (Country-by-Country)报告。如果居民公 司有关联交易且: (i)上一纳 税年度的总收入超 过500亿印 尼盾; (ii) 上一纳税年度与关 联方的有形货物交易超过200亿 印尼盾;(iii)上一纳税年度 与关联方之间的无形资产有关 的利息、特许权使用费、服务 或其他交易超过50亿印尼盾; 或(iv)与管辖区内 税率低干 印度尼西亚的关联方 进行交 易,则必须提交主文档 和本地 文档。

此外,一名印度尼西亚纳税人如果有资格成为合并总收入至少为11 万亿印尼盾的企业集团的母公司,则必须准备一份CBC报告、一份主文件和一份本地文件。

纳税人必须提供必要的信息,以确定他们是否有义务通过税务总署的网上平台,以电子方式提交CbC报告。申报回执必须附在企业所得税年度纳税申报表上。

Indonesia has introduced the three-tiered approach for transfer pricing documentation, i.e., the master file, local file and country-by-country (CbC) report.

A master file and a local file are mandatory where the resident company has related party transactions and has: (i) gross revenue in the preceding tax year exceeding IDR50 billion; (ii) tangible goods transactions with a related party in the preceding tax year exceeding IDR20 billion; (iii) interest, royalties, services or other transactions involving intangibles in the preceding tax year with related parties exceeding IDR5 billion; or (iv) transactions with affiliated parties located in jurisdictions with a tax rate lower than that in Indonesia.

In addition, an Indonesian taxpayer that qualifies as a parent entity of a business group with consolidated gross revenue of at least IDR11 trillion must prepare a CbC report, along with a master file and a local file.

Taxpayers must provide the necessary information to ascertain whether they have an obligation to submit a CbC report by filing an electronic notification through the Director General of Taxation's online platform. The receipt for the filing must be attached to the annual corporate income tax return.

# 6.0 企业合规 Compliance for corporations

#### 6.1 纳税年度

纳税年度通常是日历年,尽管企业纳税人可以选择根据其财务年度(经税务机关批准)提交企业纳税申报表。

# 6.2 合并申报

不允许合并报表;每个公司必须 提交单独的报表。

# 6.3 申报要求

#### 6.4 处罚

罚款视情况而定,如迟交税款、少交税款和自愿修改申报表。最常见的处罚是欠税利息,最长可征收24个月。少缴税款的利息将按与财政部长设定的预定月利率挂钩的浮动利率收取,最长可征收24个月。

#### 6.5 裁决

纳税人可以要求税务总局确认税 法的适用情况或不明确的特定程 序。税务总署没有对此类请求作 出回应的时限。这项裁决只适用 干提交申请的纳税人

# 6.1 Tax year

The tax year generally is the calendar year, although a corporate taxpayer can elect to file a corporate tax return based on its book year (subject to approval from the tax authorities).

#### 6.2 Consolidated returns

Consolidated returns are not permitted; each company must file a separate return.

# 6.3 Filing requirements

Indonesia uses a self-assessment system for income tax. The deadline for payment of the monthly income tax installments is the 15th day of the following month. The deadline for payment of withholding tax is the 10th day of the following month. VAT and annual income tax payments must be made before the relevant tax return is filed. Monthly income tax returns must be filed by the 20th day of the following month; whereas the deadline for monthly VAT reports is the last day of the following month. Annual corporate tax returns must be filed within four months of the end of the book year, but the deadline can be extended up to two months.

#### 6.4 Penalties

Penalties vary depending on the situation, such as late tax payment, late filing, tax underpayment and voluntary amendment of returns. The most common penalty is interest on underpaid tax which may be imposed for a maximum of 24 months. Interest on underpaid tax, which may be imposed for a maximum of 24 months and is charged at a variable rate linked to the predetermined monthly interest rate set by the MoF.

#### 6.5 Rulings

A taxpayer may request confirmation from the DGT regarding the application of the tax law or a particular procedure where this is unclear. There is no timeframe for the DGT to respond to such requests. The ruling applies only to the taxpayer that files the request.

# 7.0 个人税收 Personal taxation

## 7.1 征税原则

居民个人应根据其全球总收入、 扣除可扣除额和非应税收入之后 纳税。非居民只对印度尼西亚来 源收入征税。 只要满足某些要 求·在成为印度尼西亚纳税居民 后·在印度尼西亚居住的外国公 民最多可在四年内以印度尼西亚 来源的收入征税。

# 7.2 居民纳税人

个人在任何12个月内在印度 尼西亚居住183天或以上·在印度尼西亚居住并打算在印度尼西亚居住·则该个人为印度尼西亚纳税居民。如果一个人在印度尼西亚停留不到183天·且不打算在该国居住·则他/她是非居民。非居民无需进行税务登记。

#### 7.3 申报主体

所有个人税务居民(包括外籍人士)必须进行税务登记。豁免情况包括收入低于非应税收入门槛的个人、不具备个人税务居民资格的个人或与丈夫共同履行纳税义务的已婚妇女。一个家庭被视为一个经济个体,只有在配偶之间有婚前协议的情况下,才允许单独做税务申报。

# 7.4 应纳税所得额

应纳税所得额包括受雇、经营、 资本收益等所得。

#### 7.1 Basis

A resident individual is taxed on his/her worldwide gross income, less allowable deductions and nontaxable income. A nonresident is taxed only on Indonesia-source income. A foreign citizen who is a resident of Indonesia is taxed only on Indonesia - sourced income for up to four years after becoming tax resident in Indonesia, provided that certain requirements are met.

#### 7.2 Residence

An individual is an Indonesian tax resident where the individual resides in Indonesia, is present in Indonesia for 183 days or more in any 12-month period, or is present in Indonesia and intends to reside in Indonesia. An individual is a nonresident if he/she is present in Indonesia for less than 183 days and has no intention to reside in the country. A nonresident is not required to register for tax purposes.

# 7.3 Filing status

All individual tax residents (including expatriates) must register for tax purposes. An exemption is available for individuals earning less than the nontaxable income threshold, those who do not qualify as individual tax residents or a married woman who fulfills her tax obligation jointly with her husband. A family is considered a single economic unit, and separate filing is allowed only if there is a prenuptial agreement between the spouses.

# 7.4 Taxable income

Taxable income includes remuneration from employment, business profits, capital gains, etc.

## 7.5 资本利得

个人取得的资本收益通常按个人所得税标准累进税率作为一般性收入征税;出售在印度尼西亚证券交易所上市的股票收益按交易价值的0.1%(最终税)征税。首次公开募股时,创始人股份的股份价值应缴纳0.5%的附加税。出售土地和/或建筑物的收益应按销售收入的2.5%缴纳所得税。

#### 7.6 扣除与减免

从事经营业务的个人可以从业务 收入中扣除费用。如果费用是为 了赚取、收集和维持应税收入而 发生的,则一般可以扣除。为纳 税人、纳税人的配偶和至多三名 受抚养子女提供个人税收减免。

#### 7.7 税率

个人所得税税率为:6000万印尼 盾以下的年应纳税所得额的5%; 超过6000 万印尼盾至2.5亿印尼 盾的金额的15%;超过2.5亿印尼 盾至5亿印尼盾的金额的25%;超 过5亿但不超过50亿印尼盾的金 额的30%;超过50亿印尼盾的 金额为35%。

在一个财政年度内,从事经营业务的个人(某些独立个人服务除外)所赚取或收到的所有收入不超过48亿印尼盾,均需缴纳0.5%的最终所得税。个人可以通过向DGT提交通知来选择接受标准累进个人所得税税率。

# 7.5 Capital gains

Capital gains derived by an individual generally are taxed as ordinary income at the standard progressive individual income tax rates. Gains on sale of shares listed on Indonesia Stock Exchange are taxed at 0.1 percent (final tax) of the transaction value. An additional tax rate of 0.5 percent applies to the share value of founder shares at the time of an initial public offering. Gains on the disposal of land and/or buildings are subject to income tax at 2.5% of the sale proceeds.

#### 7.6 Deductions and allowances

An individual who carries on a business may deduct expenses from business income. Expenses generally are deductible if they are incurred for purposes of earning, collecting, and maintaining taxable income. Personal tax reliefs are provided for the taxpayer, the taxpayer's spouse and up to three dependent children.

#### 7.7 Rates

Personal tax rates are 5 percent on the first IDR60 million of annual taxable income; 15 percent on amounts exceeding IDR60 million up to IDR250 million; 25 percent on amounts exceeding IDR250 million up to IDR500 million; 30 percent on amounts exceeding IDR500 million up to IDR5 billion; and 35 percent on amounts exceeding IDR5 billion.

All income earned or received by an individual doing business (except certain independent personal services) that does not exceed IDR4.8 billion within a fiscal year is subject to a 0.5 percent final income tax. Individual may opt to instead to be subject to the standard progressive individual income tax rates by submitting a notification to the DGT.

# 8.0 个人的其他税收 Other taxes on individuals

# 8.1 资本税

除了土地税和建筑税外,资本 或资产不征收资本税,但需要 支付各种注册费。

## 8.2 印花税

特定文件 将被征收印花税,其名义金额 为10,000印尼盾

# 8.3 资本取得税

土地或建筑物的收购应缴纳的税款最多为收购价值的5%或NJOP·以较高者为准,适用于获取价值超过6000万印尼盾的土地或建筑物权益。

# 8.4 不动产税

土地、房产和永久性建筑物每年应缴纳不动产税。税率通常不超过相关当局确定的农村和城市地区财产价值的0.3%。

# 8.5 继承税/遗产税 无

ル

#### 8.6 净财富/净值税

无

#### 8.7 社会保障

受雇的居民个人必须缴纳社会保障金(老年储蓄)·金额等于每月薪酬的2%·养老金计划缴款比例为1%。受雇的个人还必须有上限)。员工如果增加其他家庭成员·他/她有责任每月为每个家庭成员额外缴纳1%。对外籍人士来说,养老金计划的缴款不是强制性的。

# 8.1 Capital duty

There are no duties on capital or assets, apart from the land and building tax, but various registration fees apply.

# 8.2 Stamp duty

Certain documents are subject to stamp duty at a nominal amount of IDR 10.000.

# 8.3 Capital acquisitions tax

The acquisition of land or a building is subject to a duty of a maximum of 5 percent of the acquisition value or the NJOP, whichever is higher, when a person obtains rights to land or a building with a value greater than IDR 60 million.

# 8.4 Real property tax

Land and building tax is payable annually on land, buildings and permanent structures. The rate typically is no more than 0.3 percent of the value of the property in rural and urban areas, as determined by the relevant authority.

#### 8.5 Inheritance/estate tax

No

#### 8.6 Net wealth/net worth tax

NIO

# 8.7 Social security

Employed resident individuals must make social security contributions (old age savings) in an amount equal to 2 percent of monthly compensation, and a pension plan contribution of 1 percent. An employed individual also must make a healthcare contribution of 1 percent of monthly compensation (subject to a certain monthly cap). An employee may add other family members, but he/she will be liable to make an additional 1 percent contribution per family member per month. The contribution to the pension plan is not mandatory for expatriates.

# 9.0 个人税收合规 Compliance for individuals

## 9.1 纳税年度

日历年度。

# 9.2 申报缴纳

#### 9.3 罚款

罚款视情况而定,如迟交税款、少交税款和自愿修改申报表。最常见的处罚是欠税利息,最长可征收24个月,将按与财政部设定的预定月利率挂钩的浮动利率收取。

# 9.1 Tax year

Calendar year.

# 9.2 Filing and payment

Personal income taxes in Indonesia are levied only at the national level. The employer is responsible for calculating, deducting and remitting tax due on employees' salaries and other remuneration. Most nonsalaried taxpayers assess their own taxable income. The annual tax return is due by 31 March following the end of the relevant fiscal year, but the deadline can be extended up to 2 months. Individual taxpayers who conduct a business or independent profession with turnover up to a certain threshold may elect to be exempt from the bookkeeping requirement, and only maintain records of revenue. In such cases, taxable income is assessed based on certain deemed profits.

#### 9.3 Penalties

Penalties vary depending on the situation, such as late tax payment, late filing, tax underpayment and voluntary amendment of returns. The most common penalty is interest on underpaid tax, which may be imposed for a maximum of 24 months and is charged at a variable rate linked to the predetermined monthly interest rate set by the MoF.

# 10.0 增值税 Value added tax

#### 10.1 应税交易

对"交付"应税货物和应税服务 征收增值税。这包括在印度尼西 亚关税领土(受印度尼西亚海关 法管辖的印度尼西亚领土)内交 付应税货物和/或应税服务、进口 应税货物、在印度尼西亚使用离 岸应税无形货物和/或离岸应税服 务,以及增值税应税企业家出口 应税商品和/或应税服务。增值税 同样适用干所有生产加工货物, 无论是本地生产的还是进口的。 生产加工是指改变商品的原始形 杰或性质、创造新商品或提高商 品生产率的任何活动。对某些地 区(如自由贸易区或保税区)转 让应税货物可享受一定的增值税 优惠。 某些货物和服务是不征收 增值税的。

通过电子系统 (PMSE)进行的交易需缴纳增值税。税务总局可以任命一个满足某些条件的外国电子商务方作为其在印度尼西亚交易的 PMSE增值税收集者。

除增值税外,某些被视为"奢侈品"的商品还需缴纳奢侈品销售税(LST)。

#### 10.1 Taxable transactions

VAT is levied on the "delivery" of taxable goods and/ or taxable services. This consists of delivery of taxable goods and/or taxable services within Indonesian customs territory (territory in Indonesia that is subject to Indonesian Customs Law), import of taxable goods, utilization of offshore taxable intangible goods and/or offshore taxable services in Indonesia, and export of taxable goods and/or taxable services by a VAT-taxable entrepreneur. VAT applies equally to all manufactured goods, whether produced locally or imported. Manufacturing is defined as any activity that changes the original form or nature of a good, creates a new good or increases a good's productivity. Deliveries to certain areas (e.g., a free zone or bonded zone) may enjoy certain VAT incentives. Certain goods and services are nontaxable for VAT purposes.

Transactions carried out through electronic systems (PMSE) are subject to VAT. The DGT can appoint a foreign e-commerce party that meets certain criteria to be the PMSE VAT collector for its transactions in Indonesia.

In addition to VAT, certain goods considered as "luxury" items are subject to luxury goods sales tax (LST).

#### 10.2 税率

标准税率为10%,从 2022 年 4 月 1 日起增加到 11%。 出口应税 货物有形商品、某些应税无形商品 和某些应税服务的增值税为零税 率。提供某些应纳税货物和/或应纳税服务用特殊标准作为增值税计税基础。

LST 税率从 10% 到 200% 不等, 具体取决于奢侈品的类型。 奢侈品出口需缴纳 0% 的 LST。

#### 10.3 登记

在一个财政年度提供应税货物和/或应税服务超过48亿印尼盾的企业家必须登记增值税,并就提供应税货物和/或应税服务开具增值税发票。

#### 10.4 申报缴纳

每个月的增值税申报表必须在下 个月底之前申报,而每个月的增 值税缴纳截止日期在申报增值税 申报表之前。

使用境外应税无形商品或者应税服务缴纳自评增值税的截止日期为增值税到期日的次月15日。

#### 10.2 Rates

The standard rate is 10 percent, increasing to 11% as from 1 April 2022. VAT on exports of taxable tangible goods, certain taxable intangible goods, and certain taxable services is zero- rated. Certain deliveries of taxable goods and/or taxable services are subject to special VAT base.

LST rates range from 10 percent to 200 percent, depending on the type of luxury goods. Export of luxury goods are subject to 0 percent LST.

# 10.3 Registration

Entrepreneurs who deliver of taxable goods and/or taxable services exceeding IDR4.8 billion in a fiscal year must register for VAT purposes and issue VAT invoices on the delivery of taxable goods and/or taxable services.

# 10.4 Filing and payment

A monthly VAT return must be filed by the end of the following month, while the monthly VAT payment deadline is before the VAT return is filed.

The deadline for payment of self-assessed VAT on the utilisation of taxable intangible goods or taxable services from abroad is the 15th day of the month following the period when the VAT becomes due.

# 11.0 税法体系 Source of tax law

#### 11.1 税法体系

1983 年第 6 号一般税收规定和程序法、最后经 2021 年第 7 号法律修订、关于统一税收法规; 1983 年第 7 号所得税法、最后经 2021 年第 7 号法修订、关于统一税收法规; 1983 年第 8 号增值税法、最后经 2021 年第 7 号法律修订、关于统一税收法规。

#### 11.2 税收协定

印尼已缔结70多项税收协定。

经合组织多边公约(MLI)已 于2020年8月1日对印度尼西亚 生效。

#### 11.3 税务机关

印度尼西亚税务总署。

# 11.1 Source of tax law

General Tax Provision and Procedures Law Number 6 of 1983 as lastly amended by Law Number 7 of 2021 regarding Harmonization of Tax Regulations; Income Tax Law Number 7 of 1983 as lastly amended by Law Number 7 of 2021 regarding Harmonization of Tax Regulations; VAT Law Number 8 of 1983 as lastly amended by Law Number 7 of 2021 regarding Harmonization of Tax Regulations.

#### 11.2 Tax treaties

Indonesia has concluded more than 70 tax treaties.

The OECD multilateral instrument (MLI) entered into force for Indonesia on 1 August 2020.

# 11.3 Tax authorities

Director General of Taxation.



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# 1.0 投资基本情况 Investment basics

#### 1.1 货币

老挝基普(LAK)。

# 1.2 外汇管制

外国企业可以在其企业银行户 口下存入老挝基普或外国货 币。老挝银行限制外币的境内 支付并限制老挝基普和外国货 币的资金兑换。

#### 1.3 会计原则/财务报表

老挝财务报告准则 (LFRS) 现已在 2021年对非公共利益实体全面执行。但是、银行、金融机构和上市公司必须使用国际财务报告准则 (IFRS)。 财务报表必须每年向会计和税务部门提交。

#### 1.4 主要商业实体

包括公众/私人有限公司,合伙企业,个体企业(独资企业), 代表办公处和外国公司的分支机构。

#### 1.1 Currency

Lao Kip (LAK).

# 1.2 Foreign exchange control

Foreign enterprises may deposit both LAK and foreign currencies in their bank accounts under the enterprise's name. The Bank of Laos restricts domestic payments in foreign currencies and limits the funds exchanged from LAK to foreign currencies.

# 1.3 Accounting principles/financial statements

The Lao Financial Reporting Standards (LFRS) is now fully enforced for non PIE entities in 2021. However, the use of the International Financial Reporting Standards (IFRS) is mandated for banks, financial institutions, and listed companies. Financial statements must be filed annually with the accounting and tax authorities.

# 1.4 Principal business entities

These are the public/private limited company, partnership, individual enterprise (sole proprietorship), representative office and branch of a foreign company.

# 2.0 企业税收 Corporate taxation

# 2.1 居民纳税人

税收上的居民尚无定义, 但老 挝的税收协定将常设机构定义 为企业开展全部或部分业务的 固定营业地点。在老挝法律下 成立的实体通常对其全球收入 征税,无论其收入来源。在老 挝经营业务的外国实体,其在 老挝的收入需要征税。

#### 2.2 征税原则

所得税法规定,税收适用于全球范围。分支机构的征税方式 与子公司相同。

# 2.3 应纳税所得

境内和外国企业都需缴纳企业 所得税,并对各类商业活动中 所取得的收入征收。

企业所得税的应纳税所得一般 按商业活动的利润总额加上税 法规定不可扣除的费用,减去 税法规定的可允许扣除项提 等。不遵守会计准则或提计 完整的纳税申报和付款给,根 医外国供应商的纳税,根据 要缴收入乘以每种经营活对 应的利润率,再乘以企业所得 税率计算得出。

#### 2.4 股息税

股息收入包括在应税收入中, 并须缴纳企业所得税。

#### 2.1 Residence

There is no general definition of residence for tax purposes in Laos. . However, Laos' tax treaties defines a permanent establishment as a fixed place of business through which the business of an enterprise is wholly or partly carried on. Entities incorporated under Laos law generally are taxed on their worldwide income, regardless of the source. Foreign entities carrying on a business in Laos are subject to tax on their income derived in Laos.

#### 2.2 Basis

The income tax law specifies that taxation applies on a worldwide basis. Branches are taxed in the same way as subsidiaries.

#### 2.3 Taxable income

Corporate income tax is collected from domestic and foreign businesses and is imposed on income from all types of business activities.

Taxable income for corporate income tax purposes generally is calculated as net income from business activities, plus nondeductible expenses, less allowable deductions as prescribed by the tax law. Taxpayers that do not follow accounting standards or that file an incomplete tax declaration and payment to nonresident overseas suppliers are subject to a mandatory profit tax, which is deemed to be the annual gross profit multiplied by the profit ratio for each type of activity and multiplied by the corporate income tax rate.

#### 2.4 Taxation of dividends

Dividend income is included in taxable income and subject to corporate income tax.

### 2.5 资本利得

出售股份(除了证券交易所上 市的股票适用税务豁免)的收 入需按卖出价格征收2%的所 得税。

出售土地和转让土地使用权, 建筑物或具有被视为实体资产 的土地连带建筑物所得的收益 也须缴纳企业所得税。

## 2.6 亏损

按照会计制度申报的纳税人, 如果获得国家审计机关或者独 立的外部审计师的审计证明, 并经税务机关批准,可以结转 五年的亏损。因自然灾害亏损 的种植业、农业企业,可以连 续10年结转亏损以抵消营业利 润。亏损不得向以往年度追溯 调整。

## 2.7 税率

企业所得税的标准税率为20%。 其它税率如下:

- 注册企业登记证 "ERC" 并自愿 进入增值税制度的微型企业适 用0.1%的税率。
- 对自愿进入增值税制度的新成 立的小型企业适用3%的税率, 为期3年。
- 对自愿进入增值税制度的新成 立的中型企业适用5%的税率, 为期3年。
- 5% 的税率适用干在教育,保 健和创新领域开展业务活动的 实体;

## 2.5 Capital gains

Income from the sale of shares (other than shares listed on the securities exchange, which are exempt from tax) is subject to income tax at a rate of 2 percent, imposed on the sales price.

Gains from the sale of land and transfer of land use rights, structures, or land that has structures that are considered asset of the entity is subject to corporate income tax.

#### 2.6 Losses

Taxpayers that follow an accounting system may carry forward losses for five years if they obtain an audit certification from a state audit organization or an independent external auditor and approval from the tax authorities. Plantation and agriculture businesses that incur losses as a result of a natural disaster may carry forward the losses to offset their operating profit for 10 consecutive years. The carry-back of losses is not permitted.

#### **2.7 Rate**

The standard corporate income tax rate is 20%. Other rates are as follows:

- A 0.1% rate applies for micro enterprise who registers the enterprise registration certificate "ERC" and voluntarily enters in Value Added Tax system.
- A 3% rate applies for period 3 years for newly established small-sized enterprise who voluntarily enters in Value Added Tax system.
- A 5% rate applies for period 3 years for newly established medium-sized enterprise who voluntarily enters in Value Added Tax system.
- A 5% rate applies to entities that conduct business activities in the education, health care, and innovation sectors:

- 13%的税率(所得税法第16条)
   适用于在股票市场上注册的公司 (即从注册之日起的前四年)。在 新技术和绿色能源领域开展业务活 动的实体也可享用7%的税率;
- 22%的税率适用于生产,进口和供应烟草制品的实体;
- 2022 年,采矿业并无特定企业 所得税率。采矿业务的企业将可 能适用与老挝政府特许权协议 阐明的所得税税率。若无,20% 的标准企业所得税率将适用。
- 未注册为增值税目的的小型实体和微型企业,其税率范围为1%至3%,取决于其收入金额和业务活动类型。收入低于5千万老挝基普的实体可免征所得税。

#### 2.8 附加税

无

## 2.9 替代性最低税

无

#### 2.10 境外税收抵免

老挝国内税法不提供外国税收抵免; 但是,税收协定可能会提供减免。

#### 2.11 参股免税制度

无

## 2.12 控股公司特别制度

无

## 2.13 税务优惠

针对特定领域中特定产业的投资 可能获得利润税豁免或减免。

- 13% rate (Article 16 of Law on Income Tax) applies for companies that are registered on the stock market for the first four years from the date of registration. A 7% rate also applies to entities that conduct business activities in the new technology and green energy sectors;
- A 22% rate applies to entities that produce, import, and supply tobacco products;
- In 2022, there is no CIT rate for mining. It seems that the CIT rate for mining business is complied with Concession Agreement with Lao government. If no, it will comply with normal CIT rate of 20%.
- Small entities and micro enterprise that are not registered for VAT purposes are subject to rates ranging from 1% to 3%, depending on the amount of income and the type of business activity. Entities with income below LAK 50 million are exempt from income tax.

#### 2.8 Surtax

No

#### 2.9 Alternative minimum tax

No

#### 2.10 Foreign tax credit

Lao domestic law does not provide for a credit for foreign taxes. Tax treaties, however, may provide for relief.

#### 2.11 Participation exemption

No

## 2.12 Holding company regime

No

#### 2.13 Incentives

Profit tax exemptions or reductions may be available for investments in certain sectors in certain areas.

# 3.0 预提税 Withholding tax

#### 3.1 股息

支付给境内和外国个人或法定 实体的股息需缴纳10%的预提 税。根据税收协定,对非纳税 居民所征收股息的预提税税率 可能会降低。

#### 3.2 利息

支付给境内和外国个人或法定 实体(银行和金融机构除外) 的利息需缴纳10%的预提税。 但是,对于存款,政府债券和 公司债券的利息是免税的。根 据税收协定,对支付给非纳税 居民利息的预提税税率可能会 降低。

## 3.3 特许权使用费

支付给境内和外国个人和法定 实体的特许权使用费需缴纳5% 的预提税。根据税收协定,对 支付给非纳税居民特许权使用 费的预提税率可能会降低。

#### 3.4 技术服务费

支付给外国的服务费需缴纳 1.4%至6%的预提税,视服务类 型而定:

- 1.4% 用于农业和手工艺品;
- 2% 用干工业和制造业;
- 3% 用于服务和交易;及
- 6% 用干能源和矿业。

#### 3.1 Dividends

Dividends paid to domestic and foreign individuals and legal entities are subject to a 10 percent withholding tax. The withholding tax rate on dividends paid to nonresidents may be reduced under a tax treaty.

#### 3.2 Interest

Interest paid to domestic and foreign individuals and legal entities (except for banks and financial institutions) is subject to a 10 percent withholding tax. However, interest earned on deposits, government bonds and debentures is exempt. The withholding tax rate on interest paid to a nonresident may be reduced under a tax treaty.

## 3.3 Royalties

Royalties paid to domestic and foreign individuals and legal entities are subject to a 5 percent withholding tax. The withholding tax rate on royalties paid to a nonresident may be reduced under a tax treaty.

#### 3.4 Technical service fees

Service fees paid to foreign persons are subject to a withholding tax ranging from 1.4 to 6 percent, depending on the type of services:

- 1.4% is for agriculture and handicrafts;
- 2% is for industry and manufacturing;
- 3% is for service and trading; and
- 6% is for energy and mine.

## 3.5 分支机构利润汇出税

无

## 3.6 其他

外国企业或个人取得来自老挝境 内营业活动的收入,老挝境内企 业向其支付时应预扣利润税。税 率依据产生收入的活动而不同。

## 3.5 Branch remittance tax

No

## 3.6 Other

A Lao company must withhold profit tax from any payments to a foreign entity or an individual for business activities that generated income in Laos. The rates vary depending on the activity that generated the income.

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

无

### 4.2 工资税

雇主需预扣雇员的就业收入的 所得税并在下个月20日前汇给 雇主注册的税务机构。

### 4.3 不动产税

土地税以不同的税率征收。

#### 4.4 社会保障

雇主必须以其员工每月总月 薪和其他福利的6%缴纳社会 保险·每名员工每月最高为 270,000老挝基普。用于计算社 会保险的员工的总月薪和其他 福利上限为450万拉特。员工个 人的缴纳率为5.5%。

#### 4.5 印花税

文件注册费适用于不同税率。

#### 4.6 转让税

无

#### 4.7 其他

对开展危害环境活动的个人、 法定实体和组织征收环境税。

对特定产品征收特种消费税, 税率为0%至110%。

## 4.1. Capital duty

No

### 4.2 Payroll tax

Tax on employment income is withheld by the employer and remitted to the tax authorities where the employer is registered by the 20th day of the following month.

## 4.3 Real property tax

A tax on land is levied at varying rates.

## 4.4 Social security

The employer must contribute to social security at a rate of 6 percent of the total monthly salary and other benefits paid to its employees, up to a maximum of LAK270,000 per month per employee. The employee's monthly salary and other benefits for purposes of the social security contribution is capped at LAK4.5 million. The employee's contribution is 5.5 percent.

#### 4.5 Stamp duty

Document registration fees apply at varying rates.

#### 4.6 Transfer tax

No

#### 4.7 Other

Environmental tax is levied on Individuals, legal entities, and organizations that conduct activities that harm the environment

Excise tax is imposed on certain products at rates ranging from 0% to 110% percent.

# 5.0 反避税规则 Anti-avoidance rules



5.1 转让定价

无

5.2 资本弱化

无

5.3 受控外国公司

无

5.4 信息披露要求

无

**5.1 Transfer pricing** 

No

5.2 Thin capitalisation

No

**5.3 Controlled foreign companies** 

No

**5.4 Disclosure requirements** 

No

# 6.0 企业合规 Compliance for corporations

#### 6.1 纳税年度

纳税年度通常为日历年。除非经营活动已经停止或被出售转让,或者纳税人获得会计和税务机关的批准以使用日历年度以外的纳税年度。

#### 6.2 合并申报

企业所得税可以合并申报和缴纳。其他纳税申报则必须个别单独提交。

## 6.3 申报要求

财务报表和纳税申报表应在纳税 年度之后的3月31日前提交。纳税 人必须每半年预缴一次企业所得 税。上半年6个月的首次付款须在 7月20日或之前支付;下半年6个 月的第二笔付款须在次年1月20日 或之前支付。

小型实体和微型企业的企业所得 税可能按月,按季,按半年或全 年支付,具体取决于与税务机构 的合同。

应纳所得税 (企业所得税除外)的收入一般在付款时需缴纳。租赁收入的收款方需要在收到款项的15天内支付税款。其他收入(即包括股息,贷款利息,知识产权收入和资本利得),付款人通常需要在交易后15天内代扣代缴税款。

#### 6.1 Tax year

The tax year generally is the calendar year, except in cases where business activities have ceased or have been sold or transferred, or if the taxpayer has approval from the accounting and tax authorities to use a tax year other than the calendar year.

#### 6.2 Consolidated returns

Consolidated returns are allowed for corporate income tax filing and payment. Other tax filings must be made on a separate basis.

## 6.3 Filing requirements

Financial statements and tax returns are due by 31 March of the year following the tax year. The taxpayer must make advance payments of corporate income tax on a semi-annual basis. The first payment covering the first six months of the year must be made on or before 20 July and the second payment covering the last six months of the year must be made on or before 20 January of the following year.

Corporate income tax for small entities and micro enterprises may be due on a monthly, quarterly, biannual or annual basis, depending on their contract with the tax authorities.

Income that is subject to income tax (other than corporate income tax) generally is subject to tax at the time of payment. The recipient of leasing income is required to pay the tax on payments received within 15 days of the payment. Otherwise (i.e., for income including dividends, interest on loans, income from intellectual property and capital gains), the payer generally is required to withhold and pay the tax within 15 days of the transaction.

## 6.4 处罚

延迟缴纳税款的罚金为每天应付金额的0.1%,上限为欠税总额。对于少申报或提交不正确或不完整的税务申报表,将处以应纳税额50%的罚款。不符合收入申报或提交纳税申报表或年度会计报表有关的合规要求,包括未能与税务机构配合进行检查,将处以应纳税额30%至100%的罚款。

#### 6.5 裁决

可以向税务机关申请特定或一般的("无名")裁决。特定或一般裁决不一定适用于另一实体。

#### **6.4 Penalties**

A fine of 0.1 percent of the payable amount per day applies for the late payment of taxes, which is capped at the amount of the tax shortfall. A penalty is imposed for underreporting or for the issuance of incorrect or incomplete tax invoices, at a rate of 50% of the tax payable amount. Noncompliance relating to income declaration or the submission of a tax return or annual accounting documents, including the failure to cooperate with an inspection by the tax authorities, is subject to penalties at rates ranging from 30 to 100 percent of the tax payable amount.

## 6.5 Rulings

Specific or general("No name") rulings can be requested from the tax authorities. A specific or general ruling may not be applicable to another entity.

## 7.0 个人税收 Personal taxation

### 7.1 征税原则

并无规定说明是按地域或全球 收入征税。

#### 7.2 居民纳税人

个人所得税并没有对纳税居民 有定义,但是如果个人在老挝 居住至少183天,就可以对其在 老挝赚取的收入征税,除非该 个人是外国人并日适用特定的 税收协议。

### 7.3 申报主体

不允许联合申报。

## 7.4 应纳税所得额

就业收入需缴纳所得税,除非 另有豁免,而自营收入需缴 纳企业所得税(见上述"企业 税")。

股息、贷款利息、特许权使用 费、资本利得、租赁收入、自 中职业者收入、在线销售收入 等通常需缴纳所得税,除非适 用豁免。

#### 7.1 Basis

There are no provisions that specify whether taxation applies on a territorial or a worldwide basis.

## 7.2 Residence

Residence is not defined for personal tax purposes, but individuals who reside in Laos are subject to tax on income earned in Laos if they have stayed in the country at least 183 days, unless the individual is a foreigner and a tax treaty applies.

### 7.3 Filing status

Joint filing is not permitted.

#### 7.4 Taxable income

Employment income is subject to income tax unless otherwise exempt, while self- employment income is subject to corporate income tax (see "Corporate taxation," above).

Dividends, interest on loans, royalties, capital gains, leasing income, freelance income, income from online sales, etc. generally are subject to income tax, unless an exemption applies.

#### 7.5 资本利得

出售股份(除了证券交易所上市的股票可以税务豁免)的收入需按出售价格的2%征收所得税。

出售土地以及转让土地使用 权·建筑物或土地连带建筑物 使用权的收入·须按售价的2% 缴纳所得税。

## 7.6 扣除与减免

无

## 7.7 税率

每月收入低于130万老挝基普的收入部分和每月员工社会保障金缴纳部分可以免于征收所得税。

就业收入需按从0%至25%的 累进税率缴纳所得税。其它类 型的收入需在付款时缴纳所 得税。

### 7.5 Capital gains

Income from the sale of shares (other than shares listed on the securities exchange, which are exempt from tax) is subject to income tax at a rate of 2 percent, which is imposed on the selling price.

Income from the sale of land and from transfers of land use rights, structures or land that has structures is subject to income tax at a rate of 2% imposed on the selling price.

#### 7.6 Deductions and allowances

No

#### 7.7 Rates

Monthly income of less than LAK1.3 million and monthly employee social security contributions are exempt from income tax.

Employment income is subject to tax at progressive rates ranging from 0 to 25 percent. Other types of income are subject to income tax at the time of payment.

## 8.0 个人的其他税收 Other taxes on individuals

## 8.1 资本税

无

#### 8.2 印花税

文件注册费适用不同税率。

### 8.3 资本取得税

无

## 8.4 不动产税

土地税以不同的税率征收。

## 8.5 继承税/遗产税

对从祖父母、父母、配偶、兄弟 姐妹、子女、儿媳或孙子以外的 人继承的资产征收2%的所得税。

### 8.6 净财富/净值税

无

#### 8.7 社会保障

员工必须缴纳其每月薪资的5.5% 给社会保障金,最高额为每月 450万老挝基普。

#### 8.8 其他

对开展危害环境活动的个人,法 人实体和组织征收环境税。

## 8.1 Capital duty

No

## 8.2 Stamp duty

Document registration fees apply at varying rates.

## 8.3 Capital acquisitions tax

No

## 8.4 Real property tax

A tax on land is levied at varying rates.

#### 8.5 Inheritance/estate tax

A 2% income tax is imposed on assets inherited from a person other than a grandparent, parent, spouse, sibling, child, child-in-law,or grandchild.

## 8.6 Net wealth/net worth tax

No

#### 8.7 Social security

The employee's monthly salary and other benefits for purposes of the social security contributions is capped at LAK 4.5 million. The employee's contribution is 5.5%.

#### 8.8 Other

Environmental tax is levied on individuals, legal entities and organisations that conduct activities that harm the environment.

# 9.0 个人税收合规 Compliance for individuals

#### 9.1 纳税年度

日历年度。

### 9.2 申报缴纳

雇主通常负责代扣代缴就业收入的所得税,并在次月20日或之前向其注册的税务机构缴纳该税款。年度个人所得税须在次年3月31日或之前申报和付清。其它类型的收入通常需缴纳预提税,纳税时间是在交易后的15日到期。

#### 9.3 罚款

雇主未能申报薪资所得税,并延迟缴纳税款的罚金为每天应付税额的0.1%。对于税务评估期间查出薪资所得税少缴,将处以应纳税额50%。

### 9.1 Tax year

Calendar year.

## 9.2 Filing and payment

Employers generally are responsible for withholding the tax due on employment income and for remitting the tax to the tax authorities where they are registered on or before the 20th day of the following month. Annual individual income tax filing and payment is required on or before 31 March of the following year. Other types of income generally are subject to withholding tax, which is due within 15 days of the transaction.

#### 9.3 Penalties

A fine of 0.1 percent of the payable amount per day applies to an employer for failure to file the salary income tax return, and for the late payment of taxes. An underpayment of salary income tax discovered during a tax assessment is subject to a fine totaling 50% of the tax payable amount.

## 10.0 增值税 Value added tax

#### 10.1 应税交易

在老挝境内销售商品,提供服 务以及进口需征收增值税。

#### 10.2 税率

2022年的标准税率为7%·特定产品和服务是免税的·出口零税率。支付给非居民企业的服务费需征收7%的增值税(VAT)。

#### 10.3 登记

个人、法定实体和组织必须办理 增值税登记,微型企业除外。

#### 10.4 申报缴纳

对于商品或服务的销售,需在次月20日前缴纳每月增值税。对于进口,增值税必须在缴纳 关税时全额支付。

## 10.1 Taxable transactions

VAT is levied on the sale of goods and the provision of services in Laos, and on imports.

#### **10.2 Rates**

The standard rate is 7% percent for year 2022. Certain goods and services are exempt, and a zero rate applies to exports. Service fees paid to a nonresident company are subject to 7% percent VAT.

## 10.3 Registration

Individual, legal entities, and organizations must register for VAT, with exception of micro enterprises.

## 10.4 Filing and payment

For sales of goods or services, VAT is payable monthly by the 20th day of the following month. For imports, VAT must be fully paid at the time of the payment of customs duties.

## 11.0税法体系 Source of tax law



## 11.1 税法体系

《2018年增值税法》、《2019年所得税法》、《2019税收征管法》、《2019年消费税法》、《2021年某些税法条款的修订法》、2021年所得税法实施指南、2021年增值税法实施指南和2022年消费税法实施指南。

#### 11.2 税收协定

老挝已与12个国家签订了税收协定。

#### 11.3 税务机关

财政部的税务部门。

#### 11.1 Source of tax law

Law on Value Added Tax 2018, Law on Income Tax 2019, Law on Tax Administration 2019, Law on Excise Tax 2019, Law on Amendment of Certain Article of Tax Laws 2021, Guideline on Implementation of Law on Income Tax 2021, Guideline on Implementation of Law on Value Added Tax 2021 and Guideline on Implementation of Law on Excise tax 2022

#### 11.2 Tax treaties

Laos has concluded income tax treaties with 12 countries

#### 11.3 Tax authorities

Tax Department of the Ministry of Finance.



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## 1.0 投资基本情况 Investment basics

## 1.1 货币

马来西亚令吉/马币(MYR)。

## 1.2 外汇管制

马来西亚维持一套外汇管制制度,该制度受其中央银行颁布的外汇管理条例约束。资本、利润、股息、特许权使用费、租金和佣金可以自由回流。

### 1.3 会计原则/财务报表

自2018年1月1日或之后开始的 年度期间,非私有实体必须遵 守马来西亚财务报告准则。

马来西亚私营实体财务报告准则 (MPERS)是自2018年1月1日或 之后年度开始对私营实体强制采 用、除了选择采用马来西亚财务 报告准则的私营实体。

## 1.4 主要商业实体

包括公共和私人有限责任公司 · 商业信托 · 有限责任合伙企业、合伙企业、独资企业和外国公司的分支机构。

### 1.1 Currency

Malaysian Ringgit (MYR).

## 1.2 Foreign exchange control

Malaysia maintains a system of exchange controls that is subject to foreign exchange administration rules issued by its central bank. The repatriation of capital, profits, dividends, royalties, rents and commissions is freely permitted.

## 1.3 Accounting principles/financial statements

Malaysian Financial Reporting Standards (MFRS) is mandatory for nonprivate entities for annual periods beginning on or after 1 January 2018.

Malaysian Private Entities Reporting Standards (MPERS) are mandatory for private entities for annual periods beginning on or after 1 January 2018, except for private entities that opt to adopt MFRS in its entirety.

## 1.4 Principal business entities

These are the public and private limited company, business trust, limited liability partnership, partnership, sole proprietorship and branch of a foreign corporation.

# 2.0 企业税收 Corporate taxation

#### 2.1 居民纳税人

公司的管理和控制权在马来西亚 实施,则该公司是马来西亚的居 民纳税人。

## 2.2 征税原则

居民公司和有限责任合伙企业要 对在马来西亚产生的或来自马来 西亚的收入征税,同时要对在马 来西亚收到的来自马来西亚以外 的收入征税(在2022年1月1日之 前,外国来源的收入一般是免税 的,但在银行、保险、航空运输 或航运部门开展业务的居民公司 除外)。居民公司和有限责任合 伙企业从2022年1月1日至2026年 12月31日收到的外国来源的股息 收入是免税的,但必须满足某些 其它条件,并在政府公报上刊登 豁免令。所有在马来西亚的非居 民都免干对收到的所有外国来源 的收入征税。

## 2.3 应纳税所得

应税收入包括所有从马来西亚取得的收入,包括企业的收益或利润、股息、利息、租金、特许权使用费、保险费或其他收入。自马来西亚境外并在马来西亚境外并在马来西亚境外的收入(即外国来源的收入)也应纳税,但居民公司和有限5任合伙企业从2022年1月1日至2026年12月31日收到的外国来源的股息收入除外,这些收入在2026年12月31日收到的外上某些其他条件和在政府公报上刊登豁免令的情况下可免税。

#### 2.4 股息税

马来西亚的所有公司都必须采用 单层公司税制(STS)。在此税制 下公司支付的股息·不再征税。

#### 2.1 Residence

A company is resident in Malaysia if its management and control are exercised in Malaysia.

#### 2.2 Basis

Resident companies and limited liability partnerships are taxed on income accruing in or derived from Malaysia and generally are taxed in income received in Malaysia from outside Malaysia (prior to 1 January 2022, foreign-source income generally was tax exempt, except for resident companies carrying on a business in the banking, insurance, air transport, or shipping sectors). Foreign-source dividend income received by resident companies and limited liability partnerships from 1 January 2022 to 31 December 2026 is tax exempt, subject to certain other conditions being fulfilled and an exemption order to be published in the government gazette. All nonresidents in Malaysia are exempt from the imposition of tax on all foreign-source income received.

#### 2.3 Taxable income

Taxable income comprises all earnings derived from Malaysia, including gains or profits from a business, dividends, interest, rents, royalties, premiums or other earnings. Income derived from outside Malaysia and received in Malaysia (i.e., foreign-source income) also is taxable, except for foreign-source dividend income received by resident companies and limited liability partnerships from 1 January 2022 to 31 December 2026, which is tax exempt subject to certain other conditions being fulfilled and an exemption order to be published in the government gazette.

#### 2.4 Taxation of dividends

All companies in Malaysia are required to adopt the singletier system (STS). Dividends paid by companies under the STS are not taxable.

### 2.5 资本利得

马来西亚不征收资本利得税,但 处置不动产和不动产公司股份的 利得除外。对于在马来西亚注 册成立的公司,若在取得之日 起三年内出售,税率为30%。若 在取得后第四年和第五年出售, 税率分别为20%和15%,若在取 得后第六年或以后出售,税率为 10%。对于在马来西亚境外注 册成立的公司,若取得之日五年 内出售,税率为30%,若在取得 后第六年或及以后出售,税率为 10%。

#### 2.6 亏损

亏损可结转连续十个课税年 (YAs)(除非休眠公司的公司 所有权发生实质性变化)。亏损 不可向以前年度进行追溯调整。

#### 2.7 税率

公司所得税的标准税率为24%, 对 干在马来西亚成立的中小型居 民 企业(其实收资本应当不高干 250 万令吉,不属于拥有超过该 限额的公司的企业集团,并且该 课税年总营业所得不超过5000万 令吉),其取得的首马币60万令 吉以内的应纳税所得可适用17% 的税率,超过部分应当适用24% 的税率。在2022课税年,对在 COVID-19大流行期间产生高收入 的公司征收一次性特别税,称为 "繁荣税" (即在2022课税年的 评估期,首1亿马币的应课税收入 按24%征税,任何超过1亿马币的 应课税收入按33%征税)。

### 2.5 Capital gains

Capital gains are not taxed in Malaysia, except for gains derived from the disposal of real property or on the sale of shares in a real property company. For a company incorporated in Malaysia, the rate is 30% for such disposals of property made within 3 years after the date of acquisition. The rates are 20% and 15% for disposals in the fourth and fifth years after acquisition, respectively, and 10% for disposals in the sixth year after acquisition and thereafter. For a company incorporated outside Malaysia, the rate is 30% for disposals made within five years and 10% for disposals in the sixth year and thereafter.

#### 2.6 Losses

Losses may be carried forward for 10 consecutive years of assessment (YAs) (except where there is a substantial change in corporate ownership of a dormant company). The carryback of losses is not permitted.

#### 2.7 Rate

The standard corporate tax rate is 24% percent, while the rate for resident small and medium-sized companies (i.e., companies incorporated in Malaysia with paid-up capital of MYR2.5 million or less, and that are not part of a group containing a company exceeding this capitalisation threshold, and that have gross income from business sources of no more than MYR50 million for the year of assessment (YA) ) is 17% on the first MYR600,000, with the balance being taxed at the 24% rate. For YA 2022, a special one-off tax known as the "Cukai Makmur" is imposed on companies generating high income during the COVID-19 pandemic period (i.e., chargeable income up to the first MYR100 million in the basis period for YA 2022 is taxed at 24%, and any chargeable income exceeding MYR 100 million is taxed at a 33% rate).

#### 2.8 附加税

无

## 2.9 替代性最低税

从事纳闽贸易活动的纳闽公司,只要符合相关法律规定的实质要求,即可按经审计的会计利润的3%征税。否则,将适用24%的标准公司税率。

## 2.10 境外税收抵免

对同一所得,已在境外缴纳的税款可从马来西亚的应纳税额中抵免(在没有税收协定的情况下,只能抵免境外缴纳税款的50%),但是抵免额以该所得在马来西亚的应纳税额为限。

### 2.11 参股免税制度

马来西亚不参与免税制度,但外 国来源收入不征税,国内股息 免税。

## 2.12 控股公司特别制度

投资控股公司(IHC)是指以持有投资为主·其总收入(不包括来源于投资营业的收入)的80%或以上均来自其投资的公司。一般而言·只有在税法中属于"准许支出"范围内的费用·IHC才有资格进行扣除。

#### 2.8 Surtax

No

#### 2.9 Alternative minimum tax

A Labuan company carrying on a Labuan business activity that is a Labuan trading activity is taxed at 3% of the audited accounting profit, provided it fulfills the substance requirements specified in the relevant legislation. Otherwise, the standard corporate tax rate of 24% will apply.

## 2.10 Foreign tax relief

Foreign tax paid may be credited against Malaysian tax on the same profits (limited to 50% of foreign tax in the absence of a tax treaty), but the credit is limited to the amount of Malaysian tax payable on the foreign income.

## 2.11 Participation exemption

No, but domestic dividends are tax- exempt.

## 2.12 Holding company regime

An investment holding company (IHC) is a company whose activities consist mainly of the holding of investments and that derives no less than 80% of its gross income (other than gross income from a source consisting of a business of holding of an investment) from such investments. Generally, only expenses falling within the definition of "permitted expenses" in the tax legislation qualify for a tax deduction in respect of an IHC.

#### 2.13 税务优惠

为某些行业提供广泛的税务优惠,如制造业,酒店,医疗保健服务,信息技术服务,生物技术,伊斯兰金融,风险投资,旅游,节能和环境保护。

#### 2.13 Incentives

A wide range of incentives are available for certain industries, such as manufacturing, hotels, healthcare services, information technology services, biotechnology, Islamic finance, venture capital, tourism, energy conservation and environmental protection.

Incentives include tax holidays of up to 10 years (pioneer status); investment tax allowances (i.e., a 60% to 100% allowance on capital investments made up to 10 years); accelerated capital allowances; double deductions; and reinvestment allowances (i.e., a 60% allowance on capital investments made in connection with qualifying projects). An incentive in the form of accelerated capital allowances and automation equipment allowances is available to encourage the transformation to "Industry 4.0", which involves the adoption of technology drivers such as "big data" analytics, autonomous robots, industrial internet of things, etc., by the manufacturing sector and its related services.

# 3.0 预提税 Withholding tax

#### 3.1 股息

马来西亚不对股息征收预提税。

## 3.2 利息

一般向非居民支付利息须扣缴 15%的预提税,除非存在税收协 定的情况下这一税率被降低。但 是,在 马来西亚经营的银行向 非居民支 付的利息可以免税, 但按照中央 银行规定,非居民 在马来西亚的 营业场所产生的 利息和为了维 持 "营运资金" 所支付的利息除 外。支付给免 居民的某些其他利息也可以免 税。

## 3.3 特许权使用费

10%的预提税一般适用于支付给 非居民的特许权使用费,除非根据税收协定降低税率。

#### 3.4 技术服务费

10%的预提税一般适用于向非居 民支付的动产租凭和在岸提供服 务的服务费(技术服务或非技术 服务并无区分)·除非根据税收 协定降低税率。向非居民支付离 岸服务的费用不需缴纳预提税。

## 3.5 分支机构利润汇出税

无

#### 3.6 其他收益或利润

除非根据税收协定降低税率,否则10%的预提税适用于支付给非居民的某些一次性收入。

#### 3.1 Dividends

Malaysia does not levy withholding tax on dividends.

#### 3.2 Interest

A withholding tax of 15% generally applies to interest paid to a nonresident, unless the rate is reduced under a tax treaty. However, interest paid to a nonresident by a bank operating in Malaysia is exempt from tax, except for interest accruing to the nonresident's place of business in Malaysia and interest paid on funds required to maintain "net working funds," as prescribed by the central bank. Certain other interest paid to a nonresident also may be exempt.

## 3.3 Royalties

A withholding tax of 10% generally applies to royalties paid to a nonresident, unless the rate is reduced under a tax treaty.

#### 3.4 Technical service fees

A 10% withholding tax generally applies to the rental of movable property and to service fees paid to a nonresident for services rendered onshore (with no distinction made between technical and non-technical services), unless the rate is reduced under a tax treaty. Fees paid to a nonresident for services rendered offshore are not subject to withholding tax.

#### 3.5 Branch remittance tax

No

## 3.6 Other gains or profits

A 10% withholding tax applies to certain one-time income paid to nonresidents, unless the rate is reduced under a tax treaty.

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

无需缴纳资本税·但当地公司需缴纳1000令吉注册费·外国公司需缴纳5000至70,000令吉的注册费。

#### 4.2 工资税

工资税由雇主根据源泉扣缴制度 (Pay-as-you-earn·PAYE)预 扣·并汇入税务机关。

### 4.3 不动产税

马来西亚的个别州以不同的税率 征收"退出"租金和评估费。

#### 4.4 社会保障缴纳

雇主和雇员都必须向社会保险机构(SOCSO)缴纳社保金。雇主通常为在SOCSO注册的每位员工缴纳1.75%的费用。雇主和雇员也分别以员工薪酬的12%(月薪不超过5,000马币的雇员为13%)和11%的比例向雇员公积金(EPF)缴款。员工和雇主将员工薪酬的0.2%(每月上限为4,000令吉)提供给就业保险系统(EIS)。

#### 4.5 印花税

印花税按转让财产价值的1%至4%征收,股权转让文件按交易对价的0.3%征收。

#### 4.6 转让税

无, 印花税除外。

#### 4.7 其他

对公司的股权要求已大幅放宽。

## 4.1 Capital duty

No capital duty is payable, but a local company is subject to an incorporation fee of MYR1,000 and a foreign company is subject to an incorporation fee ranging from MYR5,000 to MYR70,000.

## 4.2 Payroll tax

Tax on employment income is withheld by the employer under a pay-as-you-earn (PAYE) scheme and remitted to the tax authorities.

## 4.3 Real property tax

Individual states in Malaysia levy "quit" rent and assessments at varying rates.

## 4.4 Social security contributions

Both the employer and the employee are required to make contributions to the Social Security Organisation (SOCSO). The employer generally contributes 1.75% for each employee registered with the SOCSO. The employer and the employee also contribute to the Employees Provident Fund (EPF) at a rate of 12% (13% for employees with monthly remuneration up to MYR 5,000) and 11% of the employee's remuneration, respectively. Both the employee and the employer contribute 0.2% of the employee's remuneration (capped at MYR4,000 a month) to the Employment Insurance System (EIS).

## 4.5 Stamp duty

Stamp duty is levied at rates between 1% and 4% of the value of property transfers, and at 0.3% on share transaction documents

#### 4.6 Transfer tax

No, except for stamp duty.

#### 4.7 Other

Equity requirements for companies have been substantially relaxed.

## 5.0 反避税规则 Anti-avoidance rules

## 5.1 转让定价

#### 5.2 利息扣除限制

收益剥离规则 (ESR) 与经合组织在BEPS第四行动下的建议保持一致,解决由于关联公司的贷款利息扣除过多导致的税收流失。同一集团公司与马来西亚以外的第三方之间的财务援助,而该第三方的财务援助由一集团中的一家公司担保)利息扣除将限制在利息前、税前、折旧和摊销前的税收收益的20%。

#### 5.3 受控外国公司

无受控外国公司规定.

### 5.4 信息披露要求

与马来西亚境内外关联公司的 交易必须在年度所得税申报表 上披露,包括购买,贷款,其 他费用和其他收入。

## 5.1 Transfer pricing

Transfer pricing rules apply. Taxpayers can request an advance pricing agreement. Country-by-country (CbC) reporting has been introduced. A reporting entity (i.e., a Malaysian ultimate parent entity or surrogate parent entity of a multinational group with total consolidated group revenue of MYR3 billion or more in the financial year preceding the reporting financial year) must file a CbC report for the entire financial year no later than 12 months from the close of the reporting entity's financial year.

#### 5.2 Interest deduction limitations

Earnings stripping rules (ESRs) are that are in line with the OECD recommendations under BEPS action 4 to address tax leakages due to excessive interest deductions on loans between related companies. Interest deductions on loans between companies in the same group (or between the company and a third party outside Malaysia whose financial assistance is guaranteed by a company in the same group) are limited based on 20% of the tax earnings before interest, taxes, depreciation and amortization (tax EBITDA).

## 5.3 Controlled foreign companies

No CFC rules.

## **5.4 Disclosure requirements**

Transactions with related companies within or outside of Malaysia must be disclosed on the annual income tax return, including purchases, loans, other expenses and other income.

# 6.0 企业合规 Compliance for corporations

#### 6.1 纳税年度

财政年度(一般为会计年度)。

#### 6.2 合并申报

不允许合并申报。每个公司都需要单独提交一份纳税申报表。

但是,在特定条件下,公司调整后亏损的70%可用于抵消关联实体的利润。一般来说,可利用的亏损仅限于公司首个财政运营年度以后的前三个营业年度产生的亏损。

### 6.3 申报要求与缴税

马来西亚实行自我评估制度。 预 先缴纳公司税(预估税),分 12个月分期支付。纳税申报表必 须在公司财年结束后七个月内 提交。

#### 6.4 处罚

对不遵守税法的行为,则处以 罚款。

#### 6.5 裁决

纳税人可以要求对特定交易的税 务处理进行预先裁定。 公众裁 定也由税务局不时发布。

#### 6.1 Tax Year

Fiscal year (generally the accounting year).

#### 6.2 Consolidated returns

Consolidation is not permitted; each company is required to file a separate tax return.

However, subject to certain conditions, 70% of a company's adjusted loss may be used to offset profits of a related entity. The losses that may be surrendered generally are limited to those that relate to the first 3 YAs following a company's first 12-month fiscal year of operations.

## 6.3 Filing and payment

Malaysia operates a self- assessment regime. Advance corporate tax (estimated tax) is payable in 12 monthly installments. A tax return must be filed within seven months of the company's year end.

#### 6.4 Penalties

Penalties apply for failure to comply with the tax law.

## 6.5 Rulings

Taxpayers may request an advance ruling on the tax treatment of a specific transaction. Public rulings also are issued by the authorities from time to time.

## 7.0 个人税收 Personal taxation

### 7.1 征税原则

对来自马来西亚的收入征收个人所得税。根据将在政府公报上刊登的豁免令,居民个人从2022年1月1日至2026年12月31日收到的所有类型的外国来源收入在马来西亚免税,但在马来西亚从事合伙业务的居民个人除外(在2022年1月1日之前,外国来源收入一般在马来西亚免税)。所有在马来西亚的非居民对收到的所有外国来源的收入都免于征税。

## 7.2 居民纳税人

在一个日历年中在马来西亚停留 182天或以上的个人将被视为马来 西亚纳税居民。或者,在马来西 亚停留仅一天,但与相邻年度内 连续停留至少182天有联系,仍被 视为马来西亚纳税居民。

#### 7.3 申报主体

一对夫妻可以选择联合或单独 申报。

#### 7.4 应纳税所得额

应税收入包括来自马来西亚的所有收入,包括经营的所得或收益,受雇所得,股息,利息,租金,特许权使用费,保费或以证福利,无论是现金还是数。对于在马来西亚从事合伙业务的居民个人来说,在马来西亚获得的来自马来西亚境外的收入(即外国来源的收入)也应纳税。

#### 7.1 Basis

Individuals are taxed on income derived from Malaysia. Subject to an exemption order to be published in the government gazette, all types of foreign-source income received by resident individuals from 1 January 2022 to 31 December 2026 are tax exempt in Malaysia, except for resident individuals carrying on a partnership business in Malaysia (prior to 1 January 2022, foreign-source income generally was tax exempt in Malaysia). All nonresidents in Malaysia are exempt from the imposition of tax on all foreign-source income received.

#### 7.2 Residence

Individuals are considered tax residents if they are present in Malaysia for 182 days or more in a calendar ear. Alternatively, residence may be established by physical presence in Malaysia for a mere day if it can be linked to a period of residence of at least 182 consecutive days in an adjoining year.

#### 7.3 Filing status

A married couple living together may opt to file a joint or separate assessment.

#### 7.4 Taxable income

Taxable income comprises all earnings derived from Malaysia, including gains or profits from a business, employment, dividends, interest, rents, royalties, premiums, or other earnings. Employment income includes most employment benefits, whether in cash or in kind. Income derived from outside Malaysia and received in Malaysia (i.e., foreign-source income) also is taxable for resident individuals carrying on a partnership business in Malaysia.

#### 7.5 资本利得

除了出售不动产或出售不动产公司股份所得的利得外,马来西亚不对资本利得征税。若在取得之日起三年内出售,税率为30%。若在取得后第四年和第五年出售,税率分别为20%和15%。在收购日之后的第六年或之后的免费之后的第六年或之后的足型从5%降低至0%)。对于非公民和非永久居民的处置,在取得之日起五年内和以后出售的税率分别为30%和10%。通常不知以后或永久居民一生中可以选择申请豁免出售一处住宅物业的资本利得。

## 7.6 扣除与减免

提供各种减免与个人扣除。

#### 7.7 税率

居民个人的累进税率最高可达 30%。非居民个人将按30%的 固定税率纳税。

### 7.5 Capital gains

Capital gains are not taxed in Malaysia, except for gains derived from the disposal of real property or on the sale of shares in a real property company. The rate is 30% for such disposals of property made within 3 years after the date of acquisition. The rates are 20% and 15% for disposals in the fourth and fifth years after acquisition, respectively. The rate for disposals in the sixth year after the date of acquisition or thereafter is 0% (reduced from 5% with effect from 1 January 2022). For disposals by an individual who is not a citizen and not a permanent resident, the rates are 30% and 10% for disposals within and after 5 years after acquisition, respectively. In general, a citizen or a permanent resident may elect to claim an exemption for capital gains on the disposal of one residential property during a lifetime.

#### 7.6 Deductions and allowances

Various allowances and personal deductions are available.

#### 7.7 Rates

Income tax is imposed at progressive rates up to 30% for resident individuals. Individuals who do not meet the residence requirements are taxed at a flat rate of 30%.

## 8.0 个人的其他税收 Other taxes on individuals

#### 8.1 资本税

无

#### 8.2 印花税

印花税按照转让财产价值的1% 至4%征收,对股权转让文件则 按照交易对价的0.3%征收。

## 8.3 不动产税

马来西亚的个别州以不同的税率 征收"退出"租金和评估费。

#### 8.4 继承税/遗产税

无

## 8.5 净财富/净值税

无

#### 8.6 社会保障缴纳

雇员和雇主都必须分别以员工薪酬的11%和12%(月薪不超过5,000马币的雇员为13%)缴纳EPF。雇员和雇主均向EIS缴纳员工薪酬的0.2%的费用(每月上限为4,000令吉)。

## 8.1 Capital duty

No

## 8.2 Stamp duty

Stamp duty is levied at rates between 1% and 4% the value of property transfers, and at 0.3% on share transaction documents.

## 8.3 Real property tax

Individual states in Malaysia levy "quit" rent and assessments at varying rates.

## 8.4 Inheritance/estate tax

No

#### 8.5 Net wealth/net worth tax

No

### 8.6 Social security contributions

Both the employee and the employer are required to make contributions to the EPF at a rate of 11% and 12% (13% for employees with monthly remuneration up to MYR5,000) of the employee's remuneration, respectively. Both the employee and the employer also contribute 0.2% of the employee's remuneration (capped at MYR4,000 a month) to the EIS.

# 9.0 个人税收合规 Compliance for individuals



### 9.1 纳税年度

日历年度。

## 9.2 申报缴纳

雇主根据源泉扣缴制度(PAYE) 扣缴工资税,并汇给税务机矣。 马来西亚实行自我评估制度。个人获得就业收入或营业收入必须 在下一个日历年内4月30日之前 提交纳税申报表,并在6月30日 之前缴渍税款。

#### 9.3 罚款

如果不遵守税法,则处以罚款。

## 9.1 Tax year

Calendar year.

## 9.2 Filing and payment

Tax on employment income is withheld by the employer under a PAYE scheme and remitted to the tax authorities. Malaysia imposes a self- assessment regime. An individual deriving employment income or business income must file a tax return and settle any balance owed by 30 April or 30 June, respectively, in the following calendar year.

#### 9.3 Penalties

Penalties apply for failure to comply with the tax law.

## 10.0 增值税 Sales tax and service tax

#### 10.1 应税交易

马来西亚对某些商品和服务征 收销售税和服务税。 对马来西 亚制造或进口的应税商品征收 销售税 (除规定豁免外)。

对规定的应税服务征收服务 花收服务 化包括数字服务,提供保施,包括数字服务,提供保证,由信服务,提供保健,保证的高尔夫俱乐部的叛务的是为人。 马来西亚境内供为多种人马来西亚境外供为人员来的进口应税服务税。 对服务税。

达到注册门槛的外国数字服务 提供商(即向马来西亚消费者·包括企业和私人消费者·所提供的数字服务每年的营业 额达到500,000令吉)需要登记并向服务接收者征收服务税。 如果外国数字服务提供商未在马来西亚登记或未征收服务税,接收该服务的马来机制缴纳服务税。

#### 10.1 Taxable transactions

Malaysia levies sales tax and service tax on certain goods and services. Sales tax is charged on taxable goods manufactured in, or imported into, Malaysia (subject to exceptions.

Service tax is imposed on prescribed taxable services including, among other things, digital services, domestic air passenger transport, telecommunication services, provision of accommodation, food and beverages, services in health and wellness centers and golf clubs, certain professional services, and delivery services for goods, including delivery services provided by e-commerce platforms. Imported taxable services acquired by a consumer in Malaysia from any person (vendor) outside Malaysia also are subject to service tax.

Foreign providers of digital services that meet the registration threshold (MYR500,000 per year of turnover from digital services provided to Malaysian consumers, including businesses and private consumers) generally are required to register and collect service tax from the service recipients. If the foreign digital service provider is not registered in Malaysia or does not account for the service tax, a Malaysian business receiving services is required to account for the service tax under a reverse-charge mechanism.

## 10.2 税率

标准销售税率为10%。5%税率适用于部分规定商品。服务税率为6%。免征销售税的商品通常包括活的动物,未加工食品和蔬菜,抗生素,某些机械,某些化学品和某些用于制造商品的原材料。

### 10.3 登记

销售税和服务税登记的门槛一般为每年500,000令吉的应税商品/应税服务,但餐馆除外,其门槛为每年150万令吉的应税服务。

#### 10.4 申报缴纳

销售税和服务税应在纳税期( 通常为两个月)结束后一个月 内支付给当局。

进口应税服务的服务税应由马来西亚服务接收方按照反向收费机制向主管当局支付·支付时间为(i)向海外供应商付款当月之后的一个月内·或(ii)收到来自海外供应商的发票当月之后的一个月内·两者以较早时间为准。

一家已登记的外国数字服务提供商在征收了服务税后,必须在应纳税期结束后的一个月内(通常为三个月)向海关当局缴纳该服务税。

#### 10.2 Rates

The standard sales tax rates are 10%. A 5% rate applies to prescribed taxable goods. The service tax rate is 6%. Goods that are exempt from sales tax generally include live animals, unprocessed food and vegetables, antibiotics, certain machinery, certain chemicals, and certain raw materials for the manufacture of goods.

## 10.3 Registration

The threshold for sales tax and service tax registration generally is MYR500,000 per annum of taxable goods/ taxable services, except for restaurants, where the threshold is MYR1.5 million per annum of taxable services.

## 10.4 Filing and payment

Sales tax and service tax are to be paid to the authorities within one month after the end of a taxable period (which generally is two months).

Where service tax on imported taxable services is to be paid to the authorities under the reverse-charge mechanism, it must be paid within one month after the month in which the Malaysian business recipient of the service (i) makes the payment to the overseas vendor, or (ii) receives the invoice from the overseas vendor, whichever is earlier.

Where there is a registered foreign digital service provider that is required to account for service tax, the service tax is to be paid to the customs authorities within one month after the end of a taxable period (which generally is three months).

## 11.0 税法体系 Source of tax law

#### 11.1 税法体系

《1967年所得税法》;《1967 年海关法》;《1976年房地产 盈利税法》;《2018年销售税 法》;《2018年服务税法》; 《1949年印花税法》《1986年 促进投资法》。

#### 11.2 税收协定

马来西亚缔结了70多项所得 税 协定。经合组织的多边文书 (MLI)于2021年6月1日对马来 西亚生效。

### 11.3 税务机关

马来西亚内陆税收局;马来西 亚皇家海关署。

#### 11.1 Source of tax law

Income Tax Act 1967; Customs Act 1967; Real Property Gains Tax Act 1976; Sales Tax Act 2018; Service Tax Act 2018; Stamp Act 1949; Promotion of Investments Act 1986.

#### 11.2 Tax treaties

Malaysia has concluded over 70 income tax treaties. The OECD multilateral instrument (MLI) entered into force for Malaysia on 1 June 2021.

#### 11.3 Tax authorities

Inland Revenue Board of Malaysia; Royal Malaysian Customs Department.



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# 1.0 投资基本情况 Investment basics

### 1.1 货币

缅甸元(MMK)。美元兑换成 缅甸元使用缅甸中央银行的发行 汇率。

### 1.2 外汇管制

通常情况下,在缅甸的公民、外籍人士和公司必须获得外汇管理部门的批准才可进行所有的外汇交易,包括从国外借贷和偿还本金及利息,对海外的个人进行支付,在海外的外资银行开设账户并汇出利润。但是,根据《缅甸投资法》(MIL)登记的公司,经投资委员会和缅甸中央银行批准,允许以投资时使用的外币将投资利润汇回国内。

### 1.3 会计原则/财务报表

MFRS·与国际财务报告准IFRS保持一致。IFRS将从2022年开始被全面采用。财务报表必须每年编制并进行审计。公司无须将经审计的帐目连同年度所得税申报表一并提交。

### 1.4 主要商业实体

包括私营及公众有限责任公司、 合伙及合资企业、私营公司、 合作社或国有企业,以及独资 企业。

### 1.1 Currency

Myanmar Kyat (MMK). US dollars are converted into MMK using the exchange rate issued by the central bank of Myanmar.

# 1.2 Foreign exchange control

Citizens, foreigners and companies in Myanmar generally must obtain permission from the Foreign Exchange Management Department for all dealings with foreign exchange, including borrowing from abroad and repaying principal and interest, making payments to a person abroad, opening accounts in a foreign bank abroad and remitting profits. However, companies registered under the Myanmar Investment Law (MIL) are permitted to repatriate investments and profits in the foreign currency in which the investments were made, subject to the approval of the Investment Commission and the Central Bank of Myanmar.

# 1.3 Accounting principles/financial statements

MFRS, which is aligned with IFRS. Fully adoption of IFRS will start from 2022. Financial statements must be prepared annually and be audited. A company is not required to file audited accounts with its annual income tax return.

# 1.4 Principal business entities

These are the private and public limited liability company, partnership and joint venture with a citizen, private company, cooperative society or state-owned enterprises and sole proprietorship.

# 2.0 企业税收 Corporate taxation

### 2.1 居民纳税人

根据《缅甸公司法》成立的公司 将被视为居民公司。由除公司以 外的人组成的协会·如果对其事 务的控制、管理和决策完全在缅 甸进行·也为缅甸的居民企业。

### 2.2 征税原则

居民企业对其全球收入征税。不过,根据MIL注册的居民企业,可以享受投资激励税收减免政策。非居民企业只对来源自缅甸的收入征税。

### 2.3 应纳税所得

应纳税所得包括经营所得、专业所得、财产收益、资本利得,以及其他来源的所得。应纳税所得根据应税收入扣除可抵扣的费用及税收折旧后计算得出。对政府资助的慈善/宗教活动或组织的捐赠,在满足某些条件的情况下最高可获总收入的25%的减免。

### 2.4 股息税

缅甸实行单层所得税制度,在该制度下,股东从缅甸居民公司 获得的股息在股东手中免征所 得税。

### 2.1 Residence

A company is deemed as resident if it is formed under the Myanmar Companies Act. An association of persons other than a company is resident in Myanmar where the control, management and decision-making for its affairs are situated and exercised wholly in Myanmar.

### 2.2 Basis

Resident companies are taxed on their worldwide income. However, the resident companies registered under the MIL will be liable to pay tax in accordance with the applicable exemptions and reliefs on their investments. Nonresident companies are taxed only on Myanmar-source income.

#### 2.3 Taxable income

Taxable income includes income from business, profession, property, capital gains and income from other sources. Taxable income is calculated after deduction of allowable expenses and tax depreciation. Up to 25% of total income on donations made to government-sponsored charitable/religious activities or organizations are allowable as a deduction subject to satisfying certain conditions.

### 2.4 Taxation of dividends

Myanmar operates a one-tier corporate tax system, under which dividends received from a Myanmar resident company are exempt from income tax in the hands of shareholders

### 2.5 资本利得

没有单独的资本利得税法。对出 售、交换或者转让资本资产(如 土地、建筑物、车辆和企业的任 何资本资产)取得的收益适用 干所得税法。资本资产还包括股 票、债券和类似金融工具。对居 民企业和非居民企业的税率都为 10%,对石油和天然气(勘探和 开采)公司的税率范围为40%至 50% •

### 2.6 亏损

同一实体可用任何来源的亏损来 抵销其在一个会计年内从任何其 他来源取得的收入。未使用的亏 损,可以在之后的连续三年内结 转,抵减收入。亏损不得向以前 年度追溯调整。

资本性资产的亏损和法人联合体 的亏损份额,不得用干抵扣其他 来源的收入,也不得进行结转。

### 2.5 Capital gains

There is no separate capital gains tax law. Income tax is levied on gains from the sale, exchange or transfer of capital assets (e.g., land, buildings, vehicles and any capital assets of an enterprise). Capital assets also include shares, bonds and similar instruments. The rate of tax is 10 percent for both resident and nonresident companies, with the exception of oil and gas (exploration and extraction)companies where tax rates are ranges from 40% to 50%.

### 2.6 Losses

Losses from any source of income may be set off against income from any other source of the same entity in a fiscal year. Unused losses may be carried forward and may offset against income in the following three consecutive years. The carryback of losses is not permitted.

Capital losses and a share of losses of an association of persons may not be offset against income from other sources or carried forward.

### 2.7 税率

对干根据《缅甸公司法》注册成 立的公司,国有企业和经缅甸投 资委员会许可经营的企业,税率 为22%。

外国公司的分支机构对来源自缅 甸的收入适用的税率也为22%。

在仰光证券交易所上市的公司则 按净利润总额的20%征税。

对进口货物征收2%的企业所得 税;此税额可在相应的会计年底 缅甸实体的企业所得税中抵扣。

### 2.8 附加税

无

### 2.9 替代性最低税

无

### 2.10 境外税收抵免

没有单方面减免的规定。但 是,有税收协定的,不论所得 税法有相反的规定,都应当遵 守条约的规定。

### 2.11 参股免税制度

无

### 2.12 控股公司特别制度

无

#### 2.7 Rate

A 22% tax rate applies to companies incorporated under the Myanmar Companies Law, state owned enterprises and businesses carried out with permit from Myanmar Investment Commission.

A branch of a foreign company also is taxed at a rate of 22% on Myanmar-source income.

Companies listed on Yangon Stock Exchange are taxed at a reduced rate of 20 percent on total net profit.

A 2 percent advance corporate income tax is levied on the import of goods; the tax is creditable against the corporate income tax liability of a Myanmar entity at the end of a relevant fiscal year.

### 2.8 Surtax

No

#### 2.9 Alternative minimum tax

No

### 2.10 Foreign tax credit

There is no provision for unilateral relief. However, where there is a tax treaty, the provisions of the treaty will be followed, regardless of any provisions to the contrary in the income tax law.

### 2.11 Participation exemption

Nο

# 2.12 Holding company regime

No

### 2.13 税务优惠

有两项主要法令为境外投资者 提供税务优惠:分别为《缅甸 投资法》(MIL)和《经济特区 法》(SEZ)。

MIL下的税务优惠取决于指定的 部门,及区域和国家的发展。 在符合相应条件的前提下,企 业在所得税上可享受连续3年至 7年的免税期,并可享受规定的 其他适用税种的豁免。

《经济特区法》对企业所得税 的特别优惠措施包括:对自由 贸易区的投资者实行首七年免 税; 经济开发区内的投资者, 前五年免征企业所得税; 在 自由贸易区或经济开发区内的 投资者,第二个五年税收减免 50%,同时如果投资者在一年 内将利润再投资,将获得第三 个五年的税收减免50%; 开 发商前八年免征税款,后五年 减半征收;如果利润在一年内 再投资,第三个五年可获50% 的减免: 对某些货物也有关税 豁免。

#### 2.13 Incentives

There are two main laws providing incentives to foreign investors: the MIL and the Special Economic Zone (SEZ).

Tax incentives under the MIL depend on the sectors designated and the development of regions and states. Subject to satisfying the relevant conditions, a corporate income tax holiday of three to seven years may be granted, along with relief from certain duties and other taxes.

Special corporate income tax incentives under the SEZ law include: tax exemption for the first 7 years for investors in a free zone; a tax exemption for the first 5 years for investors in a promotion zone; 50 percent relief for the second 5 years for investors in a free zone or promotion zone, 50 percent relief for the third 5 years if the profits are reinvested within 1 year; tax exemption for the first 8 years for a developer, 50 percent relief for the second 5 years; and 50 percent relief for the third 5 years if the profits are reinvested within 1 year; and an import duty exemption for certain goods.

# 3.0 预提税 Withholding tax

### 3.1 股息

对支付给居民或非居民的股息 都不征税。

### 3.2 利息

向居民支付的利息不扣税; 支付给非居民的利息需按15%税率征税。对非居民身份外国银行的注册分支机构,利息收入不需扣税。

### 3.3 特许权使用费

支付给居民的特许权使用费须 缴纳10%的预提税;支付给非 居民的特许权使用费·则按15% 缴纳。

### 3.4 技术服务费

可参考下面的"其他"。

# 3.5 分支机构利润汇出税

无

### 3.6 其他

向非居民支付购买缅甸境内商品和服务的款项·须缴纳2.5%的预提税。政府机构向居民和非居民支付的境内货物、服务·需分别缴纳2%和2.5%的预提税。

### 3.1 Dividends

No tax is levied on dividends paid to a resident or nonresident.

### 3.2 Interest

No tax is withheld on interest paid to a resident; the rate is 15 percent on interest paid to a non-resident. Registered branches of foreign banks that have the status of nonresident are exempt from withholding on interest income.

# 3.3 Royalties

Royalties paid to a resident are subject to a 10 percent withholding tax; the rate is 15 percent for royalties paid to a nonresident.

# 3.4 Technical service fees

See under "Other." below.

### 3.5 Branch remittance tax

No

#### 3.6 Other

Payments to non-residents for the procurement of goods and services within Myanmar are subject to 2.5 percent withholding tax. Payments made by government bodies to residents and non-residents for the procurement of goods and services within the country are subject to withholding tax of 2 and 2.5 percent respectively.

# 4.0 企业的其它税收 Other taxes on corporations

### 4.1 资本税

无,但成立私人公司、公众公 司或注册价值15万缅甸元或以 上的分公司需缴纳注册费。

### 4.2 工资税

雇主必须对雇员收入预扣工资 税。

### 4.3 不动产税

不征收不动产税。

### 4.4 社会保障

雇主必须缴纳雇员基本工资的 3%作为社会保障,上限为9000 缅甸元。员工必须缴纳工资总 额的2%, 上限为6000缅甸元。

### 4.5 印花税

印花税是根据《印花税法》对 各种需要加盖印花的凭证进行 征收。

### 4.6 转让税

除资本利得税外,转移资本性 资产没有其他的税收,但需参 靠上述的"印花税"。

### 4.1 Capital duty

No, but registration fees apply on the incorporation of a private company, a public company or registration of a branch at MMK150.000 or more.

### 4.2 Payroll tax

The employer must withhold tax on employment income.

### 4.3 Real property tax

There is no real property tax.

# 4.4 Social security

The employer must contribute 3% of an employee's basic salary and wages (capped at MMK 9,000) to social security. An employee must contribute 2% of his/her total salary and wages, capped at MMK 6,000.

### 4.5 Stamp duty

Stamp duty which is levied on various types of instruments required to be stamped under the Stamp Act.

#### 4.6 Transfer tax

Aside from capital gain tax, there is no other tax on transfers of capital assets, but see "Stamp duty" above.

# 5.0 反避税规则 Anti-avoidance rules



5.1 转让定价

无

5.2 资本弱化

无

5.3 受控外国公司

无

5.4 信息披露要求

无

5.1 Transfer pricing

No

5.2 Thin capitalisation

No

**5.3 Controlled foreign companies** 

No

**5.4 Disclosure requirements** 

No

# 6.0 企业合规 Compliance for corporations

### 6.1 纳税年度

自 2022 年 4 月 1 日起, 开始采用 四月至次年三月为财政年度。

### 6.2 合并申报

税务法例并没有规定针对集团的 处理方法; 每个实体必须提交 单独的申报。

### 6.3 申报要求

所得税申报须在财政年度结束后 三个月内提交。资本利得的交易 纳税申报表须在资产被处置后的 一个月内提交(以交易合同签署 日期、所有权过户日期或交付日 期中最早的时间)。自2020年 10月1日起,缅甸已过渡到所有 外国公司和分支机构的自我评估 系统( "SAS" )。根据 SAS, 纳税人提交年度纳税申报表并评 估自己的纳税义务。

企业所得税必须按季度预缴,根 据上一收入年度的应缴所得税, 并将上一年的进口/出口的预缴税 款和预扣税纳入考量。预付税款 和任何预提税都可以抵减最终应 纳税额。结算最终应纳税款的日 期在税务局("IRD")发出的 自我评估确认书( "SAS-1" ) 中列明。在 SAS 系统下,纳税人 无需等待 SAS-1以 支付最终应纳 税款。纳税人可以在提交年度申 报表时缴纳最终应纳税款。超出 部分可申请退税,经税务机关批 准可退还。

### 6.1 Tax year

Fiscal year runs from April to March since 1 April 2022.

### 6.2 Consolidated returns

There is no provision for group treatment in the tax legislation; each entity must file a separate return.

### 6.3 Filing requirements

The income tax return must be filed within three months from the end of the fiscal year. Transactional tax return for capital gains must be filed within one month from the date of disposal of the capital assets (i.e. the earliest of the date of execution of the deed of disposal, the date title passes or the date of delivery). Myanmar has transitioned into Self-Assessment System ("SAS") for all foreign companies and branches from 1 October 2020. Under the SAS, the taxpayer files an annual tax return and assesses its own tax liability.

Advance payments must be made quarterly for corporate income tax, based on the previous income year's income tax payable after considering advance tax payments on imports / exports and withholding taxes suffered in previous year. The advance payments and any withholding tax suffered can be offset against the final tax liability. The date for settling the final tax liability is specified in the confirmation for Self-Assessment ("SAS-1") issued by the Internal Revenue Department ("IRD"). Under SAS, the taxpayers are not required to wait for SAS-1 to pay the final tax due. The taxpayers can pay the final tax due at the time of filing the annual return. Excess tax paid may be refundable once the tax office has authorised and approved the refund.

The companies and businesses as employers are

作为雇主的公司和企业有责任在 支付工资时从工资中扣除应缴的 所得税。 扣缴的税款应当自扣 除之日起十五日内向税务机关缴 纳。 此外,雇主必须在收入年结 束后三个月内提供年薪报表。

the time the salary is paid. The tax withheld should be paid to the tax authorities within fifteen days from the date of deduction. In addition, the employer is required to furnish an annual salary statement within three months of the end of the income year.

responsible for deducting income tax due from salary at

### 6.4 处罚

新的税收管理法("TAL")对与税务有关的违规行为设置了各种处罚和利息。这些规定不仅适用于相关的纳税人,也适用于负责代扣代缴该税款给IRD的人员。

### 6.5 裁决

纳税人可以根据TAL作出预先裁定。 税务局也有权发布公共裁定,以保持法规遵从事项的一致性和指导性。

### **6.4 Penalties**

The new Tax Administration Law ("TAL") sets a wide variety of penalties and interest for noncompliance relating to tax matters. These may apply not only to the relevant taxpayers, but also to persons responsible for withholding the tax and paying it to the IRD.

### 6.5 Rulings

The taxpayers can request advance rulings under the new TAL. The IRD also is empowered to issue public rulings for purposes of consistency and guidance in compliance matters.

# 7.0 个人税收 Personal taxation

### 7.1 征税原则

所有缅甸公民都被视为税务居 民。在缅甸境外工作的缅甸公民 的工资收入免税,但其他收入来 源需征税。

作为缅甸居民的外籍人士,在缅 甸境内或境外取得的所得都需纳 税。非居民外籍人士从缅甸取得 的所有收入需纳税。

### 7.2 居民纳税人

如外籍人士在某纳税年度内干缅 甸居住至少183天,即被视为居 民纳税人。

### 7.3 申报主体

每个接受工资以外收入的个人也 需要提交一份单独的纳税申报 单。已婚夫妇不允许联名报税。

#### 7.4 应纳税所得额

应税所得包括工资和资本利得; 也包括来自专业所得、经营所 得、财产收益或者其他来源的 收入。

### 7.5 资本利得

居民、居民外国人或者非居民外 国人出售、交换或者转让资本资 产(如土地、建筑物、车辆、企 业的任何资本资产、股票、债券 等)取得的收益,将被征收10% 的资本利得税。

#### 7.1 Basis

All Myanmar citizens are treated as tax residents. Salary income of Myanmar citizens working abroad is exempt from tax, however other sources of income are taxable.

A resident foreigner is subject to tax on their income sourced within or outside Myanmar. A nonresident foreigner is subject to tax only on all income derived from Myanmar sources.

### 7.2 Residence

A foreigner who lives in Myanmar for at least 183 days during the income year is treated as a resident.

# 7.3 Filing status

Each individual receiving income other than salary is required to file a separate tax return. Married couples are not allowed to file a joint return.

### 7.4 Taxable income

Taxable income includes salary income and capital gains; income from a profession, business, property or other sources.

### 7.5 Capital gains

A 10 percent tax is levied on gains from the sale, exchange or transfer of capital assets (e.g., land, buildings, vehicles, any capital assets of an enterprise, shares, bonds, etc.) by a resident national, resident foreigner or nonresident foreigner.

### 7.6 扣除与减免

人寿保险的保费可做税前扣除。

居民个人可在应纳税年度中获得应税收入总额的20%的基本免税额、最高抵免额为1,000万缅甸元。此外、配偶、子女和父母免税额也可扣除、以取得居民个人的应税收入。

### 7.7 税率

0%至25%的累进税率适用于薪金、从事专业或经营、财产及其他来源的收入。

未公开的收入将按3%至30%的累进税率征税。

非居民外国人在减免之前,其工资收入应按0%到25%的累进税率纳税。非居民外国人的工资以外的收入则需缴纳22%的所得税。

### 7.6 Deductions and allowances

Premiums paid on a life insurance policy is deductible.

Resident individuals are given a basic allowance deduction of 20% of total taxable income up to maximum threshold of MMK10 million in a tax year. Furthermore, spouse, children and parents allowances are also deductible to derive taxable income of a resident individual

#### 7.7 Rates

Progressive rates ranging from 0 to 25 percent apply to income from salary, the exercise of a profession or business, property and other sources.

Income that has escaped assessment is taxed at progressive rates ranging from 3% to 30%.

A nonresident foreigner is subject to tax on their salary income at progressive rates ranging from 0% to 25% before the reliefs and exemptions. Income other than salary of a non-resident foreigners are subject to 22% income tax.

# 8.0 个人的其他税收 Other taxes on individuals

### 8.1 资本税

无

### 8.2 印花税

印花税是根据《印花税法》对 要求加盖印花的各种票据进行 征收。

### 8.3 资本取得税

无

### 8.4 不动产税

无

# 8.5 继承税/遗产税

无

### 8.6 社会保障

雇主必须缴纳雇员基本工资 的3%作为社会保障,上限为 9000 缅甸元。员工则必须 缴纳工资总额的2%,上限为 6000缅甸元。

# 8.1 Capital duty

No

### 8.2 Stamp duty

Stamp duty is levied on various types of instruments required to be stamped under the Stamp Act.

### 8.3 Capital acquisitions tax

No

# 8.4 Real property tax

There is no real property tax.

### 8.5 Inheritance/estate tax

No

# 8.6 Social security

The employer must contribute 3% of an employee's basic salary and wages (capped at MMK 9,000) to social security. An employee must contribute 2% of his/her total salary and wages, capped at MMK 6,000.

# 9.0 个人税收合规 Compliance for individuals

### 9.1 纳税年度

自2022年4月1日起,缅甸的个 人纳税年度已改为4月1日至3月 31日。

### 9.2 申报缴纳

仅获得工资收入的个人无需在纳税年度结束时提交单独的年度纳税申报表。 雇主有责任在向个人支付工资时预扣相关税款。

对于其他收入,包括来自经营业 务的收入,预缴税务的要求为:

- 1) 对已收或应收收入按月征收营业税;或
- 2) 对预估的全年总收入按季度 征收工资以外收入的个人所 得税。

预付税款和任何缴扣的税款都可 以抵扣最终的应纳税额。缴纳最 终税款的日期在税务局发出的缴 税通知书中列明。

所得税申报表必须在纳税年度结束后三个月内提交。资本利得的纳税申报表可以在资产被处置(以合同签署日期、所有权过户日期或交付日期中的最早时间)后一个月内作为交易申报进行提交,然后在纳税年度结束后三个月内的提交最终申报表。

### 9.3 罚款

请参阅"公司合规"下的"处 罚"。

### 9.1 Tax year

Myanmar tax year for individuals has changed to 31 March from 1 April 2022.

### 9.2 Filing and payment

Individual receiving only salary income is not required to file a separate annual tax return at the end of the tax year. Employers are responsible to withheld the relevant taxes at the time of salary payment to the individuals.

For other income, including income from a business, the tax payment requirements are:

- monthly commercial tax on income received and receivable; and
- 2) quarterly for personal income tax on income other than salary, based on the estimated total income for the year.

The advance payments and any taxes withheld are creditable against the final tax liability. The date for settling the final tax liability is specified in the demand notice issued by the IRD.

Income tax returns must be filed within three months of the end of the tax year. Tax returns for capital gains can be filed as transactional returns within one month from the date of disposal of capital assets (i.e. the earliest of the date of execution of the deed of disposal, the date title passes or the date of delivery) followed with the final return within three months of the end of the tax year.

### 9.3 Penalties

See "Penalties" under "Compliance for corporations".

# 10.0 增值税 Value added tax

### 10.1 应税交易

缅甸不征收增值税,但对商品和 服务征收等同干流转税的商业 税。商业税适用干所有的服务交 易,除非这些交易被规定免税。

### 10.2 税率

商业税率一般为5%,适用干服 务、进口、出口和国内制造的 商品。

### 10.3 登记

商业税注册适用干缅甸居民和从 事适用商业税的商业活动的非居 民实体。

### 10.4 申报与缴付

商业税申报表必须按季度提交, 并在相关季度结束后的30天内提 交。 每月缴纳的税款应在次月 的10日前缴付。 年度申报表则必 须在财政年度结束后的三个月内 提交。

### 10.1 Taxable transactions

Myanmar does not levy a VAT, but a commercial tax is levied as a turnover tax on goods and services. The commercial tax applies to all service transactions unless the transactions are listed as exempt.

#### 10.2 Rates

The commercial tax rate generally is 5%, payable on services, imports, exports and goods manufactured within the country.

### 10.3 Registration

Commercial tax registration applies to both Myanmar resident and nonresident entities engaged in commercial operations subject to commercial tax.

# 10.4 Filing and payment

Commercial tax returns must be submitted on a quarterly basis and are due within 30 days from the end of the relevant quarter. Monthly payment of the tax is due by the 10th day of the following month. An annual return must be filed within three months from the end of a fiscal year.

# 11.0 特定商品税 Specific goods tax

### 11.1 应税交易

对进口、在缅甸生产或出口的特定商品(目前为15种)征收特定商品税(SGT)。

### 11.2 税率

特定商品税的税率从5%到80% 不等。

### 11.3 注册

凡在缅甸进口、制造和出口特定 商品的公司都必须注册特定商 品税。

### 11.4 申报与缴付

特定商品税应在特定商品被销售/出口的当月结束后10天内被支付。特定商品税申报须按季度申报,制造商须在应税季度结束后10天内进行申报。进口商应在清关前向缅甸海关提交进口货物清单,出口商应在出口清关前向缅甸海关提交申报表。

### 11.1 Taxable transactions

A specific goods tax (SGT) is imposed on specific goods (currently 15) that are imported, produced in Myanmar or exported.

#### **11.2 Rates**

The specific goods tax rates range from 5 to 80 percent.

### 11.3 Registration

All companies that import, manufacture and export specific goods in Myanmar must register for purposes of the SGT.

# 11.4 Filing and payment

SGT must be paid within 10 days after the end of the month in which the goods are sold/exported. The SGT return must be filed quarterly within 10 days from the end of the relevant quarter by the manufacturer. The importers shall submit a list of imported goods at Myanmar Customs prior to the date of clearance and the exporters shall submit the return prior to export clearance at Myanmar Customs.

# 12.0 税法体系 Source of tax law



### 12.1 税法体系

《所得税法》;《商业税法》; 《特定商品税法》;《工会税 法》,《税收征管法》;《缅甸 投资法》和《经济特区法》。

### 12.2 税收协定

缅甸共有8项税收协定。

### 12.3 税务机关

缅甸税务局 (IRD)。

### 12.1 Source of tax law

Income Tax Law; Commercial Tax Law; Specific Goods Tax Law; Union Tax Law, Tax Administration Law, Myanmar Investment Law and Special Economic Zone Law

### 12.2 Tax treaties

Myanmar has eight tax treaties.

### 12.3 Tax authorities

Internal Revenue Department (IRD).

# 菲律宾税务重点 Philippines Tax Highlights



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# 1.0 投资基本情况 Investment basics

### 1.1 货币

菲律宾比索(PHP)。

### 1.2 外汇管制

外币可以由居民纳税人自由买卖(包括在菲律宾经营的外国公司)并且可以在较低的限制下允许在菲律宾境内外自由转移外汇。非居民纳税人也可以持有外币。

### 1.3 会计原则/财务报表

适用国际会计准则/国际财务报告准则制度。财务报表必须每年编制且必须由独立的注册会计师每年审计。

### 1.4 主要商业实体

包括公司(上市/非上市)、 合伙企业、独资企业、区域总 部(RHQ)、区域运营总部 (ROHQ)、代表处、和外国 公司的分支机构。

### 1.1 Currency

Philippine Peso (PHP).

### 1.2 Foreign exchange control

Foreign currency may be bought and sold freely by residents (including foreign corporations operating in the Philippines) and may be brought into or sent out of the country with minimal restrictions. Nonresidents also may hold foreign currency.

### 1.3 Accounting principles/financial statements

IAS/IFRS applies. Financial statements must be prepared annually and must be audited by an independent CPA.

# 1.4 Principal business entities

These are the corporation (stock/nonstock), partnership, sole proprietorship, regional headquarters (RHQ), regional operating headquarters (ROHQ), representative office and branch of a foreign company.

# 2.0 企业税收 Corporate taxation

### 2.1 居民纳税人

如果在菲律宾成立,或如果在菲 律宾境外成立但在菲律宾有分公 司的公司即为菲律宾居民纳税 公司。

### 2.2 征税原则

菲律宾公司按全球收入征税;非居民纳税公司仅按来源于菲律宾的收入纳税。在菲律宾设有分公司的外国公司按照来源于菲律宾的收入纳税。

### 2.3 应纳税所得

应按企业利润计算所得税,通常 包括经营/贸易所得。正常的经 营支出在计算纳税所得额时可以 扣除。

除了列明的可扣除项目,国内企业和纳税居民企业可以在计算应纳税所得额时选择使用标准扣除(OSD),其不可超过总收入的40%。

### 2.4 股息税

菲律宾国内企业或者纳税居民外 资企业从本地企业收到的股息、 红利无须纳税。

此外,如果满足特定条件,境内 公司从国外获得的股息可以免征 所得税。

### 2.1 Residence

A corporation is resident if it is incorporated in the Philippines or, if incorporated outside the Philippines, it has a branch in the Philippines.

#### 2.2 Basis

Philippine corporations are taxed on worldwide income; nonresident companies are taxed only on Philippine-source income. A foreign corporation with a branch in the Philippines is taxed on Philippine-source income.

#### 2.3 Taxable income

Corporate tax is imposed on a company's profits, which generally consist of business/trading income. Normal business expenses may be deducted in computing taxable income.

In lieu of itemised deductions, a domestic and resident corporation may elect to use the optional standard deduction (OSD), which may not exceed 40 percent of total gross income, in computing taxable income for the taxable quarter/year. Once a decision is made to use the OSD, it is irrevocable for the taxable year for which the return is filed.

### 2.4 Taxation of dividends

Dividends received by Philippine domestic or resident foreign companies from a domestic corporation are not subject to tax.

Further, foreign sourced dividends received by domestic corporation may be exempt from income tax if certain conditions are met.

### 2.5 资本利得

对资本利得需要征税。出售非在 证券交易所交易的股票所获得的 所有资本收益,无论卖方是国内 公司还是外国公司,都要缴纳 15%的资本利得税。 通过证券 交易所出售的股票按照总卖价的 0.6%征税。销售非商业用途的不 动产所得须按其销售价格和市场 公允价格的较高者征收6%的预 提税。

### 2.6 亏损

亏损可在自发生亏损年度后连续 不超过3年内向后结转以抵减应税 所得,但享受这一结转抵免的前 提是该纳税人没有享有税务优惠 或减免。当企业的所有权发生重 大改变时,亏损不能向后结转。 亏损不得向以前年度追溯调整。

#### 2.7 税率

菲律宾公司一般按25%的税率征 税。对应纳税所得额不超过500 万菲律宾盾,总资产不超过1亿菲 律宾盾的公司,不包括该企业实 体的办公场所、厂房和设备所在 的土地,征收20%的税率。

### 2.8 附加税

无

### 2.5 Capital gains

Capital gains generally are taxed as income. All capital gains from sale of shares or stock not traded in the stock exchange are subject to 15% capital gains tax whether seller is a domestic corporation or a foreign corporation. Gains on the sale of shares listed and traded on the stock exchange are taxed at 0.6% of the gross selling price. Gains derived from the sale of real property not used in business are subject to 6% final withholding tax based on the higher of the sales price or the fair market value.

#### 2.6 Losses

Losses may be carried forward for three years unless the taxpayer benefits from a tax incentive or an exemption. Losses may not be carried forward where the business undergoes a substantial change in ownership. The carryback of losses is not permitted.

### **2.7 Rate**

Philippine corporation generally are taxed at a rate of 25%. For corporation with net taxable income not exceeding PHP 5million and total assets not exceeding PHP100million, excluding the land on which the particular business entity's office, plant and equipment are situated shall be subject to 20%.

### 2.8 Surtax

None

### 2.9 替代性最低税

对国内和常驻的外国公司都征收相当于总收入1%的最低企业所得税(MCIT)。MCIT是对没有或者负应纳税所得额的企业、或MCTI大于正常所得税负的企业征收,纳税时间为每大季度。最低企业所得税超过正常所得税的部分可以向后结转,抵减之后三年的正常企业所得税。

### 2.10 境外税收抵免

国内企业对同一所得已缴纳的 境外税款可以申报抵免,但抵 免限额仅为该所得应缴纳的菲 律宾所得税金额。

### 2.11 参股免税制度

无

# 2.12 控股公司特别制度

无

### 2.13 税务优惠

优惠由《11534号共和国法》 或《公司复苏和企业税收优惠 (CREATE)法》所提供。优惠通 常包括财政优惠(例如·所得 税免税期、特别企业所得税或 增强型扣除)和非财政优惠( 例如·对于进出口海关的流程 简化)。

### 2.9 Alternative minimum tax

A minimum corporate income tax (MCIT) equal to 1% of gross income is imposed on both domestic and resident foreign corporations. The MCIT is imposed in each quarter of the taxable year when a company has no or negative taxable income, or when the amount of the MCIT is greater than the corporation's normal income tax liability. Any MCIT that exceeds the normal income tax may be carried forward and credited against the normal income tax for the following three taxable years.

# 2.10 Foreign tax credit

Foreign tax paid by a domestic corporation may be credited proportionately against Philippine tax on the same profits, but the credit is limited to the amount of Philippine tax payable on the foreign income.

### 2.11 Participation exemption

No

# 2.12 Holding company regime

No

### 2.13 Incentives

Incentives are provided under the Republic Act No. 11534 or the Corporate Recovery and Tax Incentives for Enterprises (CREATE) Act. Benefits usually include fiscal incentives (e.g., Income tax holidays, Special Corporate Income Tax or Enhanced Deductions) and nonfiscal incentives (e.g., simplification of customs procedures for imports and exports).

# 3.0 预提税 Withholding tax

### 3.1 股息

菲律宾公司支付给非居民外国企业的股息通常按25%的税率征税。但是,如果非居民企业接收者所在的国家允许15%的税收抵免,则所分配的股息可以按15%征税。根据现有的税收协定,也可获预提税减免,但须要向国税局提交税收条约减免申请(TTRA)或确认请求。

### 3.2 利息

向非居民纳税人支付的利息费应缴纳20%的预提税。根据现有的税收协定,该预提税可获得减免,但须要向国税局提交税收条约减免申请(TTRA)或确认请求。

### 3.3 特许权使用费

支付给非居民的特许权使用费应缴纳25%的预提税、除非根据税收协定降低税率、但需向国税局提交税务条约减免申请(TTRA)或请求确认。向本地或居民外国公司支付的特许权使用费征收20%的最终预扣税。

### 3.1 Dividends

Dividends distributed by a Philippine company to a nonresident are generally taxed at a rate of 25%. However, in case of the country of the foreign corporate recipient allows a tax credit of 15 percent, such dividends distributed may be taxed at 15 percent. The withholding tax may also be reduced under existing tax treaty subject to filing of a Tax Treaty Relief Application (TTRA) or a request for confirmation with the Bureau of Internal Revenue.

#### 3.2 Interest

Interest paid to a nonresident is subject to a 20% withholding tax. The rate may be reduced under a tax treaty, subject to the submission of a Certificate of Residence (for Tax Treaty Relief) form with the Bureau of Internal Revenue (BIR).

### 3.3 Royalties

Royalty payments made to a nonresident are subject to 25% withholding tax, unless the rate is reduced under a tax treaty subject to the submission of a Tax Treaty Relief Application (TTRA) or a request for confirmation with the Bureau of Internal Revenue (BIR). A 20% final withholding tax is levied on royalty payments made to a domestic or resident foreign corporation.

### 3.4 技术服务费

技术服务费在多数情况下视同特许使用费一样纳税,应缴纳25%的预提税,除非适用的税收协定中规定了更低税率,但需向国税局提交税务条约减免申请(TTRA)或请求确认。被视同特许使用费的技术服务费用应缴纳最终的12%的预提增值税(VAT)、除非法律有特殊豁免。

# 3.5 分支机构利润汇出税

分公司汇到其总部的税后利润应缴纳15%的分公司利润税。根据税收协定、税率可降低、但须提交税收协定减免申请书(TTRA)并通过国税局的裁定。

### 3.6 其他

向非纳税居民支付的其他费用也须缴纳最终税(例如·管理费须缴纳25%;与船只相关的付款须缴纳4.5%;和飞机、机器和其他设备需缴纳7.5%)。税率在税收协定下可以被降低·但受制于菲律宾国家税务局的"确定裁决"。

### 3.4 Technical service fees

Technical service fees, which may be treated as royalties in some cases, are subject to 25% withholding tax, unless the rate is reduced under a tax treaty subject to the submission of a Tax Treaty Relief Application (TTRA) or a request for confirmation with the Bureau of Internal Revenue (BIR). Fees treated as royalties also are subject to final withholding value-added tax (VAT) of 12%, unless specifically exempt under the law.

### 3.5 Branch remittance tax

A 15% branch profits tax is levied on the after-tax profits remitted by a branch to its head office. The rate may be reduced under a tax treaty, subject to confirmatory ruling from the Bureau of Internal Revenue (BIR) through the submission of Tax Treaty Relief Application (TTRA).

### 3.6 Other

Other payments to nonresidents may be subject to final tax (e.g., management fees at 25%; certain payments related to vessels at 4.5%; and aircraft, machinery and other equipment at 7.5%). Rates may be reduced under a tax treaty, subject to a "confirmatory ruling" from the BIR.

# 4.0 企业的其它税收 Other taxes on corporations

### 4.1 资本税

无.

### 4.2 工资税

企业雇主需要代扣代缴其付给 员工薪酬的薪酬税。

### 4.3 不动产税

不动产须按照其地段缴纳不动 产税。每次税务申报,此税不 应超过其估值的3%。

### 4.4 社会保障

雇主必须每月根据雇佣员工的 工资,缴纳社会保障费至社会 保障系统。每月雇主缴费比例 最高为2,155.00比索。

### 4.5 印花税

根据不同类别的交易/文件,有 不同税率的印花税。

### 4.1 Capital duty

No

### 4.2 Payroll tax

A corporate employer is required to withhold tax on the remuneration paid to its employees.

### 4.3 Real property tax

A property tax is imposed on real property at a rate that depends on the location of the property. The tax should not exceed 3 percent of the assessed value per the tax declaration.

### 4.4 Social security

The employer must make a monthly contribution to the social security system corresponding to the salary of covered employees. The maximum monthly employer contribution for an employee in the highest salary bracket is PHP2,155.00.

### 4.5 Stamp duty

Various rates of duty apply, depending on the type of transaction/document.

### 4.6 转让税

无偿转让不动产须在捐赠时缴 纳其市场公允价值的6%的税。

在转让或销售不动产时,本地 不动产转让税是按照不动产总 销售价或不动产的市场公允价 的较高者的0.5%征税。

### 4.7 其他

对与特定种类的交易,如银 行、财务公司、保险公司和公 共承运人须缴纳1%至7%的" 比例税",但国内运输公司除 外,这些公司需缴纳增值税 (VAT) °

### 4.6 Transfer tax

Gratuitous transfers of property are subject to a donor's tax at 6 percent of the fair market value of the property at the time of the donation.

A local transfer tax on real property is levied at a rate of 0.5 percent of the higher of the gross sales price or the fair market value of the property, on the transfer or sale of real property.

### 4.7 Other

A "percentage tax" of 1 to 7 percent is imposed on certain types of businesses, such as banks, finance companies, insurance companies and common carriers, except domestic carriers that transport passengers by air, which are subject to VAT.

# 5.0 反避税规则 Anti-avoidance rules

### 5.1 转让定价

菲律宾现行转让定价法规,参照了《经济合作与发展组织》(OECD)的转让定价指南,适用于本地和跨国的关联方交易。可以适用的转让定价方法如下:可比非受控价格法、再销售价格法、成本加成法、利润分割法,剩余利润分割法及交易净利润法。

### 5.2 资本弱化

无

### 5.3 受控外国公司

无

### 5.4 信息披露要求

凡属于大型纳税人、享有税收优惠的纳税人、当前课税年度和前两个连续课税年度发生经营净亏损的纳税人,以及以上所述纳税人的关联方都被要求将关联交易信息提交申报表(BIR表1709)。

不符合上述申报要求的纳税人必 须在财务报表附注中声明自身不 在被要求的申报者范围内。

# 5.1 Transfer pricing

The transfer pricing rules, which are based on the OECD guidelines, apply to both domestic and cross-border related party transactions. The following transfer pricing methods are permitted: comparable uncontrolled price method, resale price method, cost-plus method, profit split method, residual profit split approach and transactional net margin method.

### 5.2 Thin capitalisation

No

### 5.3 Controlled foreign companies

No

# **5.4 Disclosure requirements**

Taxpayers who are considered as

- a. Large taxpayers
- b. Taxpayers subject to incentives
- Taxpayers incurring net operating losses in the current taxable year and two immediately preceding consecutive taxable years
- d. Related parties of (a), (b), and (c) are required to file an information return on transactions with related party (BIR Form 1709).

Taxpayers who are not qualified in the above mentioned list are required to disclose in the Notes to the Financial Statements that they are not covered by the requirements and procedures for related party transactions.

# 6.0 企业合规 Compliance for corporations

# 6.1 纳税年度

可用日历年度或财务年度(12个月为会计年度,在除开12月的其他月的月末最后一天结束)。

### 6.2 合并申报

菲律宾公司总部和其菲律宾的 分公司可以为其企业所得税和 增值税汇总申报;除此以外· 合并汇总申报不被允许且每家 公司需要单独报税。

### 6.3 申报要求

企业须在其纳税年结束后的第四个月的15天或之前报税·无论是否需要缴纳税金。

### 6.4 处罚

对逾期申报的纳税人处以应付税金的25%罚款。在未付清税款之前,未付税款也将被征收12%的年度利息,直至全部付清。有一种折衷的罚款(代替监禁)是基于应纳税款计算,且不包括25%的滞纳金和利息。

### 6.5 裁决

税务机构将会根据纳税人的请求,对于某交易的税务结果进 行裁定。

### 6.1 Tax year

A calendar year or fiscal year (an accounting period of 12 months ending on the last day of any month other than December) may be used.

### 6.2 Consolidated returns

A Philippine head office and its Philippine branches may file consolidated returns for corporate income tax and VAT purposes; otherwise, consolidated returns are not permitted and each company must file a separate return.

### 6.3 Filing requirements

The annual income tax return must be filed, with or without payment, on or before the 15th day of the fourth month following the close of the taxpayer's taxable year.

### **6.4 Penalties**

Late payments are subject to a surcharge equal to 25 percent of the amount due. Annual interest may be imposed on the unpaid amount of tax until fully paid, at 12% per annum. A compromise penalty (in lieu of imprisonment) is based on the tax due, exclusive of the 25 percent surcharge and applicable interest rate.

### 6.5 Rulings

The tax authorities will issue a ruling on the tax consequences of a transaction at the request of a taxpayer.

# 7.0 个人税收 Personal taxation

### 7.1 征税原则

居住在菲律宾的菲律宾公民按 其全球收入纳税;外籍纳税人 及非居民纳税人仅按其来源于 菲律宾境内的收入纳税。外籍 人士可以享有优惠税收处理或 可以在适用的税收协定下免除 其所得税,但取决于菲律宾国 家税务局的"确定裁定"。

### 7.2 居民纳税人

菲律宾公民通常视为居民纳税 人·除非他/她符合可被视为非 居民纳税人的规定。外籍雇员 在任意年度内停留在菲律宾的 总天数超过180天时被确定为税 收居民。

### 7.3 申报主体

已婚的夫妇在菲律宾国内不仅 仅从薪水取得收入的必须联合 申报。

### 7.4 应纳税所得额

应纳税个人所得指的是全部收入减去准予扣除额。应纳税所得包括薪水、生意收入、资及利得(来自于买卖房地产及股权交易)、股息、利息、租金、特许使用权、年金、退休金及合伙人在一般职业合伙系净收入中的分配份额。

### 7.1 Basis

Resident citizens are taxed on worldwide income; resident aliens and nonresidents pay tax only on Philippine-source income. Foreign individuals may benefit from preferential tax treatment or may be exempt from income tax under an applicable tax treaty, subject to a confirmatory ruling from the BIR.

#### 7.2 Residence

A citizen normally is considered a resident unless he/she meets the requirements to be deemed a nonresident. The residence status of a foreign employee generally is established when the aggregate length of stay in the country for any calendar year exceeds 180 days.

# 7.3 Filing status

Married couples in the Philippines who do not derive income only from compensation must file a joint income tax return.

### 7.4 Taxable income

Taxable personal income is all income, less allowable deductions. It includes compensation, business income, capital gains (arising from the sale of real property and share transactions), dividends, interest, rents, royalties, annuities, pensions and a partner's distributive share of the net income of general professional partnerships.

低工资收入者(MEWs)得薪资收入的所得税可以得到豁免。 低工资收入者的假日工资、加班工资、夜班差别工资及危险 津贴也可以豁免。

关于扣除项目·个人从事于生意或专业工作的·在计算其应纳税所得时·可以选择不超过其总销售额或总收益40%的标准申报扣除·即可选择的扣除标准(OSD)。一旦确定选择使用OSD·该课税年的税务申报即不可改变。

### 7.5 资本利得

资本利得通常应按标准所得 税税率征收,但是买卖特定 股份和不动产应按照特定税率 征收。

### 7.6 扣除与减免

本地法律规定强制性社会保险和非应纳税收入(例如·上限至9·000比索的非应纳税奖金和微量的福利)可被允许抵扣个人总收入。

Minimum wage earners (MWEs) are exempt from the payment of income tax on their compensation income. Holiday pay, overtime pay, night shift differential pay, and hazard pay received by MWEs also are exempt.

In lieu of itemised deductions, an individual engaged in business or the practice of a profession may elect to use the OSD, which may not exceed 40 percent of total gross sales/receipts, in computing taxable income for the taxable quarter/year. Once an election is made to use the OSD, it is irrevocable for the taxable year for which the return is made.

# 7.5 Capital gains

Capital gains generally are subject to the ordinary income tax rates, although gains from the sale of certain shares and real property are subject to specific rates.

### 7.6 Deductions and allowances

Statutory contributions, as required by domestic laws, and nontaxable income (e.g., a nontaxable bonus amount of up to PHP90,000 and de minimis benefits) are allowed as deductions and exclusions against an individual's gross income.



### 7.7 税率

个人所得税率按照0%至35%的 累进税率征收。

个人销售不动产的,按照其销售价格和市场公允价格的较高者征收6%的资本利得税。个人销售非股市交易的股份的,应征收15%的资本利得税。通过销售在股市挂牌和交易的股份所得的,应按总售价征收0.6%的税金。

### 7.7 Rates

Individual income tax is charged at progressive rates ranging from 0 to 35 percent.

An individual is subject to capital gains tax on the sale of real property at a rate of 6 percent of the higher of the gross sales price or the current fair market value. An individual also is subject to tax on the capital gains derived from the sale of shares not traded on the stock exchange, at a rate of 15 percent. Gains derived from the sale of shares listed and traded on the stock exchange are taxed at 0.6 percent of the gross sales price.

# 8.0 个人的其他税收 Other taxes on individuals

### 8.1 资本税

无

### 8.2 印花税

根据不同类别的交易/文件,有 不同税率的印花税。

### 8.3 资本取得税

无

### 8.4 不动产税

对于不动产征税,取决于其地段适用不同税率。单次税务申报的税额不应超过其估值的3%。

# 8.5 继承税/遗产税

对于居民纳税人及非居民纳税人的净遗产征收6%的遗产税。

# 8.6 净财富/净值税

无

### 8.7 社会保障

雇员须按照其收入级别,向社会保险系统每月缴纳社会保障金(从135.00至1,125.00比索)。 雇主也应为其雇员缴纳社会保障金。

### 8.1 Capital duty

No

### 8.2 Stamp duty

Various rates of duty apply, depending on the type of transaction/document.

### 8.3 Capital acquisitions tax

No

# 8.4 Real property tax

A property tax is imposed on real property at a rate that depends on the property's location. The tax should not exceed 3 percent of the assessed value per the tax declaration.

#### 8.5 Inheritance/estate tax

Tax is imposed on the net estate of both residents and nonresidents, at a rate of 6 percent.

#### 8.6 Net wealth/net worth tax

No

### 8.7 Social security

An employee is required to make monthly contributions (ranging from PHP135.00 - PHP1,125.00) to the social security system based on his/her salary bracket. The employer is also required to make contributions for the employees.

# 9.0 个人税收合规 Compliance for individuals

### 9.1 纳税年度

日历年度。

### 9.2 申报缴纳

个人所得税纳税申报表须于纳税年度次年4月15日之前提交。 雇佣收入税款由雇主每月代扣 代缴。

整个纳税年中只从一个雇主处获得收入的个人(非居民外国人除外),如果在纳税日历年末,其应缴纳税金等于其雇主代扣代缴的税金,其可以符合"代替"申报。对于已婚个人们如需符合代替申报,相同的规定也需被满足。

### 9.3 罚款

对逾期申报的纳税人处以应付税金的25%罚款。在未付清税款之前,未付税款也将被征收12%的年度利息,直至全部付清。折中罚款是基于到期应缴纳税款,不包括25%的滞纳金和利息。

### 9.1 Tax year

Calendar year.

### 9.2 Filing and payment

Tax returns are due on or before 15 April after the close of the tax year. Tax on compensation income is withheld monthly by the employer.

Individuals other than non-resident aliens receiving compensation income from only one employer during the taxable year may qualify for "substituted" filing, provided the amount of tax due equals the amount of tax withheld by the employer at the end of the taxable calendar year. The same requirements must be met for married individuals to qualify for substituted filing.

### 9.3 Penalties

Late payments are subject to a surcharge equal to 25 percent of the amount due. Annual interest may be imposed on the unpaid amount of tax until fully paid, at 12% per annum. A compromise penalty is based on the tax due, exclusive of the 25 percent surcharge and applicable interest rate.

# 10.0 增值税 Value added tax

### 10.1 应税交易

大部分商品和服务的交易须要缴 纳增值税。

# 10.2 税率

销售和进口特定的商品和服务须 缴纳12%的增值税。特定的销售 是零利率。

### 10.3 登记

对于增值税的注册门槛为3百万 比索。

### 10.4 申报与缴付

不迟于当月结束后的第20至25日 (月度申报)和不迟于当季度结 束后的25日(季度申报)·申报 需要通过人工或电子申报缴纳系 统(eFPS)提交。

### 10.1 Taxable transactions

VAT is imposed on most sales of goods and services.

#### 10.2 Rates

The sale and importation of certain goods and services are subject to 12 percent VAT. Certain sales are zero-rated.

### 10.3 Registration

The registration threshold for VAT purposes is PHP3 million.

### 10.4 Filing and payment

The return/declaration may be filed either manually or through the Electronic Filing and Payment System (eFPS), no later than the 20th-25th day following the close of the month (for monthly returns) and no later than the 25th day following the close of each taxable quarter (for quarterly returns).

## 11.0 税法体系 Source of tax law

## 11.1 税法体系

《国家税务法典(1997)》 及其他条例;《地方政府法典 (1991年)》;《关税及海关法 规》;和最高法院裁定。

#### 11.2 税收协定

菲律宾已缔结了43项税收协定。

#### 11.3 税务机关

菲律宾国内税务局(国家税); 市/市政司库办公室(地方税); 海关局。

### 11.1 Source of tax law

National Internal Revenue Code of 1997, as amended, and other regulations; Local Government Code of 1991; Tariff and Customs Code; and Supreme Court decisions.

#### 11.2 Tax treaties

The Philippines has concluded approximately 43 tax treaties.

#### 11.3 Tax authorities

Bureau of Internal Revenue (national taxes); City/ Municipal Treasurer's Office (local taxes); Bureau of Customs.



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## 1.0 投资基本情况 Investment basics

#### 1.1 货币

新加坡元(SG\$)。

## 1.2 外汇管制

新加坡对外汇交易和资本流动 没有严格管制。资金可自由流 入和流出新加坡。但为了限制 新加坡元货币市场的投机性交 易,新加坡政府会限制向非居 民金融机构的新加坡元借款。 但这些限制不适用于向个人业 或者向非金融机构(包括企业 财务中心)的借款。

## 1.3 会计原则/财务报表

新加坡财务报告准则。 财务报表必须每年编制。

#### 1.4 主要商业实体

包括公共有限责任公司、私营有限责任公司、合伙企业'(包括有限合伙企业和有限责任合伙企业),独资经营、可变资本公司(自2020年1月14日起可使用以法人形式的投资基金)以及外国公司的分支机构。

#### 1.1 Currency

Singapore Dollar (SG\$).

## 1.2 Foreign exchange control

There are no significant restrictions on foreign exchange transactions and capital movements. Funds may flow freely into and out of Singapore. The government imposes certain restrictions on the lending of SG\$ to nonresident financial institutions to limit speculation in the SG\$ currency market, but these restrictions do not apply to the lending of SG\$ to individuals and nonfinancial institutions, including corporate treasury centers.

## 1.3 Accounting principles/financial statements

Singapore Financial Reporting Standards apply. Financial statements must be prepared annually.

## 1.4 Principal business entities

These are the public and private limited liability company, partnership¹(includes limited partnership and limited liability partnership), sole proprietorship, variable capital companies (a form of legal entity for investment funds available as from 14 January 2020) and branch of a foreign corporation.

- 1 出于新加坡税务的目的,合伙企业被视为税务透明实体。
- 1 Partnership is treated as tax transparent entity for Singapore tax purposes.

# 2.0 企业税收 Corporate taxation

#### 2.1 居民纳税人

如果一家公司的管理和控制地 在新加坡境内,该公司即为新 加坡居民企业。管理和实际控 制地通常是指公司董事会的召 开地。 如果一家通常在新加 坡召开董事会会议的公司因应 对新冠疫情而实施的旅行限制 而无法在新加坡召开董事会会 议,新加坡税务局(IRAS)可能 会考虑将该公司视为2021课税 年度和/或2022课税年度的新加 坡税务居民,前提是该公司需 要满足相关条件。相反,如果 一家公司在2020课税年和/或 2021课税年不是新加坡税务居 民,那么IRAS可以将继续将该 公司在2021课税年和/或2022课 税年视为非税务居民,尽管该 公司必须在新加坡召开董事会 议,因应对新冠疫情而实施旅 行限制,前提是该公司满足相 关条件。

#### 2.2 征税原则

新加坡按属地原则征税。除个别情况外,发生于或来上一年次,以及在上一年,以及在上一年,以及在上一年,以及在上一年,以及在上一年,以及在上一年,以及在上一年,以为一个,不是是企业,是是企业,是是是企业,是是不是,是是是一个,是是是一个,是是一个,是是一个。

#### 2.1 Residence

A company is resident in Singapore for income tax purposes if the management and control of its business is exercised in Singapore. The place where management and control is exercised generally is the place where the directors' meetings are held. Where a company that normally holds its directors' meetings in Singapore is unable to do so as a consequence of travel restrictions imposed in response to the COVID-19 pandemic, the Inland Revenue Authority of Singapore (IRAS) may consider the company as a Singapore tax resident for year of assessment (YA) 2021 and/or YA 2022, provided it meets certain conditions. Conversely, where a company is not a tax resident of Singapore for YA 2020 and/or YA 2021, the IRAS will continue to consider the company as a non resident for YA 2021 and/or YA 2022 notwithstanding that it has to hold directors' meetings in Singapore due to travel restrictions imposed in response to the COVID-19 pandemic, provided it meets certain conditions.

## 2.2 Basis

Singapore imposes tax on a territorial basis. Tax is imposed on all income accruing in or derived from Singapore and all foreign income remitted or deemed remitted to Singapore in the preceding year, subject to certain exceptions. Resident and non-resident companies are generally taxed in the same manner, but resident companies may enjoy various tax benefits, such as tax exemption for certain foreign source income. Branches are taxed in the same way as subsidiaries.

## 2.3 应纳税所得

居民企业和非居民企业须对以下发生于或来源于新加坡的所得外所得纳税,包括则易、经营所得,股息、利息。或折价,退休金及养老金,特许权使用费,保费和主机。和关于,以及产业的所得,以及养化来自不动产的所得,以及有价。有性质的其他所得或收益。

完全与取得所得相关的收益性 支出,可以在计算应税所得 额时予以扣除。其他可扣除成 本包括以前年度结转的资本折 让、税务亏损。

#### 2.3 Taxable income

Resident and nonresident companies are subject to tax on income accruing in or derived from Singapore and foreign income remitted or deemed remitted to Singapore, including: gains or profits from a trade or business; dividends, interest or discounts; charges or annuities; rents, royalties, premiums and other profits arising from property; and gains or profits of an income nature not falling within the above categories.

Foreign income remittances in the form of dividends, branch profits and services income derived by resident companies are exempt from tax, provided the income is received from a foreign jurisdiction with a headline tax rate of at least 15 percent in the year the income is received or deemed received in Singapore and income tax has been paid on such income in that foreign jurisdiction. Foreign income that has been exempt from tax in the foreign jurisdiction as a direct result of a tax incentive granted for substantive business operations carried out in that jurisdiction will be considered as having met the "subject to tax" test.

Expenses of a revenue nature that are incurred wholly and exclusively to produce income may be deducted in computing taxable income. Other deductible costs include capital allowances and tax losses carried forward from prior years.

#### 2.4 股息税

新加坡实行单层公司税制,公司就其利润所支付的所得税款即为最终税款。股东不用就取得的股息缴税。

境外股息只有当汇回或者被视 同汇回新加坡时,才需要在新 加坡缴税,但如果满足特定条 件,也可以享受税务豁免。

#### 2.5 资本利得

新加坡不征收资本利得税。

#### 2.6 亏损

亏损可以无限期地向后结转(除 非是未使用完毕的捐赠,捐赠只 能向后结转五年),但须通过重 大股东合规测试。未使用的资 本折让向后结转必须通过股东 商业连续性测试以及业务相同测 试。在通过股东实质性测试的情 况下,亏损和未抵扣的资本减免 (并称"合格减免")可以向前 结转1年,最高限额为100,000新 加坡元(当年度未使用资本折 让的向前结转时,也必须满足 商业连续性测试)。 为了支持 受到新冠疫情影响的企业,因 此加强了 2020和2021课税年的 结转减免优惠措施,企业能将 2020和2021课税年的合格 扣除额结转至前三个课税年 (即课税年度2017、2018和 2019;和课税年度2018,2019 和2020)。 100,000 新元的 上限和资格条件保持不变。

#### 2.4 Taxation of dividends

Singapore operates a one-tier corporate tax system, under which corporate tax paid on a company's profits is final. Dividends paid by Singapore resident companies are tax exempt in the hands of the recipient.

Foreign-source dividends are taxable if received or deemed received in Singapore, unless certain conditions are satisfied.

## 2.5 Capital gains

Singapore does not tax capital gains.

#### 2.6 Losses

Losses may be carried forward indefinitely (except unutilised donations, which may be carried forward for five years), subject to compliance with the "substantial shareholders test." Unutilised capital allowances carried forward are subject to both the substantial shareholders test the "business continuity test." Losses and unutilised capital allowances (collectively "qualifying deductions") may be carried back for 1 year, subject to a cap of SG\$100,000 and compliance with the substantial shareholders test (compliance with the same business continuity test also is required for the carry back of current-year unutilised capital allowances). To support businesses affected by the COVID-19 pandemic, the carryback relief was enhanced for YAs 2020 and 2021 to enable businesses to carry back qualifying deductions for YAs 2020 and 2021 up to three immediate preceding YAs (i.e., YAs 2017, 2018, and 2019; and YAs 2018, 2019, and 2020). The cap of SG\$100,000 and qualifying conditions remain unchanged.

## 2.7 税率

标准的公司税税率为17%。对 于2021课税年(所得年度为 2020年)而言,应纳税所得 额在10,000新加坡元以下的部 分,75%可免于征税;10,000至 190,000新加坡元的部分,50% 可免干征税。此外,符合特定 条件的新设私营公司在第一个 连续的3个纳税年度内,应纳税 所得额在 100,000新加坡元以 下的部分,75%可免于征税, 下一个100,000新加坡元的部 分,50%可以免于征税。

#### 2.8 附加税

无

## 2.9 替代性最低税

无

#### 2.10 境外税收抵免

部分类型的境外所得可以免干缴 纳新加坡公司税(需满足特定条 件)。企业取得的来源于税收协 议国和非税收协议国的应纳税所 得已在境外缴纳的所得税款,可 以从其当期应纳税额中抵免。 对 干被视为是新加坡来源但却因为 相关税收协定的特定条款而被允 许在外国征税的收入,也可以使 用税收抵免额以该收入在新加坡 的应纳税额和在境外已纳税额两 者中的较低者为限。在满足一定 条件的情况下,境外税收抵免金 额可以汇总计算。

#### **2.7 Rate**

The standard corporate tax rate is 17 percent. From YA 2021 (income year 2020), 75% of the first SG\$ 10,000 of normal chargeable income and 50% of the next SG\$ 190,000 of normal chargeable income are exempt from tax. In addition, for a qualifying new private company, 75% of the first SG\$ 100,000 of normal chargeable income and 50% of the next SG\$ 100,000 of normal chargeable income may be exempt from tax for its first three consecutive YAs, subject to certain conditions.

#### 2.8 Surtax

No

#### 2.9 Alternative minimum tax

No

## 2.10 Foreign tax credit

Some types of foreign-source income are exempt from Singapore tax (subject to certain conditions). Singapore grants resident companies a credit for foreign tax paid on income derived from treaty and nontreaty countries that is received and assessable to tax in Singapore. A tax credit is also available for tax paid on income considered to be Singapore-source but allowed to be taxed in the foreign jurisdiction under the specific provisions of a relevant tax treaty. The credit is limited to the Singapore tax payable on that income or the foreign tax paid, whichever is lower. The foreign tax credit amount may be computed on a pooled basis, subject to certain conditions

## 2.11 参股免税

企业收到新加坡居民企业所支付 的股息时无需缴纳新加坡所得 税。如前文"股息税"所描述, 境外股息如果汇回,或者被视同 汇回给新加坡居民企业,除非满 足特定条件,否则需要在新加坡 缴纳所得税。在2027年12月31日 之前,如果某公司处置所持有的 普通股股权之前作为该股权受益 人持续合法持有该股权不少于24 个月且持普通股比例达到20%, 则该处置股权所得可以免干缴纳 所得税,特定情况除外。虽然新加 坡并不征收资本利得税,但如果 纳税人是从事股权或财产买卖业 务,则其股权或财产转让所得的 收益将被视为一般性收入。

## 2.12 控股公司特别制度

无

## 2.13 税务优惠

新加坡对新兴产业、正在快速发展和扩张的企业、公司总部活动、金融业、资产证券化、基金和基金管理、国际航运、国际贸易、研发活动等提供多种优惠措施。

## 2.11 Participation exemption

Dividends paid by Singapore resident companies are tax exempt in the hands of the recipient. As noted above under "Taxation of dividends," foreign-source dividends are taxable if received or deemed to be received in Singapore, unless certain conditions are satisfied. Gains from the disposal of ordinary shares in another company on or before 31 December 2027 are exempt from tax, provided the shares have been legally and beneficially held for a continuous period of at least 24 months immediately before the disposal and a 20 percent minimum ordinary shareholding requirement is met, subject to certain exceptions. Although Singapore does not tax capital gains, gains from the sale of shares or properties may be regarded as ordinary income if the taxpayer is in the business of trading in shares or properties.

## 2.12 Holding company regime

No

#### 2.13 Incentives

Various incentives are available for pioneer, and development and expansion companies, headquarter activities, financial services, asset securitisation, funds and fund managers, international maritime activities, international trading and R&D.



# 3.0 预提税 Withholding tax

#### 3.1 股息

对新加坡居民企业所支付的股息 无需缴纳预提税。

## 3.2 利息

支付给新加坡居民的利息不需 要缴纳预提税。向非居民支付的 利息需按照 15%税率缴纳预提 税。在存在税收协定的情况下可 能适用较低税率,或某些特定情 况下可以享受免税 (广泛适用于 新加坡认可银行或持牌财务公司 存款所获得的利息,合资格债务 证券及合资格项目债务证券所获 得的利息等)。15%的税率是最 终税率,仅适用干非居民从新 加坡境外开展的业务中获得的利 息或与在新加坡构成的常设机构 无关的利息。任何支付给不符合 最终税率或免税资格的非居民公 司的利息(包括源自新加坡业务 或与新加坡构成的常设机构相关 的利息)应按现行公司税税率征 税(2022年为17%)。支付给 非居民个人的利息若不符合15% 的最终税率或特定国内税务优 惠,应按22%的税率征税。支 付给新加坡居民的利息无需缴纳 预提税。

#### 3.1 Dividends

No withholding tax is levied on dividends paid by companies resident in Singapore.

#### 3.2 Interest

Interest paid to a Singapore resident is not subject to withholding tax. Interest paid to a nonresident is subject to a 15 percent withholding tax, unless the rate is reduced under a tax treaty or an exemption applies under certain domestic concessions (broadly applicable to interest received on deposits held with approved banks or licensed finance companies in Singapore, and interest on qualifying debt securities and qualifying project debt securities, etc.). The 15 percent withholding tax is a final tax and applies only to interest derived by the nonresident from a business carried on outside Singapore or not effectively connected to a permanent establishment (PE) in Singapore. Any other interest paid to a nonresident company that does not qualify for the final rate or an exemption (including interest derived from a business in Singapore or effectively connected to a Singapore PE) is taxed at the prevailing corporate tax rate (17% for 2022). Certain interest paid to nonresident individuals that does not qualify for the 15% final rate or a domestic concession is taxed at 22%. Interest paid to a Singapore resident is not subject to withholding tax.

## 3.3 特许权使用费

支付给新加坡居民的特许权使用费 不需要缴纳预提税。向非居民支付 的特许权使用费需按照10%税率缴 纳预提税。在存在税收协定的情况 下可能适用较低税率。10%的税率 是最终税率,仅适用于非居民从新 加坡境外开展的业务中获得的特许 权使用费且在新加坡构成的常设机 构无关的特许权使用费。任何支付 给不符合最终税率的非居民公司的 特许权使用费应按现行公司税税率 征税(2022年为17%)。支付给 非居民个人的预提税应为净收入的 22%或特许权使用费总额的10%, 以较低者为准。支付给新加坡居民 的特许权使用费无需缴纳预提税。

#### 3.4 技术服务费

支付给新加坡居民的技术服务费不需要缴纳预提税。支付给非居民(个人除外)的技术服务费将被征收17%的预提税,除非根据税收协使降低其税率。这包括因应加知识,技术,工业或商业和识,或对方关的协助贸易,业务或或取争业务的协助贸易,如果上述服务到的费用。如果上述服务的费用。如果上述服务到的产生的费用。如果上述服务到的支票,并且不通过的方提供,则可以免于缴纳预提供,对于非居民个人,预扣税按总收为行提供,则可以免货物,预担税的15%征收,除非该个人选择按净收入的22%征税。

#### 3.5 分支机构利润汇出税

无

## 3.3 Royalties

Royalties paid to a Singapore resident are not subject to withholding tax. Royalties paid to a nonresident are subject to a 10 percent withholding tax, unless the rate is reduced under a tax treaty. The 10 percent withholding tax is a final tax and applies to royalties derived by a nonresident from a business carried on outside Singapore and not effectively connected to a PE in Singapore. Any other royalties paid to nonresident companies that do not qualify for the final rate are taxed at the prevailing corporate tax rate (17% for 2022). Payments to nonresident individuals are subject to withholding tax of the lower of 22% on net income or 10% on the gross royalties. Royalties paid to a Singapore resident are not subject to withholding tax.

#### 3.4 Technical service fees

Fees for technical services paid to a Singapore resident are not subject to withholding tax. Payments to nonresidents (other than individuals) for technical services rendered in Singapore are subject to a 17% withholding tax, unless the rate is reduced under a tax treaty. This include fees for the rendering of assistance or services in connection with the application or use of scientific, technical, industrial, or commercial knowledge or information; or for management or assistance in the management of a trade, business, or profession, unless the services are rendered entirely outside Singapore, and not performed through a business carried on in Singapore or a PE in Singapore. For nonresident individuals, withholding tax applies at 15% on the gross income, unless the individual opts to be taxed at 22% on the net income.

#### 3.5 Branch remittance tax

No

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

无

#### 4.2 工资税

无

## 4.3 不动产税

新加坡对境内所有不动产征收房 地产税·不动产所有人应在每年 年初纳税。不动产包括建屋发展 局公寓、住房、办公室、厂房、 商铺和土地。

每年的房地产税是以相关房地产税务部门核定的不动产当年价值总额的一定比例作为计算基础。业主自住型不动产的房地产税税率为0到16%的累进税率,其他住宅房地产的税率为10%到20%的累进税率,非住宅型不动产的税率为10%。在特定情况下,某些开发项目的土地可予免税。

#### 4.4 社会保障

雇主、新加坡公民或新加坡永久 居民(通过移民计划获得)并在新加坡工作的雇员必须向中央公积 金(CPF)缴费。每位雇主必须 在中央公积金局注册登记,并且 每个月代表自身及其雇员向中央 公积金缴费(相关内容也请参见 后文"对个人征收的其它税项" 中的"社会保障税")。雇员所 缴纳的公积金部分可从其工资中 直接扣除。

## 4.1 Capital duty

No

## 4.2 Payroll tax

No

## 4.3 Real property tax

Property tax, levied on all immovable property in Singapore, is payable annually by the owner at the beginning of the year. Immovable property includes Housing Development Board flats, houses, offices, factories, shops and land.

The annual property tax is calculated based on a percentage of the gross annual value of the property, as determined by the property tax department. The rates are progressive, and range from 0 to 16 percent for owner- occupied residential property, and from 10 to 20 percent for other residential property; a 10 percent rate applies for nonresidential property. Property tax exemptions may be granted for land under development in certain cases.

## 4.4 Social security

Employers and employees who are Singapore citizens or Singapore permanent residents (under immigration rules) and working in Singapore are required to contribute to the Central Provident Fund (CPF). Every employer must register with the CPF board and make and remit monthly CPF contributions on behalf of itself and its employees (also see "Social security" under "Other taxes on individuals," below). The employee's share of the contributions is recovered through salary deductions.

#### 4.5 印花税

印花税仅适用于与股票、股份等 金融工具及不动产相关的书面文 件或者电子文件,包括不动产的 按揭出售以及出租。

对于年租金超过1,000新加坡元的 不动产出租,可以对租约或租契 征收从价印花税。而年租金低于 1,000新加坡元的出租可予免税。

在购买不动产方面,买方购买住宅地产最高都需按4%的税率缴纳印花税。购买非住宅地产最高需要按照3%的税率缴纳印花税。特定类型的个人或者企业购需要按型的个人或者企业购需要接到的价值,就不是一个人。到了一个人。不是一个人。实方印花税。对于实力的类型。买方印花税和决于购买价的买方印花税都高的原则确认。销售工业地产及住宅地产的卖方印花税。具体税率取决于购买的时间以及持有期间。

在股票或股权交易方面,买方需要按股票或股权的市场价值与买方支付对价两者中较高者征收0.2%的印花税。如果所购买的股权标的企业的价值主要来自于其持有的新加坡的住宅性资产(直接或者间接持有),同样可能会产生额外的转让税(买方印花税、额外的买方印花税以及卖方印花税)。

## 4.5 Stamp duty

Stamp duty applies only to instruments (written or electronic form) relating to stock and shares and immovable property. These include the sale of a mortgage and shares and a lease of immovable property.

Ad valorem stamp duty is chargeable on a lease or agreement for a lease of any immovable property with average annual rent exceeding SG\$1,000. Leases with average annual rent not exceeding SG\$1,000 are exempt from stamp duty.

Buyer's stamp duty (BSD) of up to 4 percent is payable on acquisitions of residential properties, and up to 3 percent is payable on acquisitions of nonresidential properties. An additional buyer's stamp duty (ABSD) is payable by certain individuals and entities that purchase or acquire residential property (including residential land) at a rate that ranges between 5 and 40 percent, depending on the category of the buyer. Both the BSD and ABSD are computed on the higher of the purchase price or the market value of the property. Seller's stamp duty (SSD) of up to 15 and 12 percent for industrial and residential property, respectively, may be apply, depending on the holding period and acquisition date of the property.

The BSD on the acquisition of stock and shares is 0.2 percent of the market value or purchase price, whichever is higher. The acquisition of equity interests in a company that primarily owns (directly or indirectly) residential property in Singapore also may attract additional conveyance duties (BSD and ABSD for buyers and SSD for sellers).

通常情况下,转让新加坡证券交 易所的股票不需要缴纳印花税。 在某些情况下,印花税可以被 减免。

The transfer of scripless shares that are listed on the Singapore stock exchange generally is not subject to stamp duty. Stamp duty relief is available in certain cases, subject to conditions.

#### 4.6 转让税

无

#### 4.7 其他

公司应缴的其他税款包括对特定 行业的外籍劳工每月征收的外籍 劳工税以及向雇主征收技能发展 税。税率为员工月收入总额的第 一个4,500新加坡元的0.25%(最 低为2新加坡元)。

此外,新加坡还对影片租借、 娱乐、旅游酒店和餐馆、碳排 放、以及机场离境向个人或企业 征税。

#### 4.6 Transfer tax

No

#### 4.7 Other

Other taxes payable by companies include a monthly levy per foreign worker in certain industries and a training levy for all employees on the first SG\$4,500 of gross monthly remuneration at a rate of 0.25 percent, subject to a minimum of SG\$2.

There are also taxes payable by companies and/ or individuals on film rentals, entertainment, tourist hotels and restaurants, carbon emission and airport departures.

## 5.0 反避税规则 Anti-avoidance rules

#### 5.1 转让定价

强制性转让定价文件要求适用于公司,要服从安全港条件。如果没有履行该义务,企业可能会面临罚款。并且,如果企业被新加坡税务局(IRAS)进行了转让定价调整,则未按规定准备转让定价同期资料还可能导致补税金额5%的额外利息。

转让定价指南涵盖了公平交易原则的应用、同期资料准备要求、预约定价安排(APA)以及启动税收协议中的相互磋商程序的内容。新加坡税务局(IRAS)也对特定专题如商品营销和贸易活动以及跨国企业集团的集中活动发布了转让定价指南。此外,IRAS还针对新冠疫情提供了转让定价指导。

新加坡已经引入了国别报告的披露要求(详情可参加下文的"披露要求"部分)。

## 5.2 资本弱化

无。但是,利息费用的扣除一般 取决于贷款的具体目的。如果 贷款是出于收入目的(例如为则 买库存提供资金),则利息可以 扣除。而因融资购买资本资产 所产生的利息费用也可获得抵 扣,只要该资本资产用于获取如 缴纳新加坡所得税的收入。如 果贷款资金用于创收与非创收与 的,相关利息则可以分摊费用。

## 5.1 Transfer pricing

Mandatory transfer pricing documentation requirements apply for companies, subject to safe harbor provisions. Penalties may be imposed for noncompliance. Transfer pricing adjustments made by the Inland Revenue Authority of Singapore (IRAS) may be subject to an additional surcharge of 5 percent.

Transfer pricing guidelines cover the application of the arm's length principle, documentation requirements, advance pricing agreements and requests to invoke the mutual agreement procedure under Singapore's tax treaties. The IRAS also has issued transfer pricing guidelines for special topics relating to commodity marketing and trading activities and centralized activities in multinational enterprise groups. In addition, the IRAS also provided transfer pricing guidance in response to COVID-19.

Singapore has introduced country-by-country (CbC) reporting requirements (see "Disclosure requirements" below).

## 5.2 Thin capitalisation

No. However, the deductibility of interest expense generally depends on the specific purpose of the loan. Interest is deductible where the loan is obtained for revenue purposes (e.g. to finance the purchase of inventory). Interest incurred on a loan to finance the purchase of a capital asset is deductible to the extent that the capital asset is used to generate income that is subject to Singapore income tax. The interest expense may be apportioned where loans are obtained for both income-producing and non-income producing purposes.

#### 5.3 受控外国公司

无.

### 5.4 信息披露要求

IRAS已实施关联方交易申报要 求,如果财务报表中披露的关联 方交易额超过1500万新加坡元, 新加坡纳税人必须填写并提交关 联方交易表格。

#### 5.5 其他

新加坡有通用的反避税条款。 如发现某项安排属干避税安排, 将对税款或应缴税款,或额外税 款或应缴税款征收 50% 的附加 费。 对于印花税,附加费适用 干在 2020 年 12 月 7 日或之后 执行或被视为执行的任何文书或 被视为文书的文件有关的调整。 对干消费税,附加费适用干对税 务评估所做的调整 从 2021 年 1 月1日或之后开始的规定会计期 间。对于所得税,附加费将适用 干从 2023课税年起对税收评估 所做的调整。

## 5.3 Controlled foreign companies

No

#### **5.4 Disclosure requirements**

IRAS has implemented a related party transaction reporting requirement where a Singapore taxpayer has to complete and submit a related party transaction form if the value of related party transaction as disclosed in the financial statements exceeds SG\$15 million. Singapore-headquartered multinational enterprises fulfilling certain conditions are also required to prepare and submit CbC reports to the IRAS.

#### 5.5 Other

Singapore has a general anti-avoidance provision. A 50 percent surcharge will be imposed on the amount of tax or duty payable, or additional tax or duty payable where an arrangement is found to be a tax avoidance arrangement. For stamp duty, the surcharge applies to adjustments in relation to any instrument, or document treated as an instrument, that is executed or deemed executed on or after 7 December 2020. For GST, the surcharge applies to adjustments made to tax assessments in respect of a prescribed accounting period starting on or after 1 January 2021. For income tax, the surcharge will apply to adjustments made to tax assessments from YA 2023 onwards.

# 6.0 企业合规 Compliance for corporations

#### 6.1 纳税年度

纳税年度通常为日历年度,但公司可以按照其上一个财政年度进行纳税申报。各个纳税年度也被称为"评税年度"。公司在当年取得的所得将在下一年度进行征税(例如,2021财务年度取得的所得将在2022评税年度纳税)。

## 6.2 合并申报

#### 6.1 Tax year

The tax year (YA) generally is the calendar year, although a company is required to file its tax return based on the results of its preceding financial year. Income is subject to tax in Singapore on a preceding-year basis (e.g., income earned in the financial year ended in 2021 will be taxed in YA 2022).

#### 6.2 Consolidated returns

Consolidated returns are not permitted; each company is required to file a separate corporate tax return, unless a waiver is granted. However, a loss transfer system of group relief allows current year unutilised losses, unutilised capital allowances and unutilised donations from one qualifying company to be offset against the assessable income of another qualifying company within the same group. To qualify, among other requirements, companies must be incorporated in Singapore and be at least 75 percent owned, directly or indirectly, by another company in the group that is incorporated in Singapore, and must have the same accounting year-end.

#### 6.3 申报要求

公司必须自财政年度结束之日 起3个月内,向新加坡税务局申 报其预估的应纳税所得额。从 2021课税年起,所有的纳税申 报必须在11月30日前对上一会 计年度所得收入进行纳税电子 申报。纳税申报表提交后,税 务局将发出评估通知书。该税 款一般应在发出评税通书之日 起的一个月内缴交。

#### 6.4 处罚

逾期提交或未提交申报表,逾 期缴纳或不缴纳税款, 都将被处 以罚金。

#### 6.5 裁决

纳税人可以向新加坡税务局申 请预先裁定个别交易或安排的 税务影响。

## 6.3 Filing requirements

Companies must submit their estimated chargeable income to the IRAS within three months from the end of their financial year-end. From YA 2021, all tax returns must be electronically filed by 30 November of the YA for income earned in the preceding accounting year. The notice of assessment will be issued by the IRAS after the tax return is filed. The tax is generally due and payable within one month after the date of issue of the notice of assessment.

#### 6.4 Penalties

Penalties apply for late filing of or for failure to file returns, and for the late payment or nonpayment of taxes.

## 6.5 Rulings

A taxpayer can request an advance ruling from the IRAS on the tax consequences of a particular transaction or arrangement.

## 7.0 个人税收 Personal taxation

#### 7.1 征税原则

新加坡的纳税居民个人(特定例外情况除外)必须对发生于或来源地的收入缴纳所得税。新加坡的收入缴纳所得税。新加坡的纳税居民个人在新加坡收到的来源于外国的收入无需纳税的有限合伙企业收到加坡的有限合伙企业收到加坡的有限合伙企业收到加坡的人也无需纳税。非居民的投资收入也无需纳税。非居民的收入也无需纳税。继政府在2020年针对COVID-19大流行宣布的收支持措施和减免措施之2020年针对它对达到,大流行宣布,政府对适用于2022课税年(2021收入年)的措施进行了各种更新。

这包括在新加坡境外受雇但因 COVID-19 而在新加坡远程工作的 新加坡公民和新加坡永久居民个人 (根据移民规则)需要满足额外资格条件才能被视为不在新加坡就业,因此有资格获得税收支持措施。一般来说,如果个人出于个人原因选择在 2021 年 1 月 1 日至 2021 年 6 月 30 日期间继续在新加坡为其海外雇主工作,而不是由于 COVID-19 引起的边境或旅行限制,他们将无法满足额外资格条件。

#### 7.1 Basis

With certain expectations, Singapore tax resident individuals, with certain exceptions, are subject to Singapore income tax on income accrued in or derived from Singapore. Foreign-source income received or deemed received in Singapore by an individual is exempt from income tax in Singapore, except for income received or deemed received through a partnership in Singapore. Certain investment income derived from Singapore sources by an individual may be exempt from income tax. Nonresidents are subject to Singapore income tax on income accrued in or derived from Singapore. Following the tax support measures and reliefs announced by the government in the year 2020 in response to the COVID-19 pandemic, the government has made various updates to the measures to be applied for YA 2022 (income year 2021).

This includes additional qualifying conditions that Singapore citizens and Singapore Permanent Resident individuals (under the immigration rules) who are employed by overseas employers outside Singapore but who are working remotely from Singapore due to COVID-19, need to meet in order to be treated as not exercising employment in Singapore and thus eligible for the tax support measures. In general, if the individuals chose to remain working from Singapore for their overseas employers from 1 January until 30 June 2021 due to personal reasons and not due to border or travel restrictions arising from COVID-19, they would not be able to meet the additional qualifying conditions.

自 2021年7月1日起,此类支持措施将不再适用,与在新加坡工作相关的就业收入将根据正常税收规则征税。但是,如果个人认为自己没有在新加坡从事工作,并且个人工作所在的国家已限制旅客进入或因为没有航班或其他交通工具而无法入境,可以书面形式要求 IRAS审查对就业收入的税务处理。需向IRAS 提供支持文件,而IRAS 将根据具体情况评估每份提交。

#### 7.2 居民纳税人

如果新加坡公民通常居住在新加坡·则该个人被视为新加坡的税务居民·但符合居民要求的临时缺勤除外。如果在课税年之前的一个日历年·外国个人(i)在新加坡实际居住或在新加坡工作(公司董事除外)183天或更多·或(ii)通常居住在新加坡·也将被视为新加坡的税务居民。

在新加坡就业期至少连续三个课税年的外国个人可在所有三个课税年的优惠基础上被视为新加坡税务居民,即使该个人在抵达,离开,或两者兼有的年份在新加坡逗留的时间可能少于183天。

With effect from 1 July 2021, such support measures will no longer be available and employment income in relation to work done in Singapore would be subject to tax based on the normal tax rules. However, an individual may write in to the IRAS for a review of the tax treatment of the employment income if the individual considers himself/ herself as not exercising employment in Singapore if the country where the individual is based for employment has imposed a ban for the entry of travellers into the country or it is impossible to travel due to unavailability of flights or other modes of transport. Supporting documents should be furnished to the IRAS and the IRAS will assess each submission on a case-by-case basis.

#### 7.2 Residence

A Singapore citizen is considered a tax resident in Singapore if the individual normally resides in Singapore, except for temporary absences consistent with the claim of being a resident. A foreign individual is considered a tax resident in Singapore if, in the calendar year preceding the YA, the individual (i) was physically present in Singapore or exercised an employment in Singapore (other than as a director of a company) for 183 days or more, or (ii) ordinarily resides in Singapore.

A foreign individual whose employment period in Singapore covers at least three consecutive YAs may be considered a tax resident in Singapore on a concessionary basis for all three YAs, even though the individual may have spent less than 183 days in Singapore in the year of arrival, departure, or both.

如果该员工在抵达新加坡的所属 年度在新加坡履职时间少于183 天,但预计该员工在当年和灾 年两个日历年度内在新加坡的连 续履职时间会超过183天,则他/ 她在这两个年度都会被认定为新 加坡的居民纳税人。

#### 7.3 申报主体

每位个人,包括已婚夫妇在内, 均须单独进行纳税申报。

#### 7.4 应纳税所得额

包括从贸易、经营、执业取得的所得或收益,以及受雇所得(包括雇主提供的食物、服装或住房,以及除基本生活、交通、旅游或娱乐之外的津贴)。

#### 7.5 资本利得

无

#### 7.6 扣除与减免

居民及非居民纳税人向获批的公 共性机构进行的捐赠可以在个人 税前进行抵扣。但是只有居民纳 税人个人才可享受特定的个人扣 除项目及税款减免。

特定的个人扣除项目可从税前收入中减除。税款减免可以从应纳税额中扣除,从而确定个人的最终应缴税款。一个课税年度内个人总共可以申请的税务减免额度的上限为80,000新加坡元。

An employee who has exercised employment in Singapore for less than 183 days during the employee's year of arrival, but expects to exercise the employment in Singapore for a continuous period of at least 183 days straddling two consecutive calendar years, may be taxed as a resident in Singapore for both YAs.

#### 7.3 Filing status

Each individual, including married couples living together, is required to file a separate tax return.

#### 7.4 Taxable income

Income includes gains or profits from a trade, business, profession or vocation, and gains or profits from employment (including the value of any food, clothing or lodging provided or paid for by the employer and allowances, other than those for subsistence, travel or entertainment purposes).

## 7.5 Capital gains

No

#### 7.6 Deductions and allowances

Donations made to approved Institutions of Public Character are allowed as a deduction to resident and nonresident individuals. However, personal reliefs and tax rebates are granted only to resident individuals.

Personal reliefs may be deducted against assessable income to ascertain the chargeable income on which tax is computed. Tax rebates are deducted from the tax payable to determine the final tax liability of the individual. The total amount of personal income tax reliefs that an individual can claim is subject to an overall relief cap of SG\$80,000 per YA.

## 7.7 税率

居民纳税人的应税所得如果超过 20,000新加坡元·将按累进税率 征税·税率介于2%至22%。

非居民的受雇所得以百分之十五 的统一税率(未扣除任何个人免 税部分)和居民所得税率(允许 税务扣除和税务减免)中较高者 纳税。

非居民来源于新加坡的所有其他收入,包括董事费和独立顾问费,通常应按22%的统一税率征税。非居民个人(公司董事除外)在新加坡的受雇时间较短,例如不超过60天的,可免于纳税。

#### 7.7 Rates

Residents deriving chargeable income above SG\$20,000 are taxed at progressive rates ranging from 2 to 22 percent.

Nonresidents are taxed on their employment income at the higher of a flat rate of 15 percent (with no personal deductions or allowances) or the tax rate for residents (taking into account personal reliefs and rebates).

All other income of nonresidents sourced in Singapore, including fees paid to directors and independent consultants, generally is taxed at a flat rate of 22 percent. A nonresident individual (other than a director) exercising a short-term employment in Singapore (i.e., for not more than 60 days) may be exempt from tax in Singapore on his/her employment income derived from Singapore.

## 8.0 个人的其他税收 Other taxes on individuals

## 8.1 资本税

无

## 8.2 印花税

参见"对公司征收的其他税项目"下的"印花税"部分。

#### 8.3 资本取得税

无

#### 8.4 不动产税

请参加"对公司征收的其它税项"下的"不动产税"。

## 8.5 继承税/遗产税

无

## 8.6 净财富/净值税

无

## 8.1 Capital duty

No

## 8.2 Stamp duty

See "Stamp duty" under "Other taxes on corporations," above.

## 8.3 Capital acquisitions tax

No

## 8.4 Real property tax

See "Real property tax" under "Other taxes on corporations," above.

## 8.5 Inheritance/estate tax

No

## 8.6 Net wealth/net worth tax

No

#### 8.7 社会保障

只有新加坡公民或具有新加坡 永久居民身份(通过移民计划 获得) 并在新加坡工作的雇员 需要对中央公积金缴费,缴费 率最高为20%(针对55岁及以 下的个人)。 在雇员首次取得 永久居民身份的最初2年,可适 用渐进缴费率。雇主需要向中 央公积金缴费的费率最高为17% (针对55岁及以下的个人), 缴纳基数的上限为: 月薪不超 过60,000新加坡元,年薪不超 过102,000新加坡元。雇主及 雇员的缴费部分都由雇主向中 央公积金支付。 逐步提高55 岁以上至70岁的个人公积金缴 费率,将干2022年1月1日起生 效。这类人士的雇员缴费率将 会增加1%,而雇主的缴费率将 会增加0.5%至1%。

#### 8.7 Social security

Only employees who are Singapore citizens or Singapore permanent residents (under immigration rules) and working in Singapore are required to contribute to the CPF, at a rate of up to 20 percent (for individuals aged up to 55 years old). Graduated rates may apply for the first two years after the employee attains permanent resident status. The employer's statutory contribution rate to the CPF is up to 17 percent (for individuals aged up to 55 years old), subject to a monthly ordinary wage ceiling of SG\$6,000 and a total annual wage ceiling of SG\$102,000. The contribution is remitted by the employer on behalf of itself and the employee. Progressive increases in the CPF contribution rates for individuals aged over 55 years up to 70 years old will take effect from 1 January 2022. The employee contribution rates for this group of individuals will increase by 1% and the employer contribution rates will increase between 0.5% to 1%.

# 9.0 个人税收合规 Compliance for individuals

#### 9.1 纳税年度

日历年度。

#### 9.2 申报缴纳

个人必须在每年 4月15日之前就其上一年度的收入进行纳税申报。如果采用电子申报,截止日为4月18日。纳税申报表提交后,税务局将发出评估通知书。该税款一般应在发出评税通书之日起的一个月内缴交。

#### 9.3 罚款

逾期提交或未提交申报表,逾 期缴纳或不缴纳税款,都将被处 以罚金。

#### 9.1 Tax year

Calendar year.

## 9.2 Filing and payment

An individual is required to file his/her Singapore tax return in respect of income from the preceding year by 15 April of the following year, or 18 April if filed electronically. A notice of assessment is issued by the IRAS after the tax return is filed. The tax generally is due and payable within one month after the date of issue of the notice of assessment.

#### 9.3 Penalties

Penalties apply for late filing of or for failure to file returns, and for the late payment or nonpayment of taxes.

## 10.0 增值税 Value added tax

#### 10.1 应税交易

新加坡对销售大部分应税货物和 服务,以及全部进口货物的行为 征收货物与服务税 (GST) (与 欧洲的增值税相似),除非进口 货物适用进口GST减免或享有豁 免(例如,进口投资性金属)。 从2020年1月1日开始,将对某些 从海外进口的服务也征税GST, 如新加坡的接收企业是GST注册 企业并无法收回其产生的所有 GST,或接收企业并非GST注册 企业,但该海外供应商提供的服 务是订明征税的数码服务(例如线 上游戏、线上媒体订阅等)。 从 2023年1月1日起, 进口到新加坡 的低价值货物(货物价值低干400 新加坡元)和从海外进口的指定非 数码服务也将被征收货物与服务 税。非数码服务指的是不符合" 数码服务"定义并可以远程方式 提供和接收的服务(例如,在线指 导、远程医疗服务和在新加坡境 外举行的虚拟演唱会的直播)。

#### 10.2 税率

标准税率为7%,跨境服务和出口贸易适用零税率。提供特定的金融服务,销售和租赁住宅类资产,进口或者本地销售投资性贵金属产品和供应数码代币免税。

### 10.1 Taxable transactions

Singapore imposes a goods and services tax (GST), which is similar to a European-style VAT, on the supply of most goods and services, and on all goods imported into Singapore unless the goods are imported via an import GST relief or are exempted (i.e. import of investment metals). As from 1 January 2020, GST is also imposed on certain services imported from overseas, where the Singapore recipient is a GST-registered business and unable to recover all of the GST it incurs, or where the recipient is not GST registered and the supply from the overseas supplier is a prescribed digital service (e.g., online gaming, online media subscriptions, etc.). With effect from 1 January 2023, GST also will be imposed on low-value goods (value of goods less than SG\$ 400) imported into Singapore and prescribed non-digital services imported from overseas. Non-digital services refer to services that do not fall within the definition of 'digital services' and that can be supplied and received remotely (e.g., online coaching, telemedicine services and livestreaming of virtual concerts performed outside Singapore).

#### **10.2 Rates**

The standard rate is 7 percent, with a zero rate for international services and exports of goods. The provision of specified financial services, the sale and lease of residential property and theimport and local supply of investment precious metals and supply of digital tokens are exempt from GST.

#### 10.3 登记

在特定豁免情况下,如果个人在 一个日历年内应税营业额或者预 计未来12个月的应税营业额在1百 万新加坡元以上,就应办理纳税 登记,除非属于豁免情形。如果 某人无权收回因注册消费税而产 生的所有消费税,并目在一个日 历年内收到的进口服务价值超过 100万新加坡元,或者预计在未来 12个月超过100万新加坡元,则需 要遵循注册要求办理纳税登记。 如果年营业额低于1百万新加坡 元,纳税人也可进行自愿登记。 一旦进行纳税登记,则必须维持 登记状态至少2年,且需满足其它 特定要求。

海外供应商若其数字服务全球年 营业额超过100万新加坡元,并 目向新加坡未注册消费税的接收 方提供数字服务的年收入超过10 万新加坡元,或预期在未来12个 月内超过10万新加坡元,该海外 供应商则须在海外供应商注册 (OVR)体制下注册GST。于 2023年1月1日起,海外供应商如 对新加坡的远程服务及低价值货 物的B2C供应于一个日历年的全 球营业额及价值分别超过或预期 超过100万新加坡元及10万新加 坡元,那么该海外供应商须根据 海外供应商注册(OVR)体制下 注册 GST。对新加坡的B2C远程 服务和低价值货物供应是指向属 干新加坡的非GST注册的客户提 供远程服务,以及向新加坡的非 GST注册客户提供低价值货物。

### 10.3 Registration

Subject to certain exemptions, a person must be registered if its taxable turnover exceeds SG\$1 million in a calendar year or is expected to exceed SG\$1 million in the next 12 months must register for GST. A registration requirement arises under the reverse charge rules if a person would not be entitled to recover all the GST incurred if registered for GST, and receives imported services with a value exceeding SG\$1 million in a calendar year, or expected to exceed SG\$1 million in the next 12 months. A taxpayer may apply for voluntary registration even if its annual taxable turnover does not exceed SG\$1 million. Once voluntarily registered, the taxpayer must remain registered for at least two years and satisfy certain other conditions that may be imposed.

Overseas suppliers with global annual turnover from digital services exceeding SG\$1 million, and annual revenue exceeding SG\$100,000, or expected to exceed SG\$100,000 in the next 12 months from the supplies of digital services to non-GST registered recipients in Singapore, are required to register for GST under the overseas vendor registration (OVR) regime. With effect from 1 January 2023, overseas suppliers with global turnover and value of B2C supplies of remote services and low-value goods to Singapore for a calendar year exceed or expected to exceed SG\$1 million and SG\$100,000 respectively, are required to register for GST under the OVR regime. B2C supplies of remote services and LVG to Singapore refer to supplies of remote services to non-GST registered customers belonging in Singapore and supplies of LVG to customers who are not GST-registered in Singapore.

#### 10.4 申报与缴付

已进行登记的纳税人必须在不 迟干每会计季度(也可选择月 度申报)结束后的1个月内,向 主管税务局进行纳税申报。相 关会计期间的应纳税额应当在 申报截止日前一并缴纳。退税 通常会在提交GST申报表后,等 同干前述会计期间的时间内进 行返还。根据OVR体制提交的 消费税申报表,仅用于支付目 的,根据该体制注册的供应商 无权就进项税提出退还。

逾期提交或未提交申报表,逾 期缴纳或不缴纳税款, 都将被处 以罚金。

## 10.4 Filing and payment

A registered taxable person is required to file a GST return with the Comptroller of GST on a quarterly basis (but may opt to file on a monthly basis) no later than one month after the end of the relevant prescribed accounting period. Any tax payable for the accounting period to which the return relates must be paid by the submission deadline. Any refund of the tax generally should be received within a period equivalent to the prescribed accounting period, calculated from the date the GST return is submitted. GST returns submitted under the OVR regime are for payment purposes only and suppliers registered under the regime are not entitled to submit claims for input tax refunds.

Penalties apply for late filing of or failure to file returns, and for the late payment or nonpayment of taxes.

## 11.0 税法体系 Source of tax law

#### 11.1 税法体系

《所得税法》(第134章)、《房产税法》(第254章)、《印花税法》(第312章)、《货物及服务税法》(第117A章)、《经济扩张税务优惠(所得税税务优惠)法》(第86章)。

#### 11.2 税收协定

新加坡已签订超过90个全面性税收协定。经合组织多边文公约(MLI)也于2019年4月1日对新加坡生效。

#### 11.3 税务机关

新加坡税务局。

## 11.1 Source of tax law

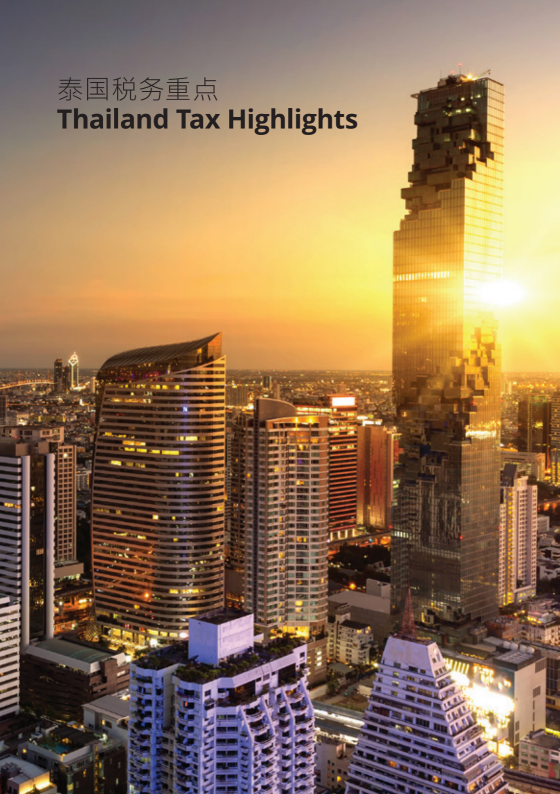
Income Tax Act (Chapter 134), Property Tax Act (Chapter 254), Stamp Duties Act (Chapter 312), Goods & Services Tax Act (Chapter 117A), Economic Expansion Incentives (Relief from Income Tax) Act (Chapter 86).

#### 11.2 Tax treaties

Singapore has concluded over 90 comprehensive tax treaties. The OECD multilateral instruments (MLI) entered into force for Singapore on 1 April 2019.

#### 11.3 Tax authorities

Inland Revenue Authority of Singapore (IRAS).



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## 1.0 投资基本情况 Investment basics

## 1.1 货币

泰铢(THB)。

## 1.2 外汇管制

资金汇回不以泰铢结算,可以 用其他货币。但有一种例外情况,如资金用于境内投资或借 给泰国邻国(包括越南)的营 业机构的营业机构,此类资金 可以泰铢和/或外币进行。

大多数汇款可以通过商业银行 进行但需要提供证明汇款目的 的文件。超过设定上限的资金 汇款必须经过泰国中央银行( 泰国银行)批准。

## 1.3 会计原则/财务报表

采用泰国会计准则。对于泰国 会计准则未涉及的方面,可参 考国际会计准则和美国公认会 计原则。申报企业年度所得税 时必须附上经注册公共会计师 审计和签署的财务报表。

### 1.1 Currency

Thai Baht (THB).

## 1.2 Foreign exchange control

Repatriation payments may not be made in THB, but may be made in any other currency. An exception applies for the transfer of funds made for the purpose of investing in or lending to business entities in Thailand's neighboring countries (including Vietnam); such transfers may be made in THB and/or in another currency.

Most remittances may be made through a commercial bank, and documentation evidencing the purpose of the remittance is required. The Bank of Thailand must approve the remittance of funds exceeding the ceiling set by the bank.

## 1.3 Accounting principles/financial statements

Thai Accounting Standards apply. For areas not addressed by Thai Accounting Standards, IAS, IFRS and US GAAP may be consulted. Financial statements that have been audited and signed off by a certified public accountant (CPA) must accompany an entity's annual income tax return.

公共有限责任公司及私营有限 责任公司必须在年度股东大会 (必须在公司财年结束后四个月 内召开)召开之日起一个月内, 以电子方式向商业发展厅提交 经审计的财务报表。其他类型 实体的申报截止日期为会计期 结束后五个月内。未能及时召 开年度股东大会和/或未能以电 子方式及时提交经审计的财务 报表,可能导致公司及其董事 或代表受到处罚。

#### 1.4 主要商业实体

公共有限责任公司,私营有限 责任公司、合伙企业,独资企 业,合资企业和外国企业分支 机构/代表处或区域办事处。

Public and private limited companies must electronically file audited financial statements with the Department of Business Development within one month from the date of the annual general shareholders' meeting (which must be held within four months of the company's year-end). For other entities, the filing deadline is five months from the end of the accounting period. Failure to timely hold the annual general shareholders' meeting and/or timely file the audited financial statements electronically may result in penalties for a company and its directors or representative.

## 1.4 Principal business entities

These are the public and private limited company, partnership, sole proprietorship, joint venture and branch or representative or regional office of a foreign corporation.

# 2.0 企业税收 Corporate taxation

#### 2.1 居民纳税人

如果有限/公共公司或合伙企业 在泰国境内注册成立并在商务 部登记·则该公司或合伙企业 被视为泰国居民企业。

### 2.2 征税原则

泰国居民企业需对全球所得纳税;非居民企业只对泰国来源收入征税。居民企业纳税人取得的外国来源收入,与泰国来源收入一样,征收企业所得税。注册的外国分支机构或合伙企业通常以与有限公司相同的方式征税。

在泰国构成应税机构但并未在 泰国注册的企业,其纳税方式 与有限公司相同。

#### 2.3 应纳税所得

企业所得税的应税收入包括营业利润和被动收入(即股息、利息、特许权使用费、资本利得等)。计算企业所得税时须以应税收入减去相关费用、扣除项目后的余额作为应纳税所得。

#### 2.1 Residence

A limited/public company or partnership is considered resident if it is incorporated in Thailand and registered with the Ministry of Commerce.

#### 2.2 Basis

Residents are taxed on worldwide income; nonresidents are taxed only on Thailand-source income. Foreign-source income derived by resident taxpayers is subject to corporate income tax in the same manner as Thailand-source income. A registered foreign branch or partnership generally is taxed in the same way as a limited company.

Unregistered entities with a taxable presence in Thailand are taxed in the same manner as limited companies.

### 2.3 Taxable income

Corporate income tax is imposed on an entity's net taxable profits, which generally consist of business/ trading income, passive income and capital gains/losses. Expenses that relate specifically to generating profits for the business or to the business itself may be deducted in determining net taxable profits.

#### 2.4 股息税

如果能够满足某些特定条件, 则泰国的有限公司向泰国另一 家有限公司支付的股息可免征。 用干支付股息的预提税可用干 抵销该公司在相关纳税年度应 缴纳的最终企业所得税。符合 国际商务中心(IBC)制度的公司 在15个会计期间内从符合资格 的联营企业(即本地和海外联营 公司)获得的股息收入也将可豁 免缴纳企业所得税。

#### 2.5 资本利得

资本利得应按标准税率征收企 业所得税,对干抵消应纳税所 得的资本损失没有限制。

#### 2.6 亏损

净营业亏损最多可以结转五个 会计年度。若在投资促进委员 会(BOI)推广的业务有关的税 收优惠期间内产生的净营业亏 损则可用干抵销在免税期间非 推广业务相关的净利润,最多 可抵销五个会计年度。税收优 惠期到期后,剩余的亏损可在 税收优惠期届满后结转最多五 年。亏损不可向以前年度追溯 调整。

#### 2.4 Taxation of dividends

Dividends paid by a Thai limited company to another Thai limited company may be fully exempt if certain conditions are satisfied. Tax withheld on the payment of dividends may be used to offset the final corporate income tax due for the company in the relevant tax year. Companies qualifying for the International Business Center (IBC) regime are exempt from corporate income tax on dividend income received from qualified associated enterprises (i.e., local and overseas affiliates) for 15 accounting periods.

# 2.5 Capital gains

Capital gains are subject to the normal corporate income tax rate, with no restrictions on the use of capital losses to offset net taxable profits.

#### 2.6 Losses

Net operating losses may be carried forward for up to five accounting periods. Net operating losses relating to a business promoted by the Board of Investment (BOI) that are incurred during a tax holiday period also may be utilized to offset net profits relating to a non-promoted business during the tax holiday period, for up to five accounting periods. Once the tax holiday period expires, the remaining tax losses may be carried forward for up to five years after the expiration of tax holiday period. The carryback of losses is not permitted.

#### 2.7 税率

企业所得税税率为20%,某些中小企业根据净利润可以享有分别低至0%、15%及20%的累进税率。

从事国际运输业务且在泰国设有办事处的外国公司·按总收益的3%税率征税·而不是以净利润按正常企业所得税税率征收,并对于利润汇出免征。

#### 2.8 附加税

无

### 2.9 替代性最低税

无

#### 2.10 境外税收抵免

对同一所得,已在境外缴纳的所得税款可从泰国需缴所得税中抵免, 最多可以抵免这些境外所得在泰国应缴的所得税金额。

#### 2.11 参股免税

有(满足特定条件)。

#### 2.12 控股公司特别制度

泰国公司从外国附属公司获得的 股息收入可能获得免税(取决于某 些条件)。

#### 2.7 Rate

The corporate tax rate is 20 percent. Certain small and medium-sized limited companies are subject to lower progressive rates of 0%, 15% and 20%, up to a certain amount of net taxable profits.

Foreign companies that carry on the business of international transportation and that have an office in Thailand are taxed on their gross proceeds at a rate of 3 percent, rather than on net profits at the normal corporate income tax rate and are exempt from the tax on profit remittances.

#### 2.8 Surtax

No

# 2.9 Alternative minimum tax

No

#### 2.10 Foreign tax credit

Foreign income tax paid on profits that are subject to corporate income tax in Thailand generally may be credited up to the amount of income tax paid in Thailand on such foreign income.

### 2.11 Participation exemption

Yes (subject to certain conditions).

# 2.12 Holding company regime

A tax exemption may be available for dividend income received from foreign affiliates (subject to certain conditions).

#### 2.13 税务优惠

投资促进委员会(BOI)依据投 资活动所属行业类别给予3到8 年税务优惠期。对于特定的投资 领域,可以给予额外的税务优 惠期。

收入来源为对关联企业提供符合 资格的服务收入(即管理,技术 支持和财务管理服务)以及符合 资格的特许权使用费收入(在泰 国进行的研发和技术创新产生的 特许权使用费)的国际商务中心 有资格获得企业所得税率减免, 具体如下: 支付给泰国接收人的 年度运营支出至少为6000万泰铢 的,税率降至8%;支出至少为 3亿泰铢的,税率降至5%;支出 至少为6亿泰铢的,则税率降至 3%。 对国际商务中心,从联营 企业获得的股息收入可免征企业 所得税,向联营企业提供财资服 务所得的收入可免征特定营业税 (SBT)。 在泰国为国际商务中 心工作的外籍员工可享受15%的 固定个人所得税税率,或在某些 情况下可申请免税。

#### 2.13 Incentives

Tax holidays from three to eight years are available for business activities promoted by the BOI. An additional tax exemption period may be granted for specific investment areas.

IBCs that derive income from qualifying services (i.e., management, technical support, and financial management services) and qualifying royalty income (royalties arising from R&D and technological innovation undertaken in Thailand) from associated enterprises are eligible for reduced corporate income tax rates as follows: 8 percent where the annual operating expenditure paid to recipients in Thailand is at least THB 60 million; 5 percent where such expenditure is at least THB 300 million; and 3 percent where the expenditure is at least THB 600 million. IBCs also benefit from an exemption from corporate income tax on dividend income received from associated enterprises and a specific business tax (SBT) exemption for income derived from the provision of treasury services to associated enterprises. Expatriate employees working for an IBC in Thailand benefit from a flat 15 percent personal income tax rate or an exemption from the tax in certain cases.

# 3.0 预提税 Withholding tax

#### 3.1 股息

支付给泰国公司的股息须按10%的税率缴纳预提税,如果根据《泰国税法典》或投资促进法,满足条件的泰国公司则可以免缴预提税。

支付给非居民企业的股息须按 10%的税率缴纳预提税。支付给 个人(包括居民或非居民)的股 息须按10%缴纳预提税。支付给 非居民的股息所征收的预提税可 根据适用的税收协定予以减免。

# 3.2 利息

支付给非居民企业/个人的利息 须按15%的税率缴纳预提税或 者可根据适用的税收协定予以 减免。

根据适用的税收协定,如果提供贷款的银行、金融机构或保险公司是与泰国签订税收协定国家的居民企业,通常须按10%缴纳预提税。但如果政府或泰国金融机构根据旨在促进农业、工业或商业的法律发放的贷款支付利息,则通常可豁免预提税。

一家公司支付给另一家在泰国开展业务活动的公司的利息或者一家公司支付给金融机构的信用债券或债券利息(银行或金融公司间的存款或流通票据利息除外)须按1%的税率缴纳预提税。

#### 3.1 Dividends

Dividends paid to another Thai company are subject to a 10 percent withholding tax, or are exempt if certain conditions are satisfied under the Revenue Code or investment promotion law.

Dividends paid to a nonresident company are subject to a 10 percent withholding tax. Dividends paid to an individual (resident or nonresident) are subject to a 10 percent withholding tax. The withholding tax rate on dividends paid to a nonresident may be reduced under a tax treaty.

#### 3.2 Interest

Interest paid to a nonresident company or a nonresident individual is subject to a 15 percent withholding tax, unless the rate is reduced under a tax treaty.

Subject to applicable tax treaty, Interest paid on loans from a bank, financial institution or an insurance company is generally subject to a 10 percent withholding tax if the lender is resident in a country that has concluded a tax treaty with Thailand, but an exemption generally applies if the interest is paid by the government or a Thai financial institution on loans granted under a law intended to promote agriculture, industry or commerce.

A 1 percent advance withholding tax applies to interest payments made by a corporation to a corporation carrying on business in Thailand, or by a corporation to a financial institution for interest on debentures or bonds, except for interest on deposits or negotiable instruments paid between banks or finance companies.

支付给居民个人的利息须按15% 的税率缴纳预提税,并且预提 税可被视为最终税项,在个人 年度所得税申报时可以抵扣。

#### 3.3 特许权使用费

支付给另一家泰国公司的特许 权使用费须按3%的税率缴纳 预提税, 预提税可以用干抵扣 该会计期间内的应缴企业所得 税。支付给居民个人的特许权 使用费则须按个人所得税累进 税率征收预提税。向非居民公 司或非居民个人支付的特许权使 用费应缴纳15%的最终预提税或 可根据税收协定予以减免。

# 3.4 技术服务费

支付给另一家泰国公司的技术 服务费须按3%的税率缴纳预提 税, 预提税可以用干抵扣该会 计期间内的应缴企业所得税。 支付给居民个人的技术服务 费,根据情况,按个人所得税 累进税率或3%的税率征收预提 税。向居民公司或非居民个人 支付的技术服务费须按15%的税 率缴纳最终预提税或可根据税 收协定予以减免。

### 3.5 分支机构利润汇出税

泰国对于分支机构税后利润汇 出或视同支付总部的税后利润 征收10%的税。

Interest paid to a resident individual is subject to a 15 percent withholding tax that can be considered either as a final tax or as an advance tax payment to be used as a credit against the personal income tax due for a tax year.

# 3.3 Royalties

Royalties paid to another Thai company are subject to a 3 percent advance withholding tax, which may be credited against the final corporate income tax due for the accounting period.

Royalties paid to a resident individual are subject to withholding tax at the progressive personal income tax rate (advance tax). Royalties paid to a nonresident company or a nonresident individual are subject to a 15 percent final withholding tax, unless the rate is reduced under a tax treaty.

#### 3.4 Technical service fees

Technical service fees paid to another Thai company are subject to a 3 percent advance withholding tax, which may be used as a credit against the final corporate income tax due for the accounting period.

Technical service fees paid to a resident individual are subject to withholding tax at the progressive personal income tax rate or a 3 percent tax rate, depending on the circumstances

Technical service fees paid to a nonresident company or a nonresident individual are subject to a 15 percent final withholding tax, unless the rate is reduced under a tax treaty.

#### 3.5 Branch remittance tax

A 10 percent branch remittance tax is imposed on after-tax profits paid or deemed paid to a head office.

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

没有,但有公司注册的费用。

#### 4.2 工资税

薪酬税由雇主每月根据员工的雇佣收入代扣代缴,向税务机关缴纳税款。

#### 4.3 不动产税

《土地和建筑税法》自2020年1 月1日起生效·根据资产的性质 逐步征收各种税率。最高税率取 决于土地/建筑物的类型和评估 价值:

- 对于用于农业目的的土地、累进税税率从不超过7千5百万泰 铢的土地征收0.01%、到超过10 亿泰铢的土地征收0.1%。
- 对于用于住宅目的的土地,累进税率从价值不超过5000万泰 铁的土地的0.02%到价值超过1亿泰铁的土地的0.1%。
- 对于商业用途的土地,累进税率从价值不超过5000万泰铢的土地的0.3%到价值超过50亿泰铢的土地的0.7%。
- 对于荒地(即能够使用但未使用的土地)、累进税率在0.3%至3%之间(如果不使用土地、税率每年将增加0.3%)。

《土地和建筑税法》还授予各 种免税和税收减免(视特定条件 而定)。

# 4.1 Capital duty

No, but fees apply for registration of a company.

#### 4.2 Payroll tax

Tax on employment income is withheld by the employer and remitted monthly to the tax authorities.

### 4.3 Real property tax

The Land and Construction Tax Act is effective as from 1 January 2020, which progressively imposes various tax rates based on the nature of the assets. The maximum tax rate depends on the type of land/building and the appraisal value:

- For land used for agricultural purposes, the progressive tax rates range from 0.01 percent on land valued up to THB 75 million to 0.1 percent on land valued over THB 1 billion.
- For land used for residential purposes, the progressive tax rates range from 0.02 percent on land valued up to THB 50 million to 0.1 percent on land valued over THB 100 million.
- For land used for commercial purposes, the progressive tax rates range from 0.3 percent on land valued up to THB 50 million to 0.7 percent on land valued over THB 5 billion.
- For wasteland (i.e., land capable of being used but that
  is not being used), the progressive tax rates range from
  0.3 percent to 3 percent (the tax rate will increase by
  0.3 percent annually if the land is not used).

The Land and Construction Tax Act also grants various tax exemptions and tax reliefs (subject to certain conditions).

### 4.4 社会保障

雇主和雇员均须按雇员月薪的5% 缴纳社会保障缴款,每月缴款有 上限。

#### 4.5 印花税

印花税适用于《税法典》所规定 的凭证及文件。印花税税率按照 不同类型的文件有不同,例如: 租赁合同、雇佣合同、股票/债 券转让文件的税率为0.1%;贷 款合同的税率为0.05%(上限为 10,000泰株)。

#### 4.6 转让税

特别营业税适用干转让不动产的总 收入(见下文,"其他")。

### 4.4 Social security

The employer and the employee are required to contribute 5 percent of an employee's monthly compensation, up to a specified monthly cap.

# 4.5 Stamp duty

Stamp duty applies on certain instruments specified under the revenue code at various rates depending on the type of instruments, e.g., 0.1 percent on leases, hire of work agreements, transfers of shares/ debentures and loans, and 0.05 percent (capped at THB10,000) on loan agreements, etc.

#### 4.6 Transfer tax

SBT applies to the gross proceeds from the transfer of immovable property (see under "Other," immediately below).

#### 4.7 其他

特别营业税适用于银行交易或类似的交易(无论纳税义务人是个人还是公司)、以盈利为目的的不动产销售以及其他指定业务。

特别营业税对不动产转让收入总额所征收,适用税率为3%。在某些转让的业务情况下,公司可以享受特别营业税豁免。人寿保险和典当业务适用2.5%的税率。金融机构和从事业务类似的公司适用3%的税率;某些交易(例如债务票据利息收入)适用0.1%的税率。除以上税率外,另按特别营业税的10%征收地方税。

负有特别营业税纳税义务的个人 或实体通常须自开始营业之日起 计30天内登记注册。特别营业税 须干次月15日之前缴纳。

#### 4.7 Other

SBT applies to banking or similar transactions (regardless of whether the operator of the business is an individual or a company), the sale of immovable property in a profit-seeking manner and to certain other businesses.

SBT applies to the gross proceeds from the transfer of immovable property at a rate of 3 percent. An exemption from the tax is available in certain cases involving the transfer of a business. A 2.5 percent rate applies to life insurers and pawnbrokers. A 3 percent rate applies to financial institutions and businesses of a similar nature; however, some transactions (e.g., interest income on debt instruments) are taxed at a rate of 0.1 percent. The applicable SBT is increased by an additional 10 percent, which is levied as a municipal tax.

A person or entity subject to SBT generally must register within 30 days from the date of commencing business.

SBT is payable by the 15th day of the following month.

# 5.0 反避税规则 Anti-avoidance rules

### 5.1 转让定价

泰国转让定价制度规定, 纳税人 需在年度所得税申报中披露其收 入和支出符合市场成交价格。若 税务局发现纳税人的收入或支出 不符合公平交易原则,则其可以 对此进行调整。 纳税人可申请获 取预先定价协议 (APAs)。

关于2019年1月1日或之后开始的 会计期间的转让定价披露要求, 请参阅5.4披露要求。

### 5.2 资本弱化

无

# 5.3 受控外国公司

无.

# 5.1 Transfer pricing

Under Thailand's transfer pricing rules, a taxpayer must declare in its annual corporate tax return whether revenue and expense transactions are based on market prices and, if this is not the case, the tax authorities may make adjustments to reflect a market price. Advance pricing agreements (APAs) may be obtained.

Refer to 5.4 Disclosure requirements, for the transfer pricing disclosure requirements based on the legislation effective for accounting periods commencing on or after 1 January 2019.

# 5.2 Thin capitalisation

No

# 5.3 Controlled foreign companies

No

#### 5.4 信息披露要求

在2019年1月1日或之后开始的会计期间,纳税人必须以报告形式(披露表)披露关联方交易,该报告须提供有关实体之间的关系和公司间交易价值的信息。该报告必须与该年度公司所得税申报表一起申报。 年收入低于2亿泰铢的纳税人无需填写披露表。

转让定价文件也必须在要求的规 定期限内提交给税务人员。 披露 表和转让定价文件的要求不适用 于年收入低于法规规定的门槛但 不低于2亿泰铢的纳税人。

未能在截止日期前提交披露表或转让定价文件的人士将被处以最高20万泰铢的罚款。

### **5.4 Disclosure requirements**

Legislation effective for accounting periods commencing on or after 1 January 2019 requires taxpayers to report related party transactions in a report (disclosure form), which provides information on the relationship between entities and the value of inter-company transactions. The report must be filed with the annual corporate income tax return. Completion of the disclosure form is not required by taxpayers whose annual revenue is less than THB 200 million.

Transfer pricing documentation also must be presented to tax officers within stipulated deadlines upon request. The disclosure form and transfer pricing documentation requirements will not apply to taxpayers with annual revenue less than a threshold to be stipulated in regulations, but which will not be less than THB 200 million.

Failure to file the disclosure form or transfer pricing documentation by the due date will result in a fine of up to THB 200,000.

# 6.0 企业合规 Compliance for corporations

#### 6.1 纳税年度

纳税年度通常为12个月,只有公司成立当年、会计期间发生变更之时或公司解散当年允许缩短纳税年度期间。

#### 6.2 合并申报

不得合并申报企业所得税,各企业须独立报税。

#### 6.3 申报要求

#### 6.4 附加费和处罚

若企业低估其全年利润超过25%,则对其上半年的分期缴税征收最高20%的附加费。在其他情况下,对每月未缴税款征收最高未缴总额1.5%的附加费。由税务机关正式进行税务评估时,适用最高不超过应纳税额100%的罚款。

#### 6.5 裁决

纳税人可以向税务局申请针对某 项税务问题进行非公开不具法律 约束力的裁定。在转让定价制度 下可以申请预约定价安排。

#### 6.1 Tax year

The tax year is 12 months (a shorter year is allowed only in the year of incorporation, when there is a change of accounting period or in the year of dissolution).

#### 6.2 Consolidated returns

Consolidated returns are not permitted for corporate income tax purposes; each company must file its own tax return.

#### 6.3 Filing requirements

A taxpayer must self-assess and make an advance corporate income tax payment for the first six months of the tax year (half-year return). The half-year return must be filed within two months after the first six months of the tax year. The annual corporate income tax return and transfer pricing disclosure form (if required) must be filed within 150 days from the company's year-end. Extensions are not available except in the case of electronic filling, where the filing due date is extended for eight additional days. Corporate income tax paid with the half-year return is creditable against the total tax payable for the tax year.

# **6.4 Surcharge and Penalty**

If an entity underestimates its profits for an entire year by more than 25 percent, a maximum 20 percent surcharge is imposed on the first half-year installment. In other circumstances, a surcharge of 1.5 percent per month on outstanding tax, up to the amount of outstanding tax payable, applies. A penalty of up to 100 percent of the tax due will apply when the income tax liability is formally assessed by the tax authorities.

#### 6.5 Rulings

A taxpayer may request a nonbinding private letter ruling, and APAs are available under the transfer pricing regime.

# 7.0 个人税收 Personal taxation

#### 7.1 征税原则

泰国纳税居民及非居民须就其源于泰国的收入缴税。泰国纳税居 民对于当年取得且汇至泰国的境 外收入缴税(此后年度汇回则免 缴个人所得税)。

#### 7.2 居民纳税人

一个日历年度内在泰国居留180 天或以上的个人将被视为泰国纳 税居民。

#### 7.3 申报主体

纳税人须独自负责纳税申报。 已婚夫妇可选择就所有个人收入联合或单独申报。配偶可就雇佣收入单独申报,并就其他个人收入联合申报。

#### 7.4 应纳税所得额

个人所得税纳税义务人需按应税 所得计算税额 · 例如雇佣收入包 括雇主提供的福利 (除非可以获 得豁免) · 个人从事专业职业获 得的收入以及被动收入等。

#### 7.1 Basis

Thai residents and nonresidents are taxed on their Thailand-source income. Thai residents are taxed on foreign-source income only if the income is brought into Thailand in the year derived (repatriation in later years is exempt from personal income tax).

#### 7.2 Residence

An individual is resident in Thailand for personal income tax purposes if he/she is present in Thailand for 180 days or more in a (calendar) tax year.

#### 7.3 Filing status

A taxable person is individually responsible to file tax return. A married couple may opt for a joint or separate filing on all types of personal income. The spouses also may agree to file tax returns separately with respect to employment income and file tax returns jointly on other types of personal income.

#### 7.4 Taxable income

Gains or benefits derived by individuals are subject to personal income tax, e.g., employment income including employment-related benefits (unless exempted), profits derived by an individual from the carrying on of a trade or profession, passive income, etc.

# 7.5 资本利得

资本收益视为应税收入。

# 7.6 扣除与减免

根据某些条件,个人所得有某 些税前扣除项,如保险费用、 房贷利息、对退休或长期投资 基金的供款、慈善捐款。某些 情况下, 纳税人及配偶、子女 及父母可获得一定减免。

#### 7.7 税率

应税收入适用累进税率,收入 超过500万泰铢的最高税率为 35%。IBC的外籍雇员在某些情 况下可能有权享受15%的统一所 得税税率或税务豁免。

支付给个人的股息通常须按10% 的税率缴纳预提税,支付给个 人的利息须按15%的税率缴纳预 提税。出售在泰国证券交易所 上市的公司股票的资本收益免 征个人所得税;其他情况的资 本收益按照正常的累进个人所 得税税率纳税。

### 7.5 Capital gains

Capital gains are considered taxable income.

# 7.6 Deductions and allowances

Subject to certain restrictions, deductions are granted for insurance premium, mortgage interest, contributions to retirement or long-term equity plans, charitable contributions, etc. Personal allowances are available to a taxpayer, his/her spouse, children and parents in certain cases.

#### 7.7 Rates

Assessable income is subject to progressive rates, up to a maximum rate of 35 percent on income over THB 5 million. Expatriate employees of an IBC may be entitled to a flat income tax rate of 15 percent or an exemption from the tax in certain cases.

Dividends and interest are taxed at source at a rate of 10 and 15 percent, respectively. Capital gains from the sale of shares of a public company registered on the stock exchange of Thailand are exempt from personal income tax; otherwise, gains are subject to the normal progressive personal income tax rates.

# 8.0 个人的其他税收 Other taxes on individuals

#### 8.1 资本税

无

#### 8.2 印花税

见上文"公司其他税项—印花税"。

# 8.3 资本取得税

无

#### 8.4 不动产税

见上文"公司其他税项——不动产 税"。

#### 8.5 继承税/遗产税

受益人取得价值超过1亿泰株的 遗产须按10%的税率缴纳遗产税 (某些情况下上述税率可降至0 或5%)。

取得超过2,000万泰株的受赠所得·须按5%的税率缴纳赠与税(若赠与是从直系尊亲属、直系卑亲属或配偶以外的对象获得超过1,000万泰株的赠与款项就须缴税)。

#### 8.6 净财富/净值税

无

#### 8.7 社会保障

雇员须按月薪的5%缴纳社会保障费。雇主也必须缴纳。

# 8.1 Capital Duty

No

# 8.2 Stamp duty

See "Stamp duty" under "Other taxes on corporations," above.

# 8.3 Capital acquisitions tax

No

# 8.4 Real property tax

See "Real property tax" under "Other taxes on corporations," above.

#### 8.5 Inheritance/estate tax

A 10 percent tax is levied on the beneficiary's portion of an inheritance exceeding THB100 million (a 0 or 5 percent rate may apply in certain circumstances).

A 5 percent gift tax is levied on the beneficiary's portion of assets exceeding THB20 million (or THB10 million in the case of persons that are not ascendants, descendants or spouses).

#### 8.6 Net wealth/net worth tax

No

### 8.7 Social security

An employee must contribute 5 percent of his/her monthly compensation to social security. The employer also is required to contribute.

# 9.0 个人税收合规 Compliance for individuals

#### 9.1 纳税年度

日历年度。

#### 9.2 申报缴纳

工资税由雇主每月代扣代缴并 支付给税务局,个人所得税年 度纳税申报表须于纳税年度次 年3月31日之前提交,如有其他 个人所得税也一并缴款。除电 子提交可获得8天延期外,其它 情况不得延期。

#### 9.3 附加费和处罚

如有未缴个人所得税,则每月 须按未缴税款的1.5%缴纳附 加费,附加费最高为应缴税金 额。税务机关进行正式税务评 估时,罚金最高为一倍的应缴 税金。

#### 9.1 Tax year

Calendar year.

# 9.2 Filing and payment

Tax on employment income is withheld by the employer and remitted to the tax authorities, generally on a monthly basis. An individual must file an annual personal income tax return on or before 31 March of the following year and pay any additional income tax due at that time. Extensions are not available except in the case of electronic filing, where the filing due date is extended for eight additional days.

# 9.3 Surcharge and Penalty

A monthly surcharge of 1.5 percent applies to underpayments of tax, up to the amount of outstanding tax payable, and a penalty of up to 100 percent of the tax due will apply when the income tax liability is formally assessed by the tax authorities.

# 10.0 增值税 Value added tax

#### 10.1 应税交易

增值税是针对在泰国销售商品和提供服务征收的税项。对于从事某些经营活动可以免征增值税,例如销售未加工农产品、销售新闻报纸以及国内运输等。

#### 10.2 税率

增值税标准税率为10%,但是截至2021年9月30日前已降至7%。货物出口及服务出口增值税为0%。

#### 10.3 登记

在任一纳税期间内的营业额超过 180万泰铢的企业需登记注册为 增值税纳税人。在泰国开展非暂 时性业务的非居民纳税人必须登 记注册为增值税纳税人。

#### 10.4 申报与缴付

增值税须于纳税期结束后次月 15日之前缴纳。向境外非居民 支付某些款项(主要是在泰国 境内使用服务或特许权使用权 而支付的费用)而须自行核定 增值税的情况下,纳税人须于 纳税业务产生(即支付发生) 次月7日之前缴纳增值税。

#### 10.1 Taxable transactions

VAT is levied on the sale of goods and the provision of services. A VAT exemption applies to certain business activities, such as the sale of raw agriculture products, the sale of newspapers, domestic transportation, etc.

#### 10.2 Rates

The standard VAT rate is 10 percent, which has been reduced to 7% until 30 September 2021. A 0 percent rate applies to exported goods and services

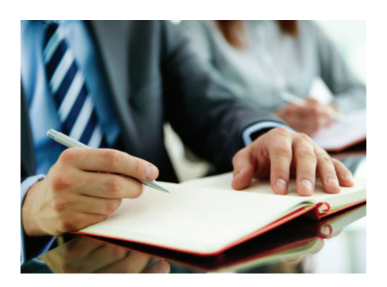
# 10.3 Registration

The registration threshold for VAT is turnover exceeding THB1.8 million for any given tax period. Nonresident suppliers that carry on business in Thailand on more than a temporary basis must register.

# 10.4 Filing and payment

VAT is payable by the 15th day of the month following the month in which the VAT liability arises. Self-assessment of VAT is required on the payment of certain types of income to overseas suppliers (primarily services or royalties on rights utilised in Thailand), whereby VAT is payable on the seventh day of the month following the month in which the VAT liability arises (i.e., the payment is made).

# 11.0 税法体系 Source of tax law



# 11.1 税法体系 《税法典》。

# 11.2 税收协定

泰国已签署了61个税收协定。

# 11.3 税务机关

泰国税务局。

# 11.1 Source of tax law

Revenue Code.

### 11.2 Tax treaties

Thailand has concluded 61 income tax treaties.

# 11.3 Tax authorities

Thai Revenue Department.





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# 1.0 投资基本情况 Investment basics

#### 1.1 货币

越南盾(VND)。

# 1.2 外汇管制

越南实体和个人间的交易必须使用越南盾,除非外汇管制规定特别允许。在符合特定条件的情况下,外币可作为功的。所用于会计和报告的目的以持可民和非居民纳税人皆可以持可任何币种的银行账户。外币可汇往国外,尽管可能需要求。

#### 1.3 会计原则/财务报表

适用越南会计准则与越南会计制度。法定财务报表必须每年编制、审计和递交。唯上市公司还须另外编制并递交业经审计的半年度财务报表。在2022年到2025年间是鼓励采用IFRS·2025年后对某些企业则是强制性。基于了解国际惯例,越南财务报告准测-VFRS目前正在开发中,并将于2025年起强制执行。

#### 1.4 主要商业实体

包括股份有限公司、有限责任公司和民营企业。外国公司仅可在 特定行业设立分支机机构。

#### 1.1 Currency

Vietnam Dong (VND).

# 1.2 Foreign exchange control

VND must be used in transactions between Vietnamese entities and individuals, unless specifically allowed under the foreign exchange control regulations. A foreign currency can be used as the functional currency for accounting and reporting purposes, subject to certain conditions. Both residents and nonresidents can hold bank accounts in any currency. Foreign currency may be remitted overseas, although registration and/or tax requirements may need to be met.

# 1.3 Accounting principles/financial statements

Vietnamese Accounting Standards and the Vietnamese accounting system apply. Statutory financial statements must be prepared, audited and submitted annually, except for listed companies whose financial statements are required to be audited and submitted on a semi-annual basis. IFRS adoption is encouraged from 2022-2025 and mandatory after 2025 for certain enterprises. On the basis of acknowledging international practices, Vietnamese Financial Reporting Standards - VFRS, is being developed and will become mandatory from 2025 onward.

# 1.4 Principal business entities

These are the joint stock company, limited liability company and private enterprise. Branches of foreign corporations are limited to certain industries.

# 2.0 企业税收 Corporate taxation

# 2.1 居民纳税人

尚无定义,但一般情况下,在 越南设立的企业即为越南居民 纳税人。

#### 2.2 征税原则

居民纳税人按全球收入征税; 非居民纳税人仅按来源于越南 的收入纳税。居民纳税人所获 得的国外来源收入和越南来源 收入·均以相同方式缴纳所得 税。 分支机构的征税方式与子 公司一样。

#### 2.3 应纳税所得

应按企业利润缴纳所得税,包括其子公司及分支机构(从属公司)的利润。应税收入包括销售产品、提供劳务、租赁或转让资产;转让不动产、股权、投资项目以及与其他经济实体合资经营和资金运营所获得的收入。

### 2.4 股息税

越南国内企业向法人股东支付股息、红利时,无须纳税。

#### 2.5 资本利得

尚无专门的资本利得税;资本利得按照20%的标准企业所得税率征收。转让价值是以转让合同中的实际成交价格为根据。如果没有合同价格或合同价格被认为不符合独立交易原则,将使用认定的公允市场价格。

#### 2.1 Residence

Residence is not defined, but a corporation generally is considered to be resident if it is incorporated in Vietnam.

#### 2.2 Basis

Residents are taxed on worldwide income; nonresidents are taxed only on Vietnamese-source income. Foreign-source income derived by residents is subject to corporation tax in the same way as Vietnamese-source income. Branches are taxed in the same way as subsidiaries.

#### 2.3 Taxable income

Tax is imposed on a company's profits, which include the profits of affiliates and branches (dependent units). Taxable revenue includes income from the sale of goods; the provision of services; the leasing or sale of assets; the transfer of property, shares or a business; joint venture operations with other economic entities; and financial operations.

#### 2.4 Taxation of dividends

Dividends paid by a company in Vietnam to its corporate shareholders are not subject to tax.

#### 2.5 Capital gains

There is no separate capital gains tax; gains are taxed at the standard corporate tax rate of 20 percent. The transfer value is based on the actual price in the transfer contract, although a deemed fair market value will be used if no contract price is available or if the price stated in the contract is deemed not to be on arm's length terms.

# 2.6 亏损

亏损可在自发生亏损年度后连 续不超过5年内向后结转以抵减 应税所得。亏损不得向以前年 度追溯调整。转让不动产和投 资项目的亏损可与同期营业利 润相抵。集团公司间的亏损不 可抵减。

#### 2.7 税率

标准企业所得税率现为20%。 从事石油、天然气及自然资源 等企业须按其项目类别而缴纳 32%至50%的企业所得税。

#### 2.8 附加税

无

#### 2.9 替代性最低税

无

#### 2.10 境外税收抵免

对同一所得已缴纳的境外税可 抵免越南的应纳税额,但必须 基干税前收入确定。抵免限额 为对该外国收入应缴纳的越南 税金额。

#### 2.11 参股免税

请参阅《股息、红利征税》。

#### 2.6 Losses

Losses may be carried forward to offset taxable income for up to five consecutive years after the year in which the losses are incurred. The carryback of losses is not permitted. Losses from transfers of real property and investment projects may be offset against profits from normal business operations in the same tax period. Group loss relief is not allowed.

#### 2.7 Rate

The standard corporate rate is 20 percent. The rate for enterprises operating in the oil and gas and natural resource sectors ranges from 32 to 50 percent, depending on the project.

#### 2.8 Surtax

No

### 2.9 Alternative minimum tax

No

# 2.10 Foreign tax credit

Foreign tax paid may be credited against Vietnamese tax, but must be determined based on pretax income. The credit is limited to the amount of Vietnamese tax payable on the foreign income.

# 2.11 Participation exemption

See under "Taxation of dividends"

# 2.12 Holding company regime



# 2.12 控股公司特别制度

无

#### 2.13 税务优惠

依现行法规, 纳税人对从事鼓 励投资项目或在政府规定的社 会、经济条件困难地区进行投 资项目,可分别享有10%(15 年内,有机会延长至30年内, 需预先批准)以及17%(10年 内)的优惠税率。一旦评估具 体情况并获得首相批准的大规 模和高科技的特定项目可享有5 %的优惠税率(22.5年内,有 机会延长最多额外15年,需预 先批准)。可享有2年到6年的 免税期,随后4年到13年的期间 可享有50%的税务扣除,自第 一个盈利年或第四个创收年度 开始,以较早则为准。能够满 足政府规定的现有纳税人,可 对新增投资项目享有税务减免 政策。

No

# 2.13 Incentives

Preferential tax rates of 10 percent (for 15 years with a possible extension for up to 30 years with prior approval) and 17 percent (for 10 years) are available for taxpayers engaged in encouraged investment projects or in socio- economically disadvantaged locations, respectively, as stipulated by the government. Special projects with large scale and high technology may be entitled to preferential rate of 5% (for 22.5 years with also a possible extension of further 15 years as maximum with prior approval) upon case by case assessment and approval of the Prime Minister. A tax holiday from two up to six years followed by 50% tax reduction from four up to thirteen years is available from the first profit-making year or the fourth revenue generation year, whichever comes first. Current taxpayers with new projects also are entitled to tax incentives, subject to certain conditions.

# 3.0 预提税 Withholding tax

# 3.1 股息

支付给居民或非居民公司的股息 不征税。 支付给居民和非居民个 人的股息需缴纳 5% 的预提税, 对非居民而言,该税率根据税收 协定有所降低。

#### 3.2 利息

支付给居民公司的利息需缴纳 20%的企业所得税; 支付给居 民个人的利息为5%。非居民纳 税人支付的利息应缴纳5%的预提 税、除非适用的税收协定中规定 了更低税率。

#### 3.3 特许权使用费

支付给居民公司的特许权使用费需缴纳 20% 的企业所得税; 支付给居民个人的特许权使用费的税率为 5%。非居民纳税人支付的特许权使用费通常应缴纳10%的预提税··并且如果是支付给非纳税居民个人需缴纳5%的预提税·除非适用的税收协定中规定了更低税率。非居民纳税人对商标使用权获取的收入亦缴纳5%的增值税(VAT)。

### 3.4 技术服务费

支付给居民公司的技术服务费用需缴纳 20% 的企业所得税; 支付给居民个人的此类费用的税率为5%。5%的预提税(连同5%的增值税)通常适用于支付给非居民的技术服务费用·除非根据税收协定降低税率。

#### 3.5 分支机构利润汇出税

无

#### 3.1 Dividends

No tax is imposed on dividends paid to resident or nonresident companies. Dividends paid to resident and nonresident individuals are subject to a 5 percent withholding tax, unless in the case of nonresidents, the rate is reduced under a tax treaty.

#### 3.2 Interest

Interest paid to a resident company is subject to a 20% corporate income tax; the rate is 5% for interest paid to a resident individual. Interest paid to a nonresident is subject to a 5 percent withholding tax, unless the rate is reduced under a tax treaty.

# 3.3 Royalties

Royalties paid to a resident company are subject to a 20% corporate income tax; the rate is 5% for royalties paid to a resident individual. Royalties paid to a nonresident company are subject to a 10 percent withholding tax, and if paid to a nonresident individual then the withholding tax rate is 5%, unless the rate is reduced under a tax treaty. Income derived by a nonresident from the transfer of a right to use a trademark also is subject to a 5 percent value added tax (VAT).

#### 3.4 Technical service fees

Fees for technical services paid to a resident company are subject to a 20% corporate income tax; the rate is 5% for such fees paid to a resident individual. A 5% withholding tax generally applies to technical service fees paid to a nonresident (along with 5% VAT), unless the rate is reduced under a tax treaty.

#### 3.5 Branch remittance tax

No

# 4.0 企业的其它税收 Other taxes on corporations

#### 4.1 资本税

无

# 4.2 工资税

无

#### 4.3 不动产税

市政当局对房地产的使用征收不 动产税(如土地租金、土地使用 费等.....)。

### 4.4 社会保障

雇主须为越南当地雇员办理社会保险(SI)、医疗保险(HI)、失业保险(UI)以及工伤和职业病保险而各保险的缴费比例分别为17%、3%、1%和0.5%(获官方批准的特定情况则是0.3%)。。越南雇员必须按其工资,津贴和其他额外总收入的8%、1.5%和1%的比例分别缴纳社会保险(SI)、医疗保险(HI)和失业保险(UI)。

在特定的情况下,雇主须为外籍雇员缴纳3%的医疗保险(HI)和17.5%的社会保险(SI)(包含疾病、产假、职业病、事故基金)。获官方批准的特定情况则是17.3%。

从 2022 年 1 月 1 日起·在某些情况下·外籍员工的医疗保险税率为 1.5%·社会保险退休和死亡基金的税率为 8%。

值得注意的是·作为 Covid-19 救济措施·从 2021年7月1日至2022年6月30日·雇主为越南和外国雇员缴纳的职业病和事故基金(0.5%) 将暂时免除。

# 4.1 Capital duty

No

# 4.2 Payroll tax

No

# 4.3 Real property tax

The municipal authorities levy tax (e.g., land rental tax, land use fees, etc.) on the use of real property.

# 4.4 Social security

For Vietnamese employees, the employer is required to make social insurance (SI), health insurance (HI), unemployment insurance (UI) and labour accident and occupational disease insurance contributions of 17, 3, 1 and 0.5 percent (0.3 percent for special cases with official approval), respectively. Vietnamese employees are required to make SI, HI and UI contributions at rates of 8%, 1.5% and 1% of the employee's salary, allowances and other additional income, respectively.

For foreign employees, in certain circumstances, the employer is required to contribute to HI at a rate of 3 percent and to SI at a rate of 17.5 percent (including the sickness, maternity, occupational diseases and accident funds).17.3 percent for special cases with official approval.

Foreign employees are now subject to HI at a rate of 1.5% in certain circumstances, and also will be subject to retirement and death funds contributions at a rate of 8% effective from 1 January 2022.

Of note, occupational diseases and accident funds (0.5%) from employer's SI contribution for both Vietnamese and foreign employees would be temporarily waived from 01 July 2021 to 30 June 2022 as a Covid-19 relief measure.



#### 4.5 印花税

对某些类型财产(包括不动产) 征收0.5%至15%的印花税。从 2021年12月1日至2022年5 月31日,国内生产或组装的汽 车、拖车等的印花税暂时减免 50% •

#### 4.6 转让税

无

#### 4.7 其他

对非居民实体提供商品与服务 所获得的收入(单纯贸易交易 除外)须征收税率在0.1%至 15%之间的外国承包商预提税 (FCWT),为企业所得税和增 值税的组合。

# 4.5 Stamp duty

A stamp duty of 0.5 to 15 percent is levied on certain types of assets, including real property. A temporary 50% reduction in stamp duty for automobiles, trailers, etc. manufactured or assembled domestically is applicable from 01 December 2021 to 31 May 2022.

#### 4.6 Transfer tax

Nο

#### 4.7 Other

Foreign contractor withholding tax is imposed on income from the provision of goods and services by nonresident entities (except for pure trading transactions with a delivery point to the border of Vietnam), which comprises corporate tax and VAT at a total combined rate ranging from 0.1 to 15 percent.

# 5.0 反避税规则 Anti-avoidance rules

#### 5.1 转让定价

如果定价政策不符合独立交易原则,税务局有权对利润进行调整。由于越南现行转让定价法规是按"实质重于形式"为原则因此,导致向关联方支付的部分费用可能不得扣抵应税收入。此外,企业纳税人可以申请预先定价安排协议。

# **5.1 Transfer pricing**

Vietnam has transfer pricing rules that generally follow the OECD guidelines. The following methodologies are permitted: comparable uncontrolled price (CUP), resale price, cost plus, comparable profit and profit split. The taxpayer is required to prioritise the CUP method; other methods should be applied only after rejection of the CUP. The taxpayer must establish that it is using the "best" method appropriate under the circumstances. Contemporaneous documentation is required under rules that generally follow the BEPS action 13 recommendations.

The tax authorities can adjust profits if the pricing strategy is found not to be at arm's length. The Vietnamese transfer pricing rules also incorporate the "substance over form" principle, leading to certain types of related-party expenses being regulated as nondeductible for corporate income tax purposes. Advance pricing agreements are possible.

### 5.2 资本弱化

无,但是对于具有关联方交易 的实体,自关联和非关联交 易所产生的总净利息费用(即 利息费用扣除银行存款和贷款 的利息收入)的抵扣上限为 EBITDA的30%,即利息,税 务,折旧和摊销前的收益。不 可扣除的利息可以结转五年, 并在净利息费用/EBITDA 比率 低干 30% 的情况下抵消。

#### 5.3 受控外国公司

无

# 5.4 信息披露要求

进行关联交易的特定跨国企业 必须在提交转让定价年度申报 表(连同公司纳税申报单一起 提交)时披露有关关联交易的 详细信息,并准备转让定价文 档,即由本地文件,主文件和 国家/地区报告(必要时)所 组成。

#### 5.5其他

越南有一项一般性的反避税规 则,即税务局有权拒绝任何为 了获得税务优惠而设立的非商 业目的交易。

税务机构对出干非商业目的, 而仅为获取税务利益而进行的 交易,可以拒绝给予税务协定 利益。

### 5.2 Thin capitalisation

No, but for entities with related-party transactions, the deductibility of total net interest expense (i.e., interest expenses less interest income from bank deposits and lending) from related and un-related transactions is capped at 30% of EBITDA, i.e., earnings before interest, tax, depreciation, and amortization. Nondeductible interest can be carried forward for five years and offset where the net interest expense/EBITDA ratio is below 30%.

# 5.3 Controlled foreign companies

No

# **5.4 Disclosure requirements**

Certain multinational enterprises are required to disclose detailed information on related-party transactions by submitting an annual declaration form (along with the corporate tax return), and prepare transfer pricing documentation composed of a local file, master file, and country-by-country report (as necessary).

#### 5.5 Other

Vietnam has a general anti-avoidance rule where transactions that are not for commercial purposes but are only set up to achieve tax benefits, tax authorities have authorization to deny such transactions.

The tax authorities may deny tax treaty benefits by disregarding transactions that were not entered into for commercial purposes but instead only to obtain tax benefits

# 6.0 企业合规 Compliance for corporations

# 6.1 纳税年度

纳税年度为会计年度。如果企业 的会计年度与日历年度不同,则 必须通知税务机关,并仅允许季 末作为纳税年度截止日。

### 6.2 合并申报

不允许合并申报。任何有独立法 律地位的企业皆必分别递交纳税 申报表。

# 6.3 申报要求

企业不必按季度进行企业所得税预先申报。但是企业应根据预估的税负,按季度预缴企业所得税。在会计期末的90日内必须必须递交年度汇算清缴申报表。纳税年度的首3个季度的总预缴企业所得税款不得低于年度企业所得税负债的75%。任何不足将被征收滞纳金。

#### 6.4 处罚

对未做申报、延迟申报或申报不 实的纳税人处以罚款。对逾期纳 税的纳税人按日加收0.03%的滞 纳金;对少报金额征收20%的罚 款;对逃税行为实施更严厉处罚 (高达300%)。

#### 6.5 裁决

纳税人可从地方或国家税务局寻求税收裁定,以澄清具体税务 问题。

#### 6.1 Tax year

The tax year is the fiscal year. A company must notify the tax authorities if its fiscal year differs from the calendar year and, in such a case, only a quarter-end fiscal year is allowed.

#### 6.2 Consolidated returns

Consolidated returns are not permitted; each company with independent legal status is required to file a separate return.

# 6.3 Filing requirements

Provisional quarterly corporate income tax returns are not required, but a company is required to make quarterly provisional corporate income tax payments based on estimates. An annual declaration/filing must be made within 90 days after the fiscal year-end date. The total provisional corporate income tax payments of the first 3 quarters of the tax year must not be below 75% of the annual corporate income tax liability. Any shortfall of such is subject to a late payment penalty.

#### 6.4 Penalties

Penalties apply for failure to file, late filing or the filing of a fraudulent return. Taxpayers are subject to an extra 0.03 percent penalty per day of late payment, 20 percent on underreported amounts and more stringent penalties for evasion (up to 300 percent).

# 6.5 Rulings

A taxpayer can request a tax ruling from the local or the national tax authorities to clarify its specific tax concerns.

# 7.0 个人税收 Personal taxation

#### 7.1 征税原则

越南居民纳税人按其全球收入纳 税;非居民纳税人仅按其来源于 越南境内的收入纳税。

#### 7.2 居民纳税人

个人符合下列情况者为居民纳税人:(一)从他/她到达越南之日起的12个月期限内在越南停留了总计183天或以上;(二)在越南有住所;或(三)在一个纳税年度内租用一处住所达183天及以上、除非他/她在越南停留天数低于183天,并可证明身为其他国家的居民纳税人。

# 7.3 申报主体

个人必须单独申报纳税申报表; 不允许联合申报。

#### 7.4 应纳税所得额

工资性收入,包括绝大多数雇佣福利(不论是现金形式还是实物形式)均为应税收入。

股息、利息(除银行存款和人寿保险、政府债券外)、从证券交易获得的资本利得、达1亿越南盾及以上的民营企业收入以及从特许权、继承、土地使用权转让和赠与/获奖得到的其他收入(赌场赢钱除外)皆应在越南纳税。个人从经营或专业服务获得的利润,通常与企业以相同的方式征税。

#### 7.1 Basis

Vietnamese residents are taxed on their worldwide income; nonresidents are taxed only on Vietnam-source income.

### 7.2 Residence

An individual is resident if he/she: (i) spends 183 days or more in the aggregate in a 12-month period in Vietnam, starting from the date the individual arrives in Vietnam; (ii) maintains a residence in Vietnam; or (iii) has leased a residence for 183 days or more in a tax year, unless he/ she is present in Vietnam for less than 183 days and can prove residence in another country.

# 7.3 Filing status

Individuals must file separate returns; joint filing is not permitted.

#### 7.4 Taxable income

Employment income, including most employment benefits (whether in cash or in kind), is fully taxable.

Dividends, interest (except for interest on bank deposits, life insurance and government bonds), capital gains derived from securities trading, private business income with annual revenue exceeding VND100 million and other income from franchising, inheritance, the transfer of land use rights and gifts/winnings or prizes (excluding casino winnings) also are taxable. Profits derived from the carrying on of a trade or profession generally are taxed in the same way as profits derived by companies.

#### 7.5 资本利得

居民个人对有限责任公司、合伙企业和合资企业的股份转让收益按 20%的税率征税·对股份公司(无论是上市或非上市)的证券(例如股票、股票看涨期权、债券、国库券、基金凭证和其他证券法规定的证券)转让,则按销售收入的0.1%征税。

非居民个人对所有股份和证券转让的销售收入缴纳 0.1% 的资本利得税。

#### 7.6 扣除与减免

在某些限制条件下,强制性社会保障如社会保险、医疗保险和失业保险的费用可予以税前扣除。离职津贴、裁员补偿金及"非累计"保险不予以征税。其他扣除包括本人扣除、抚养人和赡养人扣除、自愿退休基金扣除和慈善捐款扣除等。

### 7.7 税率

对于就业收入,居民适用从 5% 到 35% 的累进税率,而没有劳动合同或劳动合同持续时间少于 3 个月的就业收入,200 万越南盾及以上的付款适用 10% 的统一税率。 非居民的就业收入适用 20%的统一税率。

来自就业以外的收入按 0.1% 至 20% 的税率征税,这适用于居民和非居民。

# 7.5 Capital gains

Resident individuals are taxable at a rate of 20% on gains from the transfer of shares in limited companies, partnerships, and joint ventures, and 0.1% on sale proceeds from the transfer of securities (e.g., shares, call options on shares, bonds, treasury bills, fund certificates, and other securities according to the Law on Securities) in joint stock companies (whether public or non-public).

Nonresident individuals are subject to 0.1% capital gains tax on the sale proceeds of all share and securities transfers.

#### 7.6 Deductions and allowances

Subject to certain restrictions, tax deductions are granted for compulsory social security contributions, made by the employees, including the SI, HI and UI. Severance allowances, redundancy compensation and "non-accumulative" insurance premiums are not taxable. Other tax deductions include a personal deduction, a dependent deduction, a deduction for voluntary retirement fund contributions and charitable contributions.

#### 7.7 Rates

For employment income, progressive rates ranging from 5 to 35 percent apply to residents, while employment income without labor contracts or with labor contract lasting less than 3 months, a flat rate of 10% would be applicable for payments from VND 2 million and above. Employment income of nonresidents are subject to a flat rate of 20 percent.

Income from sources other than employment is taxed at rates ranging from 0.1 to 20 percent, which apply to both residents and nonresidents

# 8.0 个人的其他税收 Other taxes on individuals

8.1 资本税

无

8.2 印花税

无

8.3 资本取得税

无

8.4 不动产税

市政当局对房地产的使用征收 不动产税(如土地租金、土地 使用费等)。

#### 8.5 继承税/遗产税

价值超过1千万越南盾的继承和 赠与应按10%税率征收所得税。

### 8.6 净财富/净值税

无

8.1 Capital Duty

No

8.2 Stamp duty

No

8.3 Capital acquisitions tax

Nο

8.4 Real property tax

The municipal authorities levy tax (e.g. land rental tax, land use fees, etc.) on the use of real property.

8.5 Inheritance/estate tax

Inheritances and gifts above VND10 million are subject to income tax at 10 percent.

8.6 Net wealth/net worth tax

No

#### 8.7 社会保障

越籍雇员须办理社会保险、医疗保险和失业保险金·并按雇员工资性收入全额(包括工资薪金、津贴和其他补贴)分别按8%、1.5%和1%缴费。

在特定的情况下,雇主须为外籍雇员缴纳3%的医疗保险(HI)和17.5%的社会保险(SI)(包含退休、疾病、产假、职业病、事故基金)。获官方批准的特定情况则是17.3%。

从 2022 年 1 月 1 日起,在某些情况下,外籍员工的医疗保险税率为 1.5%,社会保险退休和死亡基金的税率为 8%。

# 8.7 Social security

Vietnamese employees are required to make SI, HI and UI contributions at rates of 8, 1.5 and 1 percent of the employee's salary, allowances and other additional income, respectively.

For foreign employees, in certain circumstances, the employer is required to contribute to HI at a rate of 3% and to SI at a rate of 17.5% (including the retirement, sickness, maternity, occupational diseases and accident funds). 17.3 percent for special cases with official approval.

Foreign employees are subject to HI at a rate of 1.5 percent in certain circumstances, and SI retirement and death funds at a rate of 8 percent from 1 January 2022.

# 9.0 个人税收合规 Compliance for individuals

#### 9.1 纳税年度

日历年度。

#### 9.2 申报缴纳

雇主代缴代扣雇员的工资税并 汇给税务机关。个人必须在 下一个纳税年度的4月30日之 前提交纳税申报表并支付最终 税款。

#### 9.3 罚款

对逾期纳税的纳税人按日加收 0.03%的滞纳金;对少报金额征 收20%的罚款;对逃税行为实 施更严厉处罚(高达300%)。

#### 9.1 Tax year

Calendar year.

# 9.2 Filing and payment

Tax on employment income is withheld by the employer and remitted to the tax authorities. An individual must file a tax return and make a final tax payment by 30 April in the year following the assessment year.

#### 9.3 Penalties

Taxpayers are subject to an extra 0.03 percent penalty per day for the late payment of tax, 20 percent on underreported amounts and more stringent penalties for tax evasion (up to 300 percent).

# 10.0 增值税 Value added tax

# 10.1 应税交易

大部分提供商品和劳务须要缴纳 增值税(VAT),而仅有特定的 商品和劳务需要缴纳特别销售税 (SST) ·

#### 10.2 税率

增值税的标准税率为 10%,降低 税率为 0% 和 5%。 特别销售税 税率从 5% 到 150% 不等。 目前 适用 10% 增值税税率的商品和服 务将在 2022 年临时适用降低的 8% 税率,作为 Covid-19 救济措 施(特定行业除外)。

#### 10.3 登记

任何在越南从事生产、贸易的应 纳税商品与劳务的组织、个人须 进行增值税登记。企业的不同分 支机构或销售店必须分别登记并 对其活动进行纳税申报。分支机 构之间的商品转移,可能需要缴 纳增值税。 自营业执照颁发之日 起 10 日内需办理增值税登记。 无营业执照的经营户或个人可在 首次申报增值税的同时办理增值 税登记。

#### 10.4 申报与缴付

纳税人应在次月第20日之前进行 月度申报并缴纳增值税。对特定 纳税人可按季度申报纳税,期限 为下一季度的第30日之前。

从 2021 年 11 月 1 日起, 在河内、 胡志明市、广宁、海防、南定和 富寿 6 个城市和省份以及从 2022 年7月1日起对其余省份和城市 强制使用电子发票。在这些日期 之前 , 允许使用纸质发票和电子 发票,但鼓励使用电子发票。

#### 10.1 Taxable transactions

VAT is levied on most common goods and services, while Special Sales Tax (SST) is levied only on certain types of goods and services.

#### 10.2 Rates

The standard rate of VAT is 10%, with reduced rates of 0% and 5%. SST rates range from 5% to 150%. Goods and services currently subject to the 10% VAT rate would be temporarily applied the reduced rate of 8% in 2022 as a Covid-19 relief measure (except for certain industries as specifically regulated).

# 10.3 Registration

All organisations and individuals carrying on the production or trading of taxable goods and services in Vietnam must register for VAT purposes. Each branch or outlet of an enterprise must register separately and declare tax on its own activities. Transfers of goods between branches may be subject to VAT. Registration for VAT is required within 10 days of the date of issuance of the business establishment license. Business households or individuals without a business license can register for VAT at the same time as their first VAT declaration.

# 10.4 Filing and payment

Monthly filing and payment of outstanding VAT must be made by the 20th day of the following month. Quarterly VAT filing and payment are allowed for certain taxpayers, which are due by the 30th day of the following guarter.

E-invoices became mandatory from 1 November 2021 in 6 cities and provinces, including Hanoi, Ho Chi Minh City, Quang Ninh, Hai Phong, Nam Dinh and Phu Tho and for the remaining provinces and cities from 01 July 2022. Prior to these date, both paper invoices and e-invoices are permitted but the use of e-invoices is encouraged.

# 11.0税法体系 Source of tax law

# 11.1 税法体系

《税务征管法》、《企业所得税 法》、《个人所得税法》、《增 值税法》、《特别消费税法》, 《社会及医疗保险法》等。

#### 11.2 税收协定

越南已缔结了80多项税收协定。 越南尚未签署经合组织多边文书 (MLI) •

#### 11.3 税务机关

财政部、税务总局和省市税务局。

#### 11.1 Source of tax law

Law on Tax Administration, Law on Corporate Income Tax, Law on Personal Income Tax, Law on Value Added Tax, Law on Special Sales Tax, Social and Health Insurance Laws.

#### 11.2 Tax treaties

Vietnam has concluded nearly 80 income tax treaties. Vietnam has not signed the OECD multilateral instrument (MLI).

#### 11.3 Tax authorities

Provincial tax departments; General Department of Taxation; Ministry of Finance.



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prevail for all purposes.

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