

Tax Cards | 2022

A summary of tax facts of countries/
territories in the Asia Pacific region





Tax Cards | 2022

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“This publication has been prepared for the purpose of quick information dissemination. Its contents should not be used as a basis for advice or formulating decisions under any circumstances.”

AUSTRALIA

2022 TAX CARD (IN AUSTRALIAN DOLLARS)

1. Basis of Taxation

The Australian income tax year runs from 1 July to 30 June. There are two fundamental platforms determining liability to Australian tax, commonly known as the source rule and residence rule.

The source jurisdiction of taxation means that Australia taxes non-resident individuals and corporations on income arising to them from sources within Australia only.

The residence jurisdiction involves the taxation of Australia's resident individuals and corporations on income arising both in foreign countries and Australia itself. Residents of Australia are subject to Australian tax on their worldwide.

2. Corporate Tax

An Australian resident company is subject to company tax on its worldwide income and a non-resident company is taxed on its Australian source income at the same rate as a resident company. The following tax rates apply to companies for the income year:

Year	Aggregated Annual Turnover Threshold	Entities under the Threshold*	Other
2020-21	\$50 million	26%	30.0%
2021-22	\$50 million	25%	30.0%

*A base rate entity is one with 'base rate entity passive income' that is no more than 80 per cent of its assessable income for the year and which has aggregated turnover of less than \$50 million. 'Base rate entity passive income' is comprised of a specified list of income types including certain dividends, interest, royalties, net capital gains and rent

3. Test or Basis of tax residence

Corporate residence

A company is a resident of Australia if:

- it is incorporated in Australia, or
- although not incorporated in Australia it carries on business and has either
 - * its central management and control in Australia
 - * its voting power controlled by shareholders who are residents of Australia

* In the 2020-21 Budget, the government announced that it intends to make technical amendments to clarify the corporate residency test. The proposed amendments will provide that a company incorporated offshore will be treated as an Australian tax resident if it has a 'significant economic connection to Australia'. These amendments have not yet been enacted.

3. Test or Basis of tax residence (cont.)

This measure, if enacted, is intended to have effect from the first income year after the date of royal assent of the enabling legislation. However, it's intended that taxpayers will have the option of applying the new law retrospectively from 15 March 2017.

In the 2021–22 Budget, the government announced it will consult on broadening the proposed amendments to the corporate residency test to include trusts and corporate limited partnerships.

Legislation to implement these government announcements has not yet been enacted.

The Australian Taxation Office has also announced that it will not undertake compliance action if the only reason for holding board meetings in Australia is because of the effects of COVID-19.

Individual residence

Ordinary Test

The primary test of tax residency is called the 'resides test'. If you reside in Australia, you are considered an Australian resident for tax purposes and don't need to apply any of the other residency tests.

The courts and the ATO rely on the normal definition of 'resides' when deciding who is an Australian resident for income tax purposes, as the term is not defined within income tax legislation.

The Shorter Oxford Dictionary defines reside as: '...to dwell permanently, or for a considerable time, to have one's settled or usual abode, to live, in or at a particular place...'

There are several factors that are considered in applying the 'resides test' among others are: behaviour while in Australia; intention and purpose of presence; family and business/employment ties; maintenance and location of assets; social and living arrangements. As a mix of these factors may apply, they will need to be assessed on a case-by-case basis.

Statutory Test

If you don't satisfy the resides test, you'll still be considered an Australian tax resident if you satisfy one of three statutory tests:

- The domicile test: You're an Australian resident if your domicile (broadly, the place that is your permanent home) is in Australia, unless the ATO are satisfied that your permanent place of abode is outside Australia.
- The 183-day test: If you're actually present in Australia for more than half the income year, whether continuously or with breaks, you may be said to have a constructive residence in Australia, unless it can be established that your usual place of abode is outside Australia and you have no intention of taking up residence here.
- The superannuation test: This test ensures that Australian government employees working at Australian posts overseas are treated as Australian residents.

<p>4. Residential individual tax rates (for financial year ending 30 June 2021)</p>	<table border="1"> <thead> <tr> <th>Taxable Income</th> <th>Tax Payable*</th> </tr> </thead> <tbody> <tr> <td>0 – \$18,200</td> <td>NIL</td> </tr> <tr> <td>\$18,201 – \$45,000</td> <td>Nil + 19% of excess over \$18,200</td> </tr> <tr> <td>\$45,001 – \$120,000</td> <td>\$5,092 + 32.5% of excess over \$45,000</td> </tr> <tr> <td>\$120,001 – \$180,000</td> <td>\$29,467 + 37% of excess over \$120,000</td> </tr> <tr> <td>\$180,001 and over</td> <td>\$51,667 + 45% of excess over \$180,000</td> </tr> </tbody> </table> <p>*Australian residents (with limited exceptions) also pay a Medicare levy of 2% of taxable income, subject to low income thresholds. In addition, residents without private health insurance pay a Medicare levy surcharge of between 1% and 1.5%, subject to low income thresholds.</p>	Taxable Income	Tax Payable*	0 – \$18,200	NIL	\$18,201 – \$45,000	Nil + 19% of excess over \$18,200	\$45,001 – \$120,000	\$5,092 + 32.5% of excess over \$45,000	\$120,001 – \$180,000	\$29,467 + 37% of excess over \$120,000	\$180,001 and over	\$51,667 + 45% of excess over \$180,000						
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<p>6. Income tax filing deadlines</p>	<table border="1"> <thead> <tr> <th>Types of Form</th> <th></th> <th>Deadlines</th> </tr> </thead> <tbody> <tr> <td>Tax Return</td> <td>Residential individual</td> <td>31 October</td> </tr> <tr> <td>Tax Return</td> <td>Companies</td> <td>Varies depending on income</td> </tr> <tr> <td>Tax return</td> <td>Partnerships</td> <td>31 October</td> </tr> </tbody> </table> <p>*Various extensions are available for lodgement up to May/June of the following year where the entity is registered as a client of a tax agent. Timing of extension available is dependent upon the type of entity, their size, and if the entity is tax payable for the year.</p>	Types of Form		Deadlines	Tax Return	Residential individual	31 October	Tax Return	Companies	Varies depending on income	Tax return	Partnerships	31 October						
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<p>7. Goods and Services tax</p>	<p>GST is levied at a rate of 10%. Entities have to register once they are conducting an 'enterprise' and annual turnover reaches \$75,000 [\$150,000 for non-profit entities].</p> <p>From 1 July 2017, foreign businesses are liable to charge 10% GST on imported services and digital products supplied to Australian consumers (so called "Netflix tax") and where they meet the turnover threshold of \$75,000 for sales connected with Australia. Non-resident businesses can elect to register electronically for a simplified GST registration.</p> <p>Legislation has been passed that will extend GST to low value imports of physical goods imported by consumers from 1 July 2018.</p>																		

8. Estate duty	<p>Australia does not have a death or inheritance tax regime – various rollovers can be applied for capital gains tax and stamp duties when assets are passed on after death.</p>																													
9. Stamp duty	<p>Stamp duty is applied on a State by State basis. Stamp duty is mainly applied on real property transfers, or some transfers of equity in companies/unit trusts where shares/units of 20% or greater are being transferred, and the entity holds real property with a market value greater than \$1 million.</p> <p>Rates of duty vary depending on the State but are, on average, between 4.0% to 5.5% of the transfer value of the property (and up to 7% for premium property).</p> <p>Acquisitions of real property by non-residents may also be subject to an additional rate of stamp duty up to 7% of the purchase price of the property. The rate varies in each state, with some states exempt.</p> <p>Some states treat Australian resident trusts as foreign trusts if they are able to make distributions to non-residents. In these instances, the higher rate of duty will apply.</p>																													
10. Property tax (Land Tax)	<p>All Australian states and territories impose Land Tax except the Northern Territory. The tax is levied on the unimproved value of all land held by an individual or entity above a particular tax-free threshold (which varies from State to State) unless specifically exempt. An individual's principal place of residence is specifically exempt. Values are determined by the Valuer General in each State.</p> <p>Land tax is applied at different rates with different thresholds for each state and territory. In New South Wales, for example, land tax payable is calculated as follows for 2022:</p> <table border="1"> <thead> <tr> <th>Taxable Income \$</th> <th>Tax on this income*</th> </tr> </thead> <tbody> <tr> <td>Less than \$822,000</td> <td>NIL</td> </tr> <tr> <td>\$822,000 - \$5,026,000</td> <td>\$100 + 1.6% of the excess over \$822,000</td> </tr> <tr> <td>More than \$5,026,000</td> <td>\$67,364 + 2% of the excess over \$5,026,000</td> </tr> </tbody> </table> <p>Non-residents of Australia may also be subject to additional land tax on property held in various Australian states. New South Wales charges a surcharge of 2% on residential property. Other States may apply higher rates on all types of property.</p> <p>Some states also treat Australian resident trusts as foreign trusts if they are able to make distributions to non-residents. In these instances, the higher rate of land tax will apply.</p>	Taxable Income \$	Tax on this income*	Less than \$822,000	NIL	\$822,000 - \$5,026,000	\$100 + 1.6% of the excess over \$822,000	More than \$5,026,000	\$67,364 + 2% of the excess over \$5,026,000																					
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11. Withholding Tax – Non- treaty Countries	<table border="1"> <thead> <tr> <th rowspan="2"></th> <th colspan="2">Resident</th> <th colspan="2">Non-resident Individual/ Corporation</th> </tr> <tr> <th>ID Verified</th> <th>Not Verified</th> <th>ID Verified</th> <th>Not Verified</th> </tr> </thead> <tbody> <tr> <td>Dividends</td> <td></td> <td></td> <td></td> <td></td> </tr> <tr> <td>•Fully franked</td> <td>N/A</td> <td>47%</td> <td>0%</td> <td>47%</td> </tr> <tr> <td>•Unfranked</td> <td>N/A</td> <td>47%</td> <td>30%</td> <td>47%</td> </tr> <tr> <td>Interest</td> <td>N/A</td> <td>47%</td> <td>10%</td> <td>47%</td> </tr> </tbody> </table>		Resident		Non-resident Individual/ Corporation		ID Verified	Not Verified	ID Verified	Not Verified	Dividends					•Fully franked	N/A	47%	0%	47%	•Unfranked	N/A	47%	30%	47%	Interest	N/A	47%	10%	47%
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11. Withholding Tax – Non-treaty Countries (cont.)

	Resident		Non-resident Individual/ Corporation	
	ID Verified	Not Verified	ID Verified	Not Verified
Royalties / know-how	N/A	47%	30%	47%
Sale of CGT Assets <\$750,000 >\$750,000*	N/A N/A	0% 12.5%	0% 12.5%	0% 12.5%
Rents (moveable property), management/ technical fees, etc	N/A	47%	N/A	47%
Directors' fees	Subject to tax withholding as wages	47%	Subject to tax withholding as wages	47%
Trust distributions	N/A	47%	Tax to be paid by trustee at marginal rates**	

* Applies to sales of direct or indirect interests (eg shares in a property owning company) in real property, leases over real property, mining (or similar) rights or options to acquire such property.

** Refer below re non-resident marginal tax rates.

12. Withholding Tax – Tax Treaty Countries

Certain payments by residents in Australia to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced (for individuals and entities whose ID has been verified) under the terms of a double tax agreements with a treaty country to those listed below. A standard withholding rate of 47% applies where the payee's identity has not been verified.

Country	Dividends (%)	Interest (%)	Royalties (%)
Argentina	10/15	12	10/15
Austria	15	10	10
Belgium	15	10	10
Canada	5/15	10	10
Chile	5/15	5/10/15	5/10
China	15	10	10
Czech Republic	5/15	10	10
Denmark	15	10	10
Fiji	20	10	15
Finland	0/5/15	0/10	5
France	0/10/15	10	5
Germany	0/5/15	10	5
Greece	—	—	—

**12.
Withholding
Tax – Tax
Treaty
Countries
(cont.)**

Country	Dividends (%)	Interest (%)	Royalties (%)
Hungary	15	10	10
India	15	15	10/15
Indonesia	15	10	10/15
Ireland	15	10	10
Israel	0/5/15	0/5/10	5
Italy	15	10	10
Japan	0/5/10	0/10	5
Kiribati	20	10	15
Korea	0/15	15	15
Malaysia	15	15	15
Malta	0/15	15	10
Mexico	0/15	10/15	10
Netherlands	15	10	10
New Zealand	0/5/15	0/10	5
Norway	0/5/15	10	5
Papua New Guinea	15/20	10	10
Philippines	15/25	15	15/25
Poland	15	10	10
Romania	5/15	10	10
Russia	5/15	10	10
Singapore	15	10	10
Slovakia	15	10	10
South Africa	5/15	0/10	5
Spain	15	10	10
Sri Lanka	15	10	10
Sweden	15	10	10
Switzerland	0/5/15	10	5
Taipei38	10/15	10	12.5
Thailand	15/20	10/25	15

The following paragraphs provide additional information for selected countries. Argentina. Australia limits its tax to 10% on franked dividends paid to a person who directly holds at least 10% of the voting power in the paying company. Argentina limits its tax to 10% on dividends paid to a person who directly holds at least 25% of the capital of the paying company. In all other cases the source country limit is 15%.

12. Withholding Tax – Tax Treaty Countries (cont.)

Argentina. The source country limit for royalties is: (a) 10% for copyright on literary works; the supply of industrial or scientific equipment or knowledge; ancillary assistance; other technical assistance (net of expenses); and (b) 15% for other copyright, patents and trademarks; commercial equipment; satellite reception of visual images or sounds; TV or radio broadcast of visual images or sounds; motion pictures and videos. A special rate of 3% applies in the case of Argentina to royalties in the form of payments to an Australian resident in respect of the transfer of news by an international news agency.

Canada. Certain non-portfolio dividends are taxed at a maximum rate of 5% instead of 15%.

Canada. The interest withholding tax limit is reduced from 15% to 10% under the protocol.

Chile. The 5% limit applies where the beneficial owner of the dividend is a company holding at least 10% of the paying company's voting power.

Chile. The 5% limit applies to interest paid to financial institutions that are unrelated and independent of the payer, the 10% limit applies to other Australian-sourced interest and the 15% limit relates to other Chilean-sourced interest.

Chile. The 5% limit applies to equipment royalties.

China. China does not include Hong Kong (TR 97/19) or Macau (TD 2000/9). Australia has also concluded a separate airline profits agreement with China.

Czech Republic. For Australia, a 5% limit applies to franked dividends where, under Australian law, the rate of tax on franked dividends does not exceed 5%. The Czech Republic limit is 5% if the dividends are paid to a company which holds directly or indirectly at least 20% of the capital of the dividend paying company.

Finland. An exemption in the source country applies on inter-corporate non-portfolio dividends where the recipient holds directly at least 80% of the voting power of the company paying the dividend, subject to certain conditions. A 5% limit applies on all other non-portfolio inter-corporate dividends where the recipient holds directly at least 10% of the voting power of the company paying the dividend. A general limit of 15% applies for all other dividends.

Finland. Source country tax is limited to 10%, subject to some exemptions.

France. The treaty does not apply to overseas French Territories (TD 93/220).

France. The 0% limit applies where the dividends are paid out of profits that have been taxed at the normal company tax rate and are paid to a company which, in the case of Australia, holds at least 10% of the voting power of the paying company, or in the case of France, holds at least 10% of the capital of the paying company. The 5% limit applies to other dividends if the beneficial owner of the dividends is a company which, in the case of Australia, holds at least 10% of the voting power of the paying company, or in the case of France, holds at least 10% of the capital of the company paying the dividends. The 15% limit applies in all other cases.

Germany. There is no withholding tax if the beneficial owner of the dividend is a company that has directly held shares representing at least 80% of the paying company's voting power for a 12 month period ending on the date the dividend is declared and certain other conditions are met. The 5% withholding tax limit applies where the beneficial owner of the dividend is a company holding directly at least 10% of the paying company's voting power throughout a six month period that includes the day of payment of the dividend. The 15% limit applies in all other cases.

Greece. Airline profits agreements. Australia has concluded separate airline profits agreements with these countries. They provide for each country to exempt from tax income derived by an enterprise of the other country from its international air transport operations. Australia has not signed a comprehensive agreement with Greece.

India. The source country limit under the Indian treaty is 10% for royalties paid in respect of the use of, or rights to use, industrial, commercial or scientific equipment or for the provision of consulting services related to such equipment. The limit for "non-technical" royalties is 15%.

Indonesia. The 10% limit applies to rentals and other royalties including fees for related ancillary services concerning the use of industrial, commercial or scientific equipment, or the supply of scientific, technical, industrial or commercial knowledge or information. The 15% limit applies to all other royalties.

Israel. There is no withholding tax if the beneficial owner owns directly less than 10% of voting rights in the paying company and is a government organisation, the central bank, or a pension fund. The 5% limit applies if the foreign company owns directly at least 10% of voting rights in the paying company for at least 365 days before payment. Otherwise, the 15% limit applies.

12. Withholding Tax – Tax Treaty Countries (cont.)

Israel. There is no withholding tax if it is paid to a government organisation or the central bank. The 5% limit applies if it is paid to an unrelated financial institution (excluding interest paid in respect of back-to-back loans) or is paid to a pension fund. Otherwise, the 10% limit applies.

Japan. Source country taxation is generally limited to 10% of the gross amount of the dividends (but this does not apply where the amount arises in connection with a permanent establishment or fixed base). The limit is 5% if a 10% intercorporate shareholding test is satisfied. An exemption applies if the 80% intercorporate shareholding test is satisfied.

Japan. The exemption applies to interest paid to a government organisation or the central bank, or to an unrelated financial institution (excluding interest paid in respect of back-to-back loans).

Malta. The 15% limit does not apply to Malta, which limits its tax to either: (a) the amount chargeable on the profits out of which the dividend is paid; or (b) if the profits out of which the dividends are paid are subject to tax at a reduced rate, that reduced rate.

Mexico. There is no withholding tax on dividends that have been fully taxed at the corporate level if the recipient holds directly at least 10% of the voting power of the payer. In all other cases, the withholding limit on dividends is 15%.

Mexico. A withholding tax limit of 10% applies for interest derived from bonds and securities traded on a recognised securities market, and 15% for other interest.

New Zealand. The source country limit is 5% for dividends paid to a company that owns directly at least 10% of the voting power in the company paying the dividends. An exemption from withholding tax applies for dividends paid to a company that owns directly or indirectly at least 80% of the voting rights in the paying company for 12 months prior to payment, and certain other conditions are fulfilled. An exemption also applies if the dividends are paid to a government organisation that owns no more than 10% of the voting rights in the paying company. In all other cases a limit of 15% applies.

New Zealand. The exemption applies to interest paid to a government organisation or the central bank, or to an unrelated financial institution (excluding interest paid in respect of back-to-back loans).

Norway. The source country limit is 5% for dividends paid to a company that owns directly at least 10% of the voting power in the company paying the dividends. An exemption from withholding tax applies for dividends paid to a company that owns directly or indirectly at least 80% of the voting rights in the paying company for 12 months prior to payment of the dividend, and certain other conditions are fulfilled. In all other cases a limit of 15% applies.

Papua New Guinea. For Australian source dividends, the limit is 15%. Where they are sourced in Papua New Guinea, the limit is 20%.

Philippines. Source country tax is limited to 15% where relief by way of rebate or credit is given to the beneficial owner of the dividend. In any other case, source country tax is limited to 25%.

Philippines. Source country tax is generally limited to 15% of gross royalties if paid by an approved Philippines enterprise, and to 25% of the gross royalties in all other cases.

Romania. The source country limit is 5% for dividends paid to a company which holds directly at least 10% of the capital of the company paying the dividends if the dividends are paid out of profits that have been subject to Romanian profits tax (Romanian source dividends) or have been fully franked (Australian source dividends). In other cases the source country limit is 15%.

Russia. The general source country limit is 15%. However, the limit is reduced to 5% where the dividends have been fully taxed at the corporate level and the recipient company holds directly at least 10% of the capital of the paying company and has invested a minimum of A\$700,000 or the Russian rouble equivalent in the paying company.

Russia. The definition of royalties includes spectrum licences.

South Africa. A 5% limit applies for dividends paid to a company that holds directly at least 10% of the voting power in the company paying the dividends. A 15% limit applies to all other dividends.

South Africa. The exemption applies to interest paid to a government organisation or the central bank, or to an unrelated financial institution (excluding interest paid in respect of back-to-back loans).

Spain. The 15% limit does not apply to income that is attributable to shareholders of transparent companies under Spanish tax law. Instead, Spain will tax such income under domestic law provided the income has not been subject to Spanish corporation tax.

Switzerland. The general source country limit is 15%. However, the limit is reduced to 5% for dividends paid to a company which holds directly at least 10% of the voting power (in the case of Australia) or the capital (in the case of Switzerland) of the company paying the dividends. An exemption from withholding tax applies for dividends paid to a company that owns directly or indirectly shares representing at least 80% of the voting power (in the case of Australia) or the capital (in the case of Switzerland) of the paying company for 12 months prior to payment, and certain other conditions are fulfilled.

12. Withholding Tax – Tax Treaty Countries (cont.)

Taipei. For diplomatic reasons, the signatories to the agreement are the Australian Commerce and Industry Office and the Taipei Economic and Cultural Office. The agreement operates, however, in a very similar way to Australia's other agreements.

Taipei. In Australia, a limit of 10% applies to franked dividends. In Taiwan, a limit of 10% applies if the dividends are paid to a company which holds directly at least 25% of the capital of the paying company. In all other cases, a 15% limit applies.

Thailand. Where the recipient of the dividend is a company, a source country limit of 15% applies where the recipient has a minimum 25% direct holding in the paying company if the paying company engages in an "industrial undertaking"; otherwise a limit of 20% applies. These concessional rates are not available to recipients that are not companies.

Thailand. The source country limit is 10% when interest is paid to a financial institution, and 25% in all other cases.

Turkey. A 5% limit applies where the beneficial owner of the dividend is a company holding at least 10% of the Australian paying company's voting power, or at least 25% of the Turkish paying company's capital. In all other cases a limit of 15% applies.

Turkey. Source country tax on interest is limited to 10%, subject to some exemptions.

United Kingdom. There is no withholding tax on dividends where the recipient is a company directly holding 80% of the voting power of the payer. A 5% withholding tax limit applies where the dividend recipient holds directly 10% of the voting power of the payer. A 15% limit applies to other dividends.

United Kingdom. There is no withholding tax on interest derived by a financial institution or government body. A 10% limit applies for other interest.

United States. Source country taxation is generally limited to 15% of the gross amount of the dividends (but this does not apply where the amount arises in connection with a permanent establishment or fixed base). The limit is 5% if a 10% intercorporate shareholding test is satisfied. An exemption applies if the 80% intercorporate shareholding test is satisfied.

United States. The exemption applies to interest paid to a government organisation or the central bank, or to an unrelated financial institution (excluding interest paid in respect of back-to-back loans).

Vietnam. For Australian source dividends, the limit is 15%. For Vietnamese source dividends, the limit is 10%.

CHINA

2022 TAX CARD (IN CHINESE YUAN RENMINBI)

1. Individual Income Tax (IIT)

Individual income tax shall be levied by individuals who have domicile in China. The person is deemed domicile if they meet one of the following 2 criteria:

- 1) The person is a residence in China
There are several criteria to determine if the expat is a residence:
a) Citizenship, b) Family and c) Economic Tie
- 2) The person stays in China over 183 days in a calendar year.

Below is a table illustrating different periods of stay and how it affects tax residence:

Time of Stay in China	Status of tax resident	Income sources from China		Income sources from overseas	
		Chinese entity	Overseas entity	Chinese entity	Overseas entity
Living in China \leq 90 days or (183 days if there is a tax treaty in place)	Non resident taxpayer	Pay	Exempt	Exempt	Exempt
Living in China over 90 days but less than 183 days		Pay	Pay	Exempt	Exempt
Living in China over 183 days but less than 6 years	Resident taxpayer	Pay	Pay	Pay	Exempt
Living in China \geq 6 years	Resident taxpayer (worldwide tax)	Pay	Pay	Pay	Pay

There is a major IIT reform in 2019. The authority has announced 6 new deductions for both locals and expats. The old deduction for expat and the one-time annual bonus exception will both be expired on January 1, 2022. The authority has closed the treatment gap between locals and expats and also crack down on loopholes where high income earners used to exploit.

For Foreigners who hold management level in China, if they receive income from a China entity, they need to pay IIT based on the pro-rated number of days they stay in China.

For Foreigners who hold management level in China but receive income outside of China, if they stay under 90 days, they are IIT exempted. However, if they stay over 90 days but less than 183 days, they will need pay IIT based on the pro-rated number of days they stay in China.

The authority has consolidated 4 income categories into one. The table below shows the change:

Old category	Tax rate	New category	Tax rate
Wages and Salaries	3-45% (7 progressive bands)	Consolidated Individual Income	3-45% (7 progressive bands)
Service income	20-40% (3 progressive bands)		
Author's remuneration	20%		
Royalties	20%		
Income from production and business operation	5% - 35% (5 progressive bands)	Business Operation Income	5% - 35% (5 progressive bands)
Income from contractual or leasing operation by enterprises	5% - 35% (5 progressive bands)		
Interests and Dividends	20%	Interests and Dividends	20%
Income from lease/transfer of property	20%	Income from lease/transfer of property	20%
Contingent Income	20%	Contingent Income	20%

1. Individual Income Tax (IIT) (cont.)

The authority has changed the method from calculating IIT by monthly basis to by cumulative year-to-date basis. Below is the new tax bracket which reduce significant IIT for low income earners:

YTD Taxable Income (RMB)	Tax rate	Quick Deduction (RMB)
YTI ≤ 36,000	3%	0
36,000 < YTI ≤ 144,000	10%	2,520
144,000 < YTI ≤ 300,000	20%	16,920
300,000 < YTI ≤ 420,000	25%	31,920
420,000 < YTI ≤ 660,000	30%	52,920
660,000 < YTI ≤ 960,000	35%	85,920
YTI > 960,000	45%	181,920

Remarks: Standard deduction RMB5,000 per month

(2) Corporate Income Tax

Resident enterprises are taxed on their worldwide income from all sources.

Non-resident enterprises that have set up institutions or premises in China shall pay enterprise income tax in relation to the income originating from China obtained by their institutions or establishments. And the income incurred outside China but there is an actual relationship with the institutions or establishments set up by such enterprises.

1. Individual Income Tax (IIT) (cont.)

Non-resident enterprises that have not set up institutions or establishments in China, or institutions or establishments are set up but there is no actual relationship with the income obtained by the institutions or establishments set up by such enterprises, they shall pay enterprise income tax in relation to the income originating from China.

A resident enterprise shall pay tax at its registered address. The enterprise income tax year shall start on January 1 and end on December 31 of each calendar year.

Provisional enterprise income tax payments shall be filed and made on a quarterly basis within 15 days after the end of each quarter and annual enterprise income tax returns and settlement shall be made within five months after the end of each tax year.

2. Corporate Tax

China has a flat corporate tax rate of 25%.

On January 9, 2020, Premier Li Keqiang presided the State Council meeting and decided to introduce tax cut measures for small and low-profit enterprises, the annual tax cut is estimated to be around RMB 200 billion. The tax cut is to stimulate economy and stabilize employment.

On January 17, 2020, the Ministry of Finance and State Administration of Taxation released Circular Caishui 2019 No.13 to implement the tax cut policies, the policies will be applied to taxes paid from January 1, 2019 to December 31, 2021.

The key tax cut measures are as follows:

A. Preferential CIT policies for small and low-profit enterprises will be applied to a broader range of companies:

Criteria of small and low-profit enterprises:	Before	Now
Annual taxable income	≤RMB 1 million	≤RMB 3 million
The number of employees	≤100(industrial enterprises)/ 80(other enterprises)	≤300
Total Asset	≤RMB 30 million (industrial enterprises)/ RMB 10 million(other enterprises)	≤RMB 50 million

More than 95 % enterprises in China fit the new criteria, and 98 percent of them are private companies.

B. Introduction of progressive tax rate and expanded CIT incentives

Preferential CIT rate:	Before	Now(Progressive tax rate)
Annual taxable income ≤RMB 1 million	5%	2.5%
RMB 1 million ≤ Annual taxable income ≤RMB 3 million	Not applicable	10%

Note 1: For CIT rate 10%, the official wording is 50% of annual income is taxable at a tax rate of 20%, the rest 50% income is tax free. For CIT rate 5%, the official wording is 25% of annual income is taxable at a tax rate of 20%, the rest 75% income is tax free.

<p>2. Corporate Tax (cont.)</p>	<p>C. Raise of VAT exemption threshold</p> <p>Small-scale VAT taxpayers with monthly sales of less than RMB 150,000 will be exempt from VAT, the exemption threshold was RMB 100,000 previously.</p> <p>D. Expanded preferential tax items</p> <p>Governments of provinces, autonomous regions and municipalities are permitted to define tax cuts measures for tax items such as real estate tax, stamp duty and education surcharge, by up to 50 percent.</p>																																												
<p>3. Withholding tax rate (non-treaty)</p>	<table border="1"> <thead> <tr> <th rowspan="2"></th> <th colspan="2">Resident</th> <th colspan="2">Non-resident</th> </tr> <tr> <th>Individual</th> <th>Corporation*</th> <th>Individual</th> <th>Corporation</th> </tr> </thead> <tbody> <tr> <td>Dividends</td> <td>20%</td> <td>NA</td> <td>20%</td> <td>5%-10%</td> </tr> <tr> <td>Interest</td> <td>20%</td> <td>NA</td> <td>20%</td> <td>10%</td> </tr> <tr> <td>Royalties/Know-how</td> <td>20%</td> <td>NA</td> <td>20%</td> <td>10%</td> </tr> <tr> <td>Rents (for moveable property)</td> <td>20%</td> <td>NA</td> <td>20%</td> <td>10%</td> </tr> <tr> <td>Management fees</td> <td>20%-40%</td> <td>NA</td> <td>NA</td> <td>NA</td> </tr> <tr> <td>Technical fees</td> <td>20%</td> <td>NA</td> <td>20%</td> <td>NA</td> </tr> <tr> <td>Directors' fees</td> <td>20%-40%</td> <td>NA</td> <td>20%</td> <td>NA</td> </tr> </tbody> </table> <p>* Resident corporations are obliged to file income tax by themselves</p>		Resident		Non-resident		Individual	Corporation*	Individual	Corporation	Dividends	20%	NA	20%	5%-10%	Interest	20%	NA	20%	10%	Royalties/Know-how	20%	NA	20%	10%	Rents (for moveable property)	20%	NA	20%	10%	Management fees	20%-40%	NA	NA	NA	Technical fees	20%	NA	20%	NA	Directors' fees	20%-40%	NA	20%	NA
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<p>4. Goods and Services tax</p>	<p>Value Added Tax for transaction of goods and services. The tax rate for selling or importing goods is 13%; the tax rate for provision of services is 6%; the tax rate for exporting goods is 0%.</p>																																												
<p>5. Estate duty</p>	<p>Estate duty is not applicable in China.</p>																																												
<p>6. Stamp duty</p>	<p>Enterprises who execute or receive specific documents within China shall be taxpayers subject to stamp tax. Tax payer shall calculate the amount of tax payable and purchase the tax stamps. The stamps shall be affixed to taxable documents and be cancelled by drawing a line or sealing along its border with the document.</p> <table border="1"> <thead> <tr> <th>Tax item</th> <th>Tax rate</th> </tr> </thead> <tbody> <tr> <td>Accounting books (except for the book for paid-in capital), Certificates evidencing rights or licenses</td> <td>CNY5 per piece</td> </tr> <tr> <td>Rent contract, Warehousing contract, Property insurance contracts</td> <td>1‰</td> </tr> <tr> <td>Processing contracts, Construction Survey and Design Contract, Transportation Contract, Transfer of property rights</td> <td>0.5‰</td> </tr> <tr> <td>Sales and purchase contract, Construction and installation contract, Technology Contract</td> <td>0.3‰</td> </tr> <tr> <td>Loan Contract</td> <td rowspan="2">0.05‰</td> </tr> <tr> <td>Accounting book for paid-in capital</td> </tr> </tbody> </table>	Tax item	Tax rate	Accounting books (except for the book for paid-in capital), Certificates evidencing rights or licenses	CNY5 per piece	Rent contract, Warehousing contract, Property insurance contracts	1‰	Processing contracts, Construction Survey and Design Contract, Transportation Contract, Transfer of property rights	0.5‰	Sales and purchase contract, Construction and installation contract, Technology Contract	0.3‰	Loan Contract	0.05‰	Accounting book for paid-in capital																															
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7. Property tax

The main property taxes in China include: building taxes, vehicle and vessel use tax, Vehicle purchase tax, deed tax, farm land occupation tax, and land value added tax.

8. Income tax filing deadlines

Types of Form		Deadlines
Tax return	Individual	Before 15 of the following month
Tax return	Companies	Before 31 May of the following year

Note: Provisional enterprise income tax payments shall be filed and made on a quarterly basis within 15 days after the end of each quarter and annual enterprise income tax returns and settlement shall be made within five months after the end of each tax year.

9. Double Tax Agreements

Certain payments by resident in China to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced under the terms of a double tax agreement with a treaty country as those listed below:

Country	Dividends %	Interest %*	Royalties %
Australia	15	10	10
Austria	10/7	10/7	10/6
Bangladesh	10	10	10
Barbados	10/5	10	10
Belarus	10	10	10
Canada	10/15	10	10
France	10/5/0	10	10/6
Germany	15/10/5	10	10/6
India	10	10	10
Indonesia	10	10	10
Israel	10	10/7	10/7
Italy	10	10	10/7
Japan	10	10	10
Korea	10/5	10	10
Malaysia	10	10	10/15
Russia	10/5	0	6
Singapore	10/5	10/7	10/6
Switzerland	10/5/0	10	9
Thailand	15/20	10	15
U.K.	15/10/5	10	10/6
U.S.A	10	10	10/7
Vietnam	10	10	10

HONG KONG

2022 TAX CARD (IN HONG KONG DOLLARS)

1. Basis of Taxation

Hong Kong adopts a territorial source principle of taxation. Only profits arisen in or derived from a trade or a business in Hong Kong are taxable. In other words, profits sourced elsewhere are not subject to Hong Kong Tax. In Hong Kong, a year of assessment runs from 1 April of a year to 31 March of the following year. The basis of assessment is the income accrued in the tax year for salaries tax and property tax. For profits tax, the basis of assessment is the accounting profits of the financial year ending within the year of assessment with appropriate adjustments for tax purposes.

2. Corporate Tax

A person is chargeable to Hong Kong profits tax on any income from that trade, profession or business (excluding profits that are capital in nature) that are arisen in or are derived from Hong Kong.

		Tax rates
Companies	First HK\$2,000,000	8.25%
	On the remainder	16.5%
Unincorporated businesses	First HK\$2,000,000	7.5%
	On the remainder	15%

The Hong Kong government introduces two-tier profits tax rates regime in Hong Kong starting from the year of assessment (“YoA”) 2018/19 onwards. Under the two-tiered profits tax rates regime, the profits tax rate for the first HK\$2 million of assessable profits for companies and unincorporated business are 8.25% and 7.5% respectively, while the remaining balance will be calculated at the standard rates of 16.5% and 15% respectively. If the entity has one or more connected entity within a group, the two-tiered profits tax rates would only be applied to the one which is nominated to be chargeable at the two-tiered rates.

2.1. Tax relief for capital expenditure

Hong Kong offers a generous depreciation allowance with an initial allowance of 60% on the cost of qualifying fixed assets and an annual allowance of 10% to 30% on the reducing balance of plants and machineries. If the assets fall within the categories of prescribed fixed assets, such as computer hardware and software, the whole cost of purchase can be fully deductible in the year of purchase.

2.2. “Super tax deduction” on research and development (“R&D”) expenditure

To encourage the development of innovation and technology in Hong Kong, the government has introduced a “Super tax deduction” for qualifying R&D expenditure incurred on or after 1 April 2018. Under the new regime, there are 2 types of qualifying R&D expenditure, namely Type A and Type B:

2. Corporate Tax (cont.)	<table border="1"> <thead> <tr> <th></th> <th>Type A</th> <th>Type B</th> </tr> </thead> <tbody> <tr> <td>Deduction</td> <td>100% deduction</td> <td>300% deduction for first HK\$2 million 200% deduction</td> </tr> <tr> <td>Location of R&D</td> <td>Inside or outside HK</td> <td>Wholly inside HK</td> </tr> <tr> <td>In-house expenditure</td> <td>- Expenditure on R&D other than Type B</td> <td>- Expenditure on employee who is engaged directly and actively in R&D activities - Expenditure on a consumable item used directly in R&D activities</td> </tr> <tr> <td>Outsource expenditure</td> <td colspan="2">- Payment to a designated local research institution - Payment to a university or college</td> </tr> </tbody> </table>		Type A	Type B	Deduction	100% deduction	300% deduction for first HK\$2 million 200% deduction	Location of R&D	Inside or outside HK	Wholly inside HK	In-house expenditure	- Expenditure on R&D other than Type B	- Expenditure on employee who is engaged directly and actively in R&D activities - Expenditure on a consumable item used directly in R&D activities	Outsource expenditure	- Payment to a designated local research institution - Payment to a university or college										
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4. Residential individual tax rates	<p>Personal income from employment, less allowable deductions, concessionary deductions, and personal allowances, is chargeable to salaries tax at below progressive rates:</p> <table border="1"> <thead> <tr> <th></th> <th>Tax rates</th> </tr> </thead> <tbody> <tr> <td>First HK\$50,000 at</td> <td>2%</td> </tr> <tr> <td>Next HK\$50,000 at</td> <td>6%</td> </tr> <tr> <td>Next HK\$50,000 at</td> <td>10%</td> </tr> <tr> <td>Next HK\$50,000 at</td> <td>12%</td> </tr> <tr> <td>On the remainder at</td> <td>17%</td> </tr> </tbody> </table> <p>The maximum tax payable is limited to tax at the standard rate of 15% on the person's income from employment less allowable deductions and charitable donations, with no deduction for personal allowances.</p>		Tax rates	First HK\$50,000 at	2%	Next HK\$50,000 at	6%	Next HK\$50,000 at	10%	Next HK\$50,000 at	12%	On the remainder at	17%												
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		HK\$	
4. Residential individual tax rates (cont.)	PERSONAL ALLOWANCES		
	Basic allowance	132,000	
	Married person's allowance	264,000	
	Child allowances		
	<i>1st to 9th child (each)</i>	Year of birth	240,000
		Other years	120,000
	Dependent parent / grandparent allowance (each)		
	<i>Aged 60 or above</i>	Residing with taxpayer throughout the year	100,000
		Not residing with taxpayer	50,000
	<i>Aged 55 to 59</i>	Residing with taxpayer throughout the year	50,000
		Not residing with taxpayer	25,000
	Dependent brother / sister allowance (each)	(for whom no child allowance is claimed)	37,500
	Single parent allowance		132,000
	Personal disability allowance		75,000
	Disable dependent allowance	(in addition to any allowances already granted for disabled person)	75,000
	DEDUCTIONS	The following concessionary deductions are available:	
	Domestic rental expenses (from 2022/23)		100,000
	Self-education expenses		100,000
	Elderly residential care expenses		100,000
	Home loan interest		100,000
Mandatory Contributions to recognised retirement schemes		18,000	
Qualifying premiums paid under the voluntary health insurance scheme policy (each taxpayer / specified relative)		8,000	
Qualifying annuity premiums and mandatory voluntary contributions to recognised retirement schemes		60,000	
Approved charitable donations		35% of assessable income	
5. Non-residential individual tax rates	Non-resident tax rates are same as resident in Hong Kong.		

6. Goods and Services tax	<p>Hong Kong does not levy a value-added or a goods and services tax.</p>																															
7. Estate duty	<p>No estate duty is charged in Hong Kong from 11/2/2006.</p>																															
8. Stamp duty	<p>Conveyance on sale of immovable property - Ad valorem stamp duty</p> <table border="1"> <thead> <tr> <th>Property consideration</th> <th>Scale 1 rates (Note 2)</th> <th>Scale 2 rates (Note 3)</th> <th>Flat rate (Note 4)</th> </tr> </thead> <tbody> <tr> <td>Up to 2,000,000</td> <td>1.50%</td> <td>\$100</td> <td rowspan="6">15%</td> </tr> <tr> <td>2,000,001 to 3,000,000</td> <td>3.00%</td> <td>1.50%</td> </tr> <tr> <td>3,000,001 to 4,000,000</td> <td>4.50%</td> <td>2.25%</td> </tr> <tr> <td>4,000,001 to 6,000,000</td> <td>6.00%</td> <td>3.00%</td> </tr> <tr> <td>6,000,001 to 20,000,000</td> <td>7.50%</td> <td>3.75%</td> </tr> <tr> <td>20,000,001 and above</td> <td>8.50%</td> <td>4.25%</td> </tr> </tbody> </table> <p>Note 1: Subject to marginal relief for entering into each higher value band. Note 2: The scale 1 rates are applicable to transfer of non-residential property. Note 3: The scales 2 rates are applicable to a Hong Kong Permanent Resident who does not own any other residential property in Hong Kong at the time of acquiring a residential property and certain other limited circumstances. Note 4: The 15% flat rate is applicable to transfer of residential property on or after 5 November 2016 except circumstance where the Scale 2 rates are applicable.</p> <p>Special stamp duty on disposal of residential properties</p> <p>There is a Special Stamp Duty (SSD) on resale of residential property within certain months from the date of acquisition. The SSD is imposed on top of the ad valorem stamp duty payable on conveyance on sale or agreement for sale of residential property with a few exemptions. The SSD payable will be calculated based on the stated consideration or the market value (whichever is higher) of the resold property at the regressive rates indicated below.</p> <table border="1"> <thead> <tr> <th>Holding period</th> <th></th> </tr> </thead> <tbody> <tr> <td>For residential properties held for 6 months or less</td> <td>20%</td> </tr> <tr> <td>For residential properties held for more than 6 months but for 12 months or less</td> <td>15%</td> </tr> <tr> <td>For residential properties held for more than 12 months but for 36 months or less</td> <td>10%</td> </tr> </tbody> </table> <p>Buyer's stamp duty on acquisition of residential properties</p> <p>There is a Buyer's Stamp Duty (BSD) on acquisition of Hong Kong residential properties by any person (including Hong Kong and foreign companies) other than a Hong Kong permanent resident.</p> <p>The BSD will be charged at a flat rate of 15% of the stated consideration or the market value of the property acquired, whichever is the higher. The BSD will be imposed on top of the ad valorem stamp duty and the Special Stamp Duty (if applicable), with exemptions in certain situations.</p>	Property consideration	Scale 1 rates (Note 2)	Scale 2 rates (Note 3)	Flat rate (Note 4)	Up to 2,000,000	1.50%	\$100	15%	2,000,001 to 3,000,000	3.00%	1.50%	3,000,001 to 4,000,000	4.50%	2.25%	4,000,001 to 6,000,000	6.00%	3.00%	6,000,001 to 20,000,000	7.50%	3.75%	20,000,001 and above	8.50%	4.25%	Holding period		For residential properties held for 6 months or less	20%	For residential properties held for more than 6 months but for 12 months or less	15%	For residential properties held for more than 12 months but for 36 months or less	10%
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8. Stamp duty (cont.)

Lease of immovable property in Hong Kong

For leases, stamp duty is calculated at a specified rate of the annual rental that varies with the term of the lease as indicated in the following table:

Lease period	Stamp duty
Where the lease term is not defined or is uncertain	0.25%
Not more than 1 year	0.25%
More than 1 year but does not exceed 3 years	0.5%
More than 3 years	1%

Hong Kong stock

The rate of stamp duty on stock transactions is 0.26% of the consideration (HK\$2.6 per HK\$1,000) per transaction.

Hong Kong bearer instrument

Duty of 3% of the market value is charged for any Hong Kong bearer instrument issued in respect of any stock

Note: The increase was proposed during 2021-22 Budget Speech and subject to the completion of legislative process. The change shall take effect on August 1, 2021 according to two government sources confirmed as of the date of publishing this report.

9. Property tax

Property tax is charged on the owner of any land or buildings in Hong Kong on the net assessable value of such land and buildings. Property tax is charged at a flat rate at 15% on 80% of the rent receivable on non-corporate owners of real estate in Hong Kong.

Rental income derived by a company from a Hong Kong property is subject to profits tax. The company that is subject to profits tax may apply in writing for an exemption from property tax in respect of the property. If no exemption is applied, the property tax paid can be used to offset profits tax payable by the company.

10. Income tax filing deadlines

Types of Form		Deadlines
Individual income tax re-turn	Residential individual	1st June, 1-month extension for using electronic filing by eTax system
Individual income tax re-turn	Non-residential individual	1st June, 1-month extension for using electronic filing by eTax system
Employer's return	Companies (employer)	2nd May
Profits tax return	Companies	Refer to following table of filing deadlines
Profits tax return	Partnerships	

In the following table, it is assumed that the profits tax return is generally issued in early April of each year.

10. Income tax filing deadlines (cont.)

For accounting year ended between	Normal filing date for represented cases	Due date for tax payment
1 April to 30 November	2nd May of the following year	As stipulated in the notice of assessment, generally between November of the year in which the return is issued to April of the following year.
1 December to 31 December	15th August of the following year	
1 January to 31 March	15th November	

11. Double Tax Agreements

Certain payments made by non-residents to Hong Kong are subject to domestic withholding tax rates. With a valid double tax agreement in effect, the withholding tax rates may be reduced to a treaty rate. The below table shows all jurisdictions that currently already have a double tax agreement with Hong Kong that has been in effect and the respective withholding tax rates under different categories.

No	Country	Dividend % (Note 1)	Interest % (Note 2)	Royalties % (Note 3)	Technical %
1	Austria	0% / 10%	-	3%	NA
2	Belarus	0% / 5%	5%	3% / 5%	NA
3	Belgium	0% / 5% / 15%	10%	5%	NA
4	Brunei	-	5% / 10%	5%	15%
5	Cambodia	10%	10%	10%	10%
6	Canada	5% / 15%	10%	10%	NA
7	Czech Republic	5%	-	10%	NA
8	Estonia	0% / 10% (Note 2)	0% or 10%	5%	NA
9	Finland	5% / 10%	-	3%	NA
10	France	10%	10%	10%	NA
11	Georgia	0% / 5%	0% / 5%	5%	NA
12	Guernsey	-	-	4%	NA
13	Hungary	5% / 10%	5%	5%	NA
14	India	5%	10%	10%	10%
15	Indonesia	5% / 10%	10%	5%	NA
16	Ireland	-	10%	3%	NA
17	Italy	10%	12.5%	15%	NA
18	Japan	5% / 10%	10%	5%	NA
19	Jersey	-	-	4%	NA
20	Korea	10% / 15%	10%	10%	NA
21	Kuwait	0% / 5%	5%	5%	NA
22	Latvia	0% / 10%	0% / 10%	0% / 3%	NA
23	Liechtenstein	-	-	3%	NA
24	Luxembourg	0% / 10%	-	3%	NA
25	Macao SAR	5%	5%	3%	NA
26	Mainland China	5% / 10%	7%	5% / 7%	NA
27	Malaysia	5% / 10%	10%	8%	5%
28	Malta	-	-	3%	NA

11. Double Tax Agreements (cont.)

29	Mexico	-	4.9%/10%	10%	NA
30	Netherlands	0% / 10%	-	3%	NA
31	New Zealand	0% / 5% / 15%	10%	5%	NA
32	Pakistan	10%	10%	10%	12.5%
33	Portugal	5% / 10%	10%	5%	NA
34	Qatar	-	-	5%	NA
34	Romania	3% / 5%	3%	3%	NA
36	Russia	0% / 5% / 10%	-	3%	NA
40	Spain	0% / 10%	5%	5%	NA
41	Switzerland	0% / 10%	-	3%	NA
42	Thailand	10%	10% / 15%	5% / 10% / 15%	NA
43	United Arab Emirates	0% / 5%	5%	5%	NA
44	United Kingdom	0% / 15%	Domestic rate	3%	NA
45	Vietnam	10%	10%	7% / 10%	NA

Note 1: depending on the beneficial owner's % of shares holds in the company paying dividend

Note 2: depending on the beneficial owner is natural person, corporation or financial institution

Note 3: depending on the industries/purpose of the royalties paid to

Note 4: The Arrangement will come into force after the completion of ratification procedures by both sides. In the case of Hong Kong, the Arrangement will be implemented by way of an order to be made by the Chief Executive in Council under the Inland Revenue Ordinance [Cap. 112]. The order is subject to negative vetting by the Legislative Council

INDIA

2022 TAX CARD (IN INDIAN RUPEE)

1. Basis of Taxation

Income of the all assesseees is taxed on a previous year (PY) to the assessment year (AY) basis. PY starts from 1st April and ends on 31st March. For example, income for PY 2021-22 is taxable in the AY 2022-23.

Tax is charged on-

Sr. No.	For Resident	For Non-Resident
	All Income <ul style="list-style-type: none"> Received or deemed to be received in India Accrue or arise or deemed to be accrue or arise in India Accrue or arises to him outside India 	All Income <ul style="list-style-type: none"> Received or deemed to be received in India Accrue or arise or deemed to be accrue or arise in India

2. Corporate Tax

Tax Rates for companies shall be for FY 2021-22:

Particulars	Total Turnover up to Rs. 4000 million in FY 2018-19	Total Turnover exceeding Rs. 4000 million in FY 2018-19	Section 115BAA	Section 115BAB	Foreign Company
Basic Tax Rate	25%	30%	22%	15%	40%

Surcharge: In addition to tax rate above, surcharge is levied as under:

Residential Status of Company	If total income is Rs. 1 to 100 Million	If total income is → Rs. 100 Million
Domestic Company	7%	12%
Foreign Company	2%	5%

Note: Surcharge will be levied at flat rate of 10% if company opts for section 115BAA & section 115BAB.

Education & Health Cess:

- Education & Health Cess is levied @ 4% of income-tax and surcharge

Note: Section 115BAA has been inserted to provide for reduced tax rate of 22% in case of a domestic company whose total income is computed without providing for specified exemption, deduction or incentive available under the Act. Section 115BAB has been inserted to provide for a reduced tax rate of 15% in case of those domestic manufacturing companies which have been incorporated on or after October 1, 2019 and whose total income is computed without providing for specified exemption, deduction or incentive available under the Act.

2. Corporate Tax (cont.)

Minimum Alternate Tax (MAT): Tax Rate for MAT is 15% (previously 18.5%) on Book profit plus applicable cess and surcharges for the FY 2021-22. If company opts for section 115BAA & 115BAB, then MAT would not be applicable.

However, if a company is located in an International Financial Services Centre and derives its income solely in convertible foreign exchange, the MAT will be 9% of Book profit. Surcharge and Education & Health cess is also applicable as applicable under normal tax provisions.

Dividend Distribution Tax (DDT): Dividend Distribution Tax (DDT) will be abolished from April 01, 2020 which means company is not required to deposit DDT as the liability shifted to shareholders at their applicable rate.

Tax Audit Limit: Tax Audit limits enhanced to Rs. 10 Crores from Rs. 5 Crores subject to fulfillment of certain condition.

Tax incentives to start-up: The tax holiday for start-ups has been extended by one more year up to 31st March 2022.

3. Withholding tax rate (non-treaty)

	Resident	Non-resident Individual/ Corporation*
Dividends	10%	20%
Interest	10%	20% (5% in some cases)
Royalties/know-how	10%	10%
Rents for immovable property	10%	30%
Rents for moveable property	2%	30%
Management fees	2%	10%
Technical fees	2%	10%
Directors' fees	2%	10%
Professional fees	10%	10%

*This rate of tax will be further increase by Surcharge and Education & Health Cess as applicable.

4. Test or Basis of tax residence

Corporate residence	<p>A company is said to be resident in India in any previous year, if (i) it is an Indian company; or (ii) its place of effective management, in that year is in India</p> <p>Explanation: For the purposes of this clause "place of effective management" means a place where key management and commercial decisions that are necessary for the conduct of business of an entity as a whole are, in substance made.]</p>
Individual residence	<p>For individual, tax residency is decided on the basis of number of days stayed in India.</p> <p>According to the tax laws, an individual is a tax resident if he or she is present in India for:</p> <ol style="list-style-type: none"> 1) 182 days or more in a previous year or; 2) 60 days or more in a previous year and; 3) 365 days or more during the preceding 4 previous years. <p>However, the 60 days may be extended to:</p> <ol style="list-style-type: none"> a) 182 days, where an Indian citizen leaves India in any year for employment outside India; b) 120 days, where an Indian citizen or a foreign citizen of Indian origin (NRI), who is outside India, comes on a visit to India.

5. Residential individual tax rates

In case of an Individual (resident):

Taxable Income	Tax Rate (%)
Upto Rs. 2,50,000	Nil
Rs. 2,50,000 to Rs. 5,00,000	5%
Rs. 5,00,000 to Rs. 10,00,000	20%
Above Rs. 10,00,000	30%

In case of a resident senior citizen (who is 60 years or more at any time during the previous year but less than 80 years on the last day of the previous year):

Taxable Income	Tax Rate (%)
Upto Rs. 3,00,000	Nil
Rs. 3,00,000 to Rs. 5,00,000	5%
Rs. 5,00,000 to Rs. 10,00,000	20%
Above Rs. 10,00,000	30%

In case of a resident super senior citizen (who is 80 years or more at any time during the previous year):

Taxable Income	Tax Rate (%)
Upto Rs. 5,00,000	Nil
Rs. 5,00,000 to Rs. 10,00,000	20%
Above Rs. 10,00,000	30%

However, an optional tax slab rate is proposed for Individuals /HUF by insertion of section 115BAC in the Act, which provides the slab rate as below (subject to fulfilment of certain conditions):

Taxable Income	Tax Rate (%)
Up to Rs. 250,000	NIL
Rs. 250,001 to Rs. 500,000	5%
Rs. 500,001 to Rs. 7,50,000	10%
Rs. 7,50,001 to Rs. 10,00,000	15%
Rs. 10,00,001 to Rs. 12,50,000	20%
Rs. 12,50,001 to Rs. 15,00,000	25%
Above Rs. 15,00,000	30%

a) Surcharge: In case of Individuals/ HUF/ AOPs/BOI Surcharge are as under levied on categories of whose annual taxable income is as follows;

Taxable Income	Tax Rate (%)
Upto Rs. 50,00,000	Nil
Rs. 50,00,001 to Rs. 1,00,00,000	10%
Rs. 1,00,00,001 to Rs. 2,00,00,000	15%
Rs. 2,00,00,001 to Rs. 5,00,00,000	25%
Above Rs. 5,00,00,000	37%

However, rate of surcharge will be limited to 15% if income Short-term Capital Gain Section 111A and Long-term Capital Gain of the Act.

<p>5. Residential individual tax rates (cont.)</p>	<p>The surcharge shall be subject to marginal relief.</p> <p>b. Education & Health Cess: The amount of income-tax and the applicable surcharge shall be further increased by education & health cess calculated at the rate of 4% of such income-tax and surcharge.</p> <p>c. Rebate under Section 87A: The rebate is available to a resident individual if his total income does not exceed Rs. 5,00,000. The amount of rebate shall be 100% of income-tax or Rs. 12,500, whichever is less.</p>
<p>6. Non-residential individual tax rates</p>	<p>Same as above.</p>
<p>7. Faceless Assessment/ Appeal</p>	<p>The Indian Tax Authority is following a conscious policy of making all the processes under the Act, therefore, fully faceless scheme is introduced by eliminating person to person interface between the taxpayer and the Department. Therefore, in line with this policy, and in order to enable centralized issuance of notices etc. in an automated manner, all assessment & appeal will be faceless which means now there is no need to visit Income tax department for such task.</p>
<p>8. Goods and Services tax</p>	<p>Most of the commodities and services that are subject to GST have been categorised under four tax slabs, viz. 5%, 12%, 18%, and 28%.</p> <p>In the GST Regime, for State & union territories, businesses whose turnover exceeds Rs. 20 lakhs (Rs 10 lakhs for Northern Eastern and hill states) is required to register as a normal taxable person. The limit has been extended up to Rs. 40 lakhs in case of supply of Goods. However, GST registration is mandatory if taxpayer is supplying inter-state supplies.</p> <p>Other types of Taxpayer that can be registered under GST are listed below:</p> <ol style="list-style-type: none"> 1. Non-resident taxable person 2. Casual taxable person 3. Input service distributor 4. Online Information database access or retrieval services (OIDAR) 5. Person deducting TDS/TCS under GST <p>GST registration for above taxpayers is mandatory. No turnover exemption to available to them.</p> <p>Types of Return to be filed under GST Act depends upon the type of the taxpayers, are GSTR-1, GSTR-3B, GSTR-5, GSTR-6, GSTR-7, GSTR-8 and Annual return compliance. Frequency of filing of those returns depends upon the type of taxpayer and their respective turnover.</p> <p>Quarterly Return Filing & Monthly Payment (QRMP) scheme has been implemented to give relief to the taxpayers having turnover up to INR 5 Crore. Under QRMP taxpayer needs to file Quarterly return with monthly payment of Taxes.</p> <p>E-Invoicing has been made mandatory from the April 01, 2021 for the taxpayer having turnover of INR 50 crore or more. E-Invoices shall contain Invoice reference number (IRN) which shall be generated from the portal provided by the government. Details filled in the E-invoice shall be automatically transmitted to GSTR-1 and the Part-a of the E-way bill.</p>

<p>8. Goods and Services tax (cont.)</p>	<p>Harmonized System of Nomenclature Code (HSN) are made mandatory to be mentioned on Invoices with variation in number of digits basis turnover. For the taxpayer having turnover up to 50Million needs to mention 4 digits and for taxpayer having turnover of more than 50Million required to mention up to 6 digits of HSN code.</p> <table border="1"> <thead> <tr> <th>Sr. No.</th> <th>Aggregate Turnover in the preceding Financial Year</th> <th>Number of Digits of Harmonized System of Nomenclature Code</th> </tr> </thead> <tbody> <tr> <td>1</td> <td>Up to rupees Fifty Million</td> <td>4</td> </tr> <tr> <td>2</td> <td>more than rupees Fifty Million</td> <td>6</td> </tr> </tbody> </table>	Sr. No.	Aggregate Turnover in the preceding Financial Year	Number of Digits of Harmonized System of Nomenclature Code	1	Up to rupees Fifty Million	4	2	more than rupees Fifty Million	6									
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1	Up to rupees Fifty Million	4																	
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<p>9. Estate duty</p>	<p>No estate tax in India as any amount received under a will or by way of inheritance or in contemplation of death of the payer is exempted under section 56(ii) from the levy of any income tax.</p>																		
<p>10. Stamp Duty</p>	<p>Stamp Duty is a state subject in India. While some of the States in India have enacted their own Stamp Acts others have adopted the Indian Stamp Act, 1899 [ISA] with their state amendments.</p>																		
<p>11. Property Tax</p>	<p>Gain on disposal of property is taxable under Income Tax Act. Property tax in India is to be paid on real property. It varies from Location to location and can be different in different cities and municipalities and states. It is the duty of the municipality of a particular area to do the assessment and determine the property tax which can be paid online on annual or semi-annual basis.</p>																		
<p>12. Due Date of Filing of Income Tax Returns</p>	<p>*Form for A.Y. 2021-22 are pending for release by the Revenue Authorities</p> <table border="1"> <thead> <tr> <th>Types of Form</th> <th>Residential Status</th> <th>Deadlines</th> </tr> </thead> <tbody> <tr> <td>ITR -1,2,3,4</td> <td>Resident Individual & HUF</td> <td>31st July of following year (In case of Tax Audit, Due date will be 30th October of following years)</td> </tr> <tr> <td>ITR-2</td> <td>Non-Resident Individual</td> <td>31st July of following year</td> </tr> <tr> <td>ITR- 6</td> <td>Companies</td> <td>30th September of following year 30th October of following year (If Transfer Pricing Regulation applies)</td> </tr> <tr> <td>ITR-5</td> <td>Person other than- Individual, HUF, Company, Trust.</td> <td>31st July of following year (In case of Tax Audit, Due date will be 30th October of following years)</td> </tr> <tr> <td>ITR-7</td> <td>Trust (Registered U/s 12AA)</td> <td></td> </tr> </tbody> </table>	Types of Form	Residential Status	Deadlines	ITR -1,2,3,4	Resident Individual & HUF	31st July of following year (In case of Tax Audit, Due date will be 30th October of following years)	ITR-2	Non-Resident Individual	31st July of following year	ITR- 6	Companies	30th September of following year 30th October of following year (If Transfer Pricing Regulation applies)	ITR-5	Person other than- Individual, HUF, Company, Trust.	31st July of following year (In case of Tax Audit, Due date will be 30th October of following years)	ITR-7	Trust (Registered U/s 12AA)	
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Certain payments by resident in India to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced under the terms of a double tax agreements with a treaty country as those listed below.

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services (%)
Albania	10	10	10	10
Armenia	10	10	10	10
Australia	15	15	10/15	10/15
Austria	10	10	10	10
Bangladesh	a) 10 (if at least 10 of the capital of the company paying the dividend is held by the recipient company); b) 15 in all other cases	10	10	No Separate Provision
Belarus	a) 10, if paid to a company holding 25 shares; b) 15, in all other cases	10	15	15
Belgium	15	15 (10 loan is if granted by a bank)	10	10
Bhutan	10	10	10	10
Botswana	a) 7.5, if shareholder is a company and holds at least 25 shares in the investee company; b) 10, in all other cases	10	10	10
Brazil	15	15	25 for use of trademark; 15 for others	No Separate Provision
Bulgaria	15	15	15 of royalty relating to literary, artistic, scientific works other than films or tapes used for radio or television broadcasting; 20 in other cases	20

13. Double tax agreements

**13.
Double tax
agreements
(cont)**

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services (%)
Canada	a) 15, if at least 10 of the voting powers in the company, paying the dividends, is controlled by the recipient company; b) 25, in other case	15	15-20	15-20
China	10	10	10	10
Columbia	5	10	10	10
Croatia	a) 5 (if at least 10 of the capital of the company paying the dividend is held by the recipient company); b) 15 in all other cases	10	10	10
Cyprus	10	10	15	10
Czech Republic	10	10	10	10
Denmark	a) 15, if at least 25 of the shares of the company paying the dividend is held by the recipient company; b) 25, in other cases	a) 10 if loan is granted by bank; b) 15 for others	20	20
Estonia	10	10	10	10
Ethiopia	7.5	10	10	10
Finland	10	10	10	10
Fiji	5	10	10	10
France	10	10	10	10
Georgia	10	10	10	10
Germany	10	10	10	10
Hong-Kong	5	10	10	10
Hungary	10	10	10	10
Indonesia	10	10	10	10
Iceland	10	10	10	10
Ireland	10	10	10	10
Israel	10	10	10	10
Italy	a) 15 if at least 10 of the shares of the company paying dividend is beneficially owned by the recipient company b) 25 in other cases;	15	20	20
Japan	10	10	10	10
Jordan	10	10	20	20

**13.
Double tax
agreements
(cont)**

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services (%)
Kazakhstan	10	10	10	10
Kenya	10	10	10	10
Korea	15	10	10	10
Kuwait	10	10	10	10
Kyrgyz Republic	10	10	15	15
Latvia	10	10	10	10
Lithuania	5*, 15	10	10	10
Luxembourg	10	10	10	10
Malaysia	5	10	10	10
Malta	10	10	10	10
Mongolia	15	15	15	15
Mauritius	a) 5, if at least 10 of the capital of the company paying the dividend is held by the recipient company; b) 15, in other cases	7.5	10	10
Montenegro	5 (in some cases 15)	10	10	10
Myanmar	5	10	10	No separate provision
Morocco	10	10	10	10
Mozambique	7.5	10	10	No separate provision
Macedonia	10	10	10	10
Namibia	10	10	10	10
Nepal	5**, 10	10	15	No separate provision
Netherlands	10	10	10	10
New Zealand	15	10	10	10
Norway	10	10	10	10
Oman	a) 10, if at least 10 of shares are held by the recipient company; b) 12.5, in other cases	10	15	15
Philippines	a) 15, if at least 10 of the shares of the company paying the dividend is held by the recipient company; b) 20, in other case	a) 10, if interest is received by a financial institution or insurance company; b) 15 in other cases	15 if it is payable in pursuance of any collaboration agreement approved by the Government of India	No separate provision

**13.
Double tax
agreements
(cont)**

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services (%)
Poland	10	10	15	15
Portuguese Republic	10***/15	10	10	10
Qatar	a) 5, if at least 10 of the shares of the company paying the dividend is held by the recipient company; b) 10, in other cases	10	10	10
Romania	10	10	10	10
Russian Federation	10	10	10	10
Saudi Arabia	5	10	10	No separate provision
Serbia	a) 5, if recipient is company and holds 25 shares; b) 15, in any other case	10	10	10
Singapore	a) 10, if at least 25 of the shares of the company paying the dividend is held by the recipient company; b) 15, in other cases	a) 10, if loan is granted by a bank or similar institute including an insurance company; b) 15, in all other cases	10	10
Slovenia	a) 5, if at least 10 of the shares of the company paying the dividend is held by the recipient company; b) 15, in other cases	10	10	10
South Africa	10	10	10	10
Spain	15	15	10/20	20
Sri Lanka	7.5	10	10	10
Sudan	10	10	10	10
Sweden	10	10	10	10
Swiss	10	10	10	10
Syrian Arab Republic	a) 5, if at least 10 of the shares of the company paying the dividend is held by the recipient company; b) 10, in other cases	10	10	No separate provision

**13.
Double tax
agreements
(cont)**

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services (%)
Tajikistan	a) 5, if at least 25 of the shares of the company paying the dividend is held by the recipient company; b) 10, in other cases	10	10	No separate provision
Tanzania	5****, 10	10	10	No separate provision
Thailand	10	10	10	No separate provision
Trinidad and Tobago	10	10	10	10
Turkey	15	a) 10 if loan is granted by a bank, etc.; b) 15 in other cases	15	15
Turkmenistan	10	10	10	10
Uganda	10	10	10	10
Ukraine	a) 10, if at least 25 of the shares of the company paying the dividend is held by the recipient company; b) 15, in other cases	10	10	10
United Arab Emirates	10	a) 5 if loan is granted by a bank/similar financial institute; b) 12.5, in other cases	10	No separate provision
United Mexican States	10	10	10	10
United Kingdom	15/10	a) 10, if interest is paid to a bank; b) 15, in other cases	10/15	10/15
United States	a) 15, if at least 10 of the voting stock of the company paying the dividend is held by the recipient company; b) 25 in other cases	a) 10 if loan is granted by a bank/similar institute including insurance company; b) 15 for others	10/15	10/15

13. Double tax agreements (cont)

Country	Dividend (%) (*)	Interest (%)	Royalty (%)	Fee for Technical Services(%)
Uruguay	5	10	10	10
Uzbekistan	10	10	10	10
Vietnam	10	10	10	10
Zambia	a) 5, if at least 25 of the shares of the company paying the dividend is held by a recipient company for a period of at least 6 months prior to the date of payment of the dividend; b) 15 in other cases	10	10	10

* If beneficial owner is a company (other than a partnership) which holds directly at least 10% of the capital of the company paying dividends.

** 5 % if beneficial owner of shares is a company and it holds at least 10% shares of company

*** If the beneficial owner is a company that, for an uninterrupted period of two fiscal years prior to the payment of the dividend, owns directly at least 25 per cent of the capital stock of the company paying the dividends

**** 5% if recipient company owns at least 25% share in the company paying the dividend.



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INDONESIA

2022 TAX CARD (IN INDONESIA RUPIAH)

1. Basis of Taxation

Income tax is based on any revenue derived from Indonesia and from outside of Indonesia (worldwide income) [Income Tax Law Art. 4(1)].
Fiscal year is normally January-December but may be different with approval from Directorate General of Taxes [General Tax Provisions and Procedures Law Art. 1(8), 28(6)].

Tax returns are submitted by taxpayers based on a self-assessment basis.

2. Corporate Tax

Corporate income tax rate is 22% from taxable income [Income Tax Law Art. 17(1)b].

Corporate taxpayers with annual gross revenue up to IDR 50 billion are eligible for 50% tax rate reduction, for gross revenue up to IDR 4.8 billion [Income Tax Law Art. 31E].

Corporate taxpayers with annual gross revenue up to IDR 4.8 billion, they may be subject to final income tax of 0,5% from gross revenue.

3. Withholding tax rate (non-treaty)

	Resident	Tax Rate	Progressive Deduction in Tax
Dividends	0% if reinvested in Indonesia within certain period 10% if otherwise	0%	20%
Interest	15%	15%	20%
Royalties	15%	15%	20%
Rental of land and buildings	10%	10%	20%
Rental other than land and buildings	2%	2%	20%

4. Basis of Tax Residence

An individual is a resident if he/she fulfils any of the following:

- Resides in Indonesia
- Is present in Indonesia for more than 183 days in 12-month period
- Is present in Indonesia during a fiscal year and intends to reside in Indonesia

A corporate is a resident if it is established or domiciled in Indonesia.

5. Residential individual tax rates	<table border="1"> <thead> <tr> <th>Taxable income</th> <th>Rate</th> </tr> </thead> <tbody> <tr> <td>Up to IDR 60 million</td> <td>5%</td> </tr> <tr> <td>IDR 60 million – 250 million</td> <td>15%</td> </tr> <tr> <td>IDR 250 million – 500 million</td> <td>25%</td> </tr> <tr> <td>IDR 500 million – 5 billion</td> <td>30%</td> </tr> <tr> <td>Above IDR 5 billion</td> <td>35%</td> </tr> </tbody> </table>	Taxable income	Rate	Up to IDR 60 million	5%	IDR 60 million – 250 million	15%	IDR 250 million – 500 million	25%	IDR 500 million – 5 billion	30%	Above IDR 5 billion	35%
Taxable income	Rate												
Up to IDR 60 million	5%												
IDR 60 million – 250 million	15%												
IDR 250 million – 500 million	25%												
IDR 500 million – 5 billion	30%												
Above IDR 5 billion	35%												
6. Non-residential Individual Tax Rates	<p>Non-residential individual tax rate is 20% (subject to tax treaty).</p>												
7. Goods and Services Tax	<p>Value added tax (VAT) rate for goods and services is 10% until 31 March 2022 and 11 starting from 1 April 2022.</p> <p>Taxpayer is required to register as VAT taxpayer when goods and services exceeds IDR 4.8 billion.</p>												
8. Estate duty	<p>N/A</p>												
9. Stamp duty	<p>Stamp duty is IDR 10,000 (less than USD 1) and is payable for certain documents, e.g.: agreements, notarial deeds, securities, documents that mention a sum of money amounting to more than IDR 5 million, etc.</p>												
10. Property tax	<p>Land and Building Tax (Pajak Bumi dan Bangunan/PBB) is a state tax and is payable by individual or entity that hold the right to the land. It is paid yearly based on the Sales Value of Tax Object (Nilai Jual Objek Pajak/NJOP) determined by the local revenue office. Based on Law No. 1 of 2022 Art. 41, the highest tax rate may be up to 0.5%.</p>												
11. Income Tax Filing Deadlines	<table border="1"> <tbody> <tr> <td>Individual annual tax return</td> <td>The end of the third month after end of fiscal year (typically 31 March). [General Tax Provisions and Procedures Law Art. 3(3)]</td> </tr> <tr> <td>Corporate annual tax return</td> <td>The end of the fourth month after end of fiscal year (typically 30 April). [General Tax Provisions and Procedures Law Art. 3(3)]</td> </tr> <tr> <td>Monthly withholding tax return</td> <td>20th of the following month [KUP Ps. 3(3)] [General Tax Provisions and Procedures Law Art. 3(3)]</td> </tr> <tr> <td>Monthly VAT tax return</td> <td>The end of the following month [VAT Law Art. 15A(2)]</td> </tr> </tbody> </table>	Individual annual tax return	The end of the third month after end of fiscal year (typically 31 March). [General Tax Provisions and Procedures Law Art. 3(3)]	Corporate annual tax return	The end of the fourth month after end of fiscal year (typically 30 April). [General Tax Provisions and Procedures Law Art. 3(3)]	Monthly withholding tax return	20th of the following month [KUP Ps. 3(3)] [General Tax Provisions and Procedures Law Art. 3(3)]	Monthly VAT tax return	The end of the following month [VAT Law Art. 15A(2)]				
Individual annual tax return	The end of the third month after end of fiscal year (typically 31 March). [General Tax Provisions and Procedures Law Art. 3(3)]												
Corporate annual tax return	The end of the fourth month after end of fiscal year (typically 30 April). [General Tax Provisions and Procedures Law Art. 3(3)]												
Monthly withholding tax return	20th of the following month [KUP Ps. 3(3)] [General Tax Provisions and Procedures Law Art. 3(3)]												
Monthly VAT tax return	The end of the following month [VAT Law Art. 15A(2)]												

In addition to Corporate Income Tax, a Permanent Establishment is also subject to Branch Profit Tax of 20% from its net profit after tax (may be lower, subject to tax treaty).

Summary of withholding tax rates applicable under tax treaty:

	Country	Dividends %		Interest (%)	Royalties %	Branch Profit Tax
		Portfolio	Substantial holdings			
1	Algeria	15	15	15	15	10
2	Armenia	15	10	10	10	10
3	Australia	15	15	10	15/10	15
4	Austria	15	10	10	10	12
5	Bangladesh	15	10	10	10	10
6	Belarus	10	10	10	10	10
7	Belgium	15	10	10	10	10
8	Brunei	15	15	15	15	10
9	Bulgaria	15	15	10	10	15
10	Cambodia	10	10	10	10	10
11	Canada	15	10	10	10	15
12	China	10	10	10	10	10
13	Croatia	10	10	10	10	10
14	Czech Republic	15	10	12.5	12.5	12.5
15	Denmark	20	10	10	15	15
16	Egypt	15	15	15	15	15
17	Finland	15	10	10	15/10	15
18	France	15	10	15/10	10	10
19	Germany	15	10	10	15/10	10
20	Hong Kong	10	5	10	5	5
21	Hungary	15	15	15	15	20
22	India	10	10	10	10	15
23	Iran	7	7	10	12	7
24	Italy	15	10	10	15/10	12
25	Japan	15	10	10	10	10
26	Jordan	10	10	10	10	20
27	Korea (North)	10	10	10	10	10
28	Korea (South)	15	10	10	15	10
29	Kuwait	10	10	5	20	10
30	Laos	15	10	10	10	10
31	Luxembourg	15	10	10	12.5	10
32	Malaysia	10	10	10	10	12.5
33	Mexico	10	10	10	10	10
34	Mongolia	10	10	10	10	10
35	Morocco	10	10	10	10	10
36	Netherlands	10/15	5	10/5	10	10
37	New Zealand	15	15	10	15	20
38	Norway	15	15	10	15/10	15
39	Pakistan	15	10	15	15	10
40	Papua New Guinea	15	15	10	10	15

12. Double Tax Agreements

**12.
 Double Tax
 Agreements
 (cont.)**

	Country	Dividends %		Interest (%)	Royalties %	Branch Profit Tax
		Portfolio	Substantial holdings			
41	Philippines	20	15	15/10	15	20
42	Poland	15	10	10	15	10
43	Portugal	10	10	10	10	10
44	Qatar	10	10	10	5	10
45	Romania	15	12.5	12.5	15/12.5	12.5
46	Russia	15	15	15	15	12.5
47	Serbia	15	15	10	15	15
48	Seychelles	10	10	10	10	20
49	Singapore	15	10	10	8/10	10
50	Slovakia	10	10	10	15/10	10
51	South Africa	15	10	10	10	10
52	Spain	15	10	10	10	10
53	Sri Lanka	15	15	15	15	20
54	Sudan	10	10	15	10	10
55	Suriname	15	15	15	15	15
56	Sweden	15	10	10	15/10	15
57	Switzerland	15	10	10	10	10
58	Syria	10	10	10	20/15	10
59	Taiwan	10	10	10	10	5
60	Tajikistan	10	10	10	10	10
61	Thailand	20/15	20/15	15	15	20
62	Tunisia	12	12	12	15	12
63	Turkey	15	10	10	10	10
64	Ukraine	15	10	10	10	10
65	United Arab Emirates	10	10	7	5	5
66	United Kingdom	15	10	10	15/10	10
67	United States of America	15	10	10	10	10
68	Uzbekistan	10	10	10	10	10
69	Venezuela	15	10	10	20	10
70	Vietnam	15	15	15	15	10
71	Zimbabwe	20	10	10	15	10

MALAYSIA

2022 TAX CARD (IN MALAYSIAN RINGGI)

1. Basis of Taxation

Income is taxed on a current year basis. All taxpayers are required to submit tax returns on a self assessment basis. Income tax for resident and non-resident is imposed on income accruing in or derived from Malaysia.

2. Corporate Tax

		YA 2022
Resident company with paid up capital of RM2.5million and below at the beginning of the basis period and having gross income from sources consisting of a business of not more than RM50 million for the basis period for a Y/A	- On first RM600,000 chargeable income	17%
	- On subsequent chargeable income	24%
Resident company with paid up capital above RM2.5 million at the beginning of the basis period or having gross income from source or sources consisting of a business of more than RM50 million for the basis period for a Y/A		24%
For YA 2022 only, Cukai Makmur is applicable on chargeable income Exceeding RM100 million		33%
Non-resident company / branch		24%
Income of a resident company received in Malaysia from outside Malaysia From 01 January 2022 to 30 June 2022 only		3% of gross

SME is defined as a company resident in Malaysia with paid up capital of ordinary shares of RM2.5m or less at the beginning of the basis period of a year of assessment whereby such company does not control or is controlled directly or indirectly by another company which has a paid up capital of more than RM2.5m in respect of ordinary shares. In addition to, it having gross income from business from one or more sources for the relevant YA of not more than RM50 million.

3. Withholding tax rate (non-treaty) YA 2022

	Non-resident person including a company, a body of persons and corporation
Dividends	Nil
Interest	15%
Royalties/know-how	10%
Public Entertainer	15%
Rents (for moveable property)	10%
Technical fees	10%
Section 4(f) income (see note 1)	10%
Contract payment (see note 2)	10% + 3%

3. Withholding tax rate (non-treaty) YA 2021 (cont)	<p>Note 1: Section 4(f) income refers to gains and profits not specifically provided for under section 4 of the Income Tax Act 1967. Such income includes commissions and guarantee fees. However, such income will not be liable to withholding tax if it relates to the business income of the non-resident in his home country.</p> <p>Note 2: This is an interim tax, the differences between the actual tax payable and the 10% tax shall be refunded to the non-resident contractor or recovered from the non-resident contractor. The 3% tax would only be refunded to the non-resident contractor when the Director General deems it is appropriate.</p>																																																
4. Resident individual tax rates (YA 2022)	<table border="1"> <thead> <tr> <th>Chargeable income RM</th> <th>Tax Rate (%)</th> <th>Tax Payable (RM)</th> </tr> </thead> <tbody> <tr><td>1 – 2,500</td><td>0</td><td>0</td></tr> <tr><td>2,501 – 5,000</td><td>0</td><td>0</td></tr> <tr><td>5,001 – 10,000</td><td>1</td><td>50</td></tr> <tr><td>10,001 – 20,000</td><td>1</td><td>150</td></tr> <tr><td>20,001 – 35,000</td><td>3</td><td>600</td></tr> <tr><td>35,001 – 50,000</td><td>8</td><td>1,800</td></tr> <tr><td>50,001 – 70,000</td><td>13</td><td>4,400</td></tr> <tr><td>70,001 – 100,000</td><td>21</td><td>10,700</td></tr> <tr><td>100,001 – 150,000</td><td>24</td><td>22,700</td></tr> <tr><td>150,001 – 250,000</td><td>24</td><td>46,700</td></tr> <tr><td>250,001 – 400,000</td><td>24.5</td><td>83,450</td></tr> <tr><td>400,001 – 600,000</td><td>25</td><td>133,450</td></tr> <tr><td>600,001 – 1,000,000</td><td>26</td><td>237,450</td></tr> <tr><td>1,000,000 – 2,000,000</td><td>28</td><td>280,000</td></tr> <tr><td>> 2,000,000</td><td>30</td><td></td></tr> </tbody> </table>	Chargeable income RM	Tax Rate (%)	Tax Payable (RM)	1 – 2,500	0	0	2,501 – 5,000	0	0	5,001 – 10,000	1	50	10,001 – 20,000	1	150	20,001 – 35,000	3	600	35,001 – 50,000	8	1,800	50,001 – 70,000	13	4,400	70,001 – 100,000	21	10,700	100,001 – 150,000	24	22,700	150,001 – 250,000	24	46,700	250,001 – 400,000	24.5	83,450	400,001 – 600,000	25	133,450	600,001 – 1,000,000	26	237,450	1,000,000 – 2,000,000	28	280,000	> 2,000,000	30	
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5. Non-resident individual tax rate	<p>30%</p>																																																
6. Estate duty	<p>Had been abolished since 1 November 1991.</p>																																																
7. Stamp duty	<p>For stock, shares or marketable securities: RM3 per RM1,000 or part thereof. For conveyance, assignment or transfer of properties (effective 01 January 2019):</p> <table> <tr><td>On the first RM100,000</td><td>1%</td></tr> <tr><td>On the next RM400,000</td><td>2%</td></tr> <tr><td>RM500,001 to RM1,000,000</td><td>3%</td></tr> <tr><td>In excess of RM1,000,001</td><td>4%</td></tr> </table>	On the first RM100,000	1%	On the next RM400,000	2%	RM500,001 to RM1,000,000	3%	In excess of RM1,000,001	4%																																								
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8. Real Property Gains Tax (RPGT)

	Rates of RPGT (w.e.f 01.01.2022) (Company incorporated in Malaysia / A Trustee of a Trust)	Rates of RPGT (w.e.f 01.01.2022) (Citizen / Permanent Resident) [*]
Date of Disposal		
Disposal within 2 years after date of acquisition	30	30
Disposal in the 3rd year after date of acquisition	30	30
Disposal in the 4th year after date of acquisition	20	20
Disposal in the 5th year after date of acquisition	15	15
Disposal in the 6th year after date of acquisition or thereafter	10	NIL

Non-Citizen / Non-Permanent Resident/ Company Not Incorporated in Malaysia

	Rates of RPGT (w.e.f 01.01.2022)
Date of Disposal	
Disposal within 5 years from the date of acquisition	30
Disposal after 5 years from the date of acquisition	10

9. Income tax filing deadlines

Types of Form		Deadlines
Form BE	Residential individual	30 April of following year
Form B		30 June of following year
Form M	Non-residential individual	30 April of following year
Form C	Companies	7 months from date of closing accounts
Form P	Partnerships	30 June of following year
Form PT	Limited Liability Partnership (LLP)	7 months from date of closing accounts
Form TP	Deceased person	30 April of following year (does not carry on business)
		30 April of following year (does not carry on business)
Form TF	Club/Associations/Co-Operative Societies	30 April of following year (does not carry on business) 30 June of following year (carry on business)
Form TA	Trust body	7 months from date of closing accounts
Form TJ	Hindu Joint Family	30 April of following year (does not carry on business)
		30 June of following year (carry on business)
Form TR	Real Estate Investment Trust / Property Trust Fund	7 months from date of closing accounts
Form E	Employer Return	30 March of following year

**10.
Double tax
agreements**

Country	Royalties %	Interest (%)	Technical Fee %	Section 4(f) Income %
Albania, Republic	10	Nil or 10	10	10
Argentina *	10	15	10	10
Australia	10	Nil or 15	Nil++	10
Austria	10	Nil or 15	10	10
Bahrain	8	Nil or 5	10	10
Bangladesh	Nil or 10	Nil or 15	10	10
Belgium #	10	Nil or 10	10	10
Bosnia & Herzegovina	8	Nil or 10	10	10
Brunei	10	Nil or 10	10	10
Cambodia **	10	Nil or 10	10	10
Canada	Nil or 10	Nil or 15	10	10
Chile	10	Nil or 15	5	10
China, People's Republic	Nil or 10	Nil or 10	10	10
Croatia	10	Nil or 10	10	10
Czech Republic	Nil or 10	Nil or 12	10	10
Denmark	Nil or 10	Nil or 15	10	10
Egypt	10	Nil or 15	10	10
Fiji	10	Nil or 15	10	10
Finland	Nil or 10	Nil or 15	10	10
France	Nil or 10	Nil or 15	10	10
Germany - Old agreement	Nil or 10	Nil or 15	Nil	Nil
- New agreement	7	Nil or 10	7	Nil
Hong Kong S.A.R	8	Nil or 10	5	10
Hungary	10	Nil or 15	10	10
India	10	Nil or 10	10	10
Indonesia #	Nil or 10	Nil or 10	10	10
Ireland	8	Nil or 10	10	10
Islamic Republic of Iran	10	Nil or 15	10	10
Italy	Nil or 10	Nil or 15	10	10
Japan	10	Nil or 10	10	10
Jordan	10	Nil or 15	10	Nil
Kazakhstan	10	Nil or 10	10	10
Korea, Republic	Nil or 10	Nil or 15	10	10
Kuwait #	10	Nil or 10	10	10
Kyrgyz, Republic	10	Nil or 10	10	10
Laos	10	Nil or 10	10	10
Lebanon	8	Nil or 10	10	10
Luxembourg	8	Nil or 10	8	10
Malta	10	Nil or 15	10	10
Mauritius	10	Nil or 15	10	10
Mongolia	10	Nil or 10	10	10
Morocco	10	Nil or 10	10	10
Myanmar	10	Nil or 10	10	10

**10.
Double tax
agreements
(cont.)**

Country	Royalties %	Interest (%)	Technical Fee %	Section 4(f) Income %
Namibia	5	Nil or 10	5	10
Netherlands	Nil or 8	Nil or 10	8	10
New Zealand	Nil or 10	Nil or 15	10	10
Norway	Nil or 10	Nil or 15	10	10
Pakistan	Nil or 10	Nil or 15	10	10
Papua New Guinea	10	Nil or 15	10	10
Philippines	Nil or 10	Nil or 15	10	10
Poland - Old agreement	Nil or 10	Nil or 15	10	10
- New agreement **	8	Nil or 10	8	10
Qatar	8	Nil or 5	8	10
Romania	Nil or 10	Nil or 15	10	10
Russia	Nil or 10	Nil or 15	10	10
San Marino	10	Nil or 10	10	10
Saudi Arabia - Old agreement *	10	15	10	-
- New agreement	8	Nil or 5	8	10
Senegal **	10	Nil or 10	10	10
Seychelles #	10	Nil or 10	10	10
Singapore - Old agreement	10	Nil or 15	10	-
- New agreement	8	Nil or 10	5	10
Slovak Republic	10	Nil or 10	5	10
South Africa	5	Nil or 10	5	10
Spain	7	Nil or 10	5	10
Sri Lanka	10	Nil or 10	10	10
Sudan	10	Nil or 10	10	10
Sweden - Old agreement	Nil or 10	Nil or 15	10	-
- New agreement	8	Nil or 10	8	10
Switzerland	Nil or 10	Nil or 10	10	10
Syria	10	Nil or 10	10	10
Taiwan (2)	10	10	7.5	10
Thailand	Nil or 10	Nil or 15	10	10
	5 (JDA)		5 (JDA)	
Turkey#	10	Nil or 15	10	10
Turkmenistan	10	Nil or 10	Nil++	Nil
Ukraine **	8	Nil or 10	8	
United Arab Emirates	10	Nil or 5	10	10
United Kingdom	8	Nil or 10	8	10
United States of America*	10	15	10	10
Uzbekistan	10	Nil or 10	10	10
Venezuela	10	Nil or 15	10	10
Vietnam	10	Nil or 10	10	10
Zimbabwe	10	Nil or 10	10	10

**10.
Double tax
agreements
(cont.)**

1. Approved industrial royalties and interest on approved loans (as defined in each double tax agreement) to non-residents are usually tax exempt.

2. For Taiwan, double tax relief was given to the Taipei Economic and Cultural Office in Malaysia by way of exemption orders.

* Limited double tax treaty.

** Gazetted DTAs; not yet entered into force.

Protocol has been gazetted but not entered into force.

JDA : Joint Development Area

++ Based on the Practice Note No 2/2017 issued by the Inland Revenue Board on 23 June 2017, where an Australian or a Turkmenistan resident renders technical services in Malaysia, payments for such services are not subject to withholding tax if the non-resident has no permanent establishment in Malaysia.

NEPAL

2022 TAX CARD (IN NEPALESE RUPEES)

1. Basis of Taxation

Section 3: Tax to be levied:

Tax shall be levied on each of the following persons in each income year and be collected/ realized pursuant to this Act:

- a. A person who has taxable income in any income year,
- b. A non-resident person's foreign permanent establishment situated in Nepal which sends income of any income year pursuant to Sub-sections (3) and (4) of Section 68, and
- c. A person who receives payment final tax withholding in any income year.

2. Corporate Tax

Corporate Income Tax Rate (%)

- I. Flat rate for normal entities: 25%
- II. In the following cases, different rates apply:
 - a. Banks and financial institutions: 30%
 - b. General insurance companies: 30%
 - c. Telecommunications and internet services, money transfer, capital market businesses, entities dealing in cigarettes, beedi, cigars, tobacco, khaini, guthka, betel paan, masala, liquor, beer or entities engaged in the business of petroleum products: 30%

3. Withholding Tax Rate (Non-treaty)

Respective Section	Payment Types	TDS Rate (%)
Sub section (1) of section 87	Income from employment	As applicable Tax Rate
Sub section (1) of section 88	Payment of Interest having source in Nepal	15%
Sub section (1) of section 88	Natural resources, royalty, service charge, commission, sales bonus, retirement payment	15%
Sub section (1) of section 88 and subsection (1) of section 92	Meeting allowance, teaching allowance at casual basis, Payment for making question paper or examining answer sheets	15%
Sub section (1)/ (1) of section 88	Retirement payment from government of Nepal or remaining payment amount made by approved contributory retirement fund after deducting five hundred thousand or 50 percent of the payment amount whichever is higher	5%
Sub section (1) / (2) of section 88	Commission payment made by resident employment company for non-resident person	5%
Sub section (1) / (3) of section 88	Payment for aircraft lease	10%

**3.
Withholding
Tax Rate
(Non-treaty)
(cont.)**

Respective Section	Payment Types	TDS Rate (%)
Sub section (1) / (4) of section 88	Payment of service charge to the VAT registered service provider resident person or Payment of Service charge to VAT-exempt resident entity.	1.5%
Sub section (1)/ (5) of section 88 and Sub section (1) of section 92	Payment to a resident person except one who is carrying on business against rental charge of land, building and articles affixed thereon or any instruments having source in Nepal	10%
Sub section (1)/ (5) of section 88	Payment to a VAT registered taxpayer who provides vehicle in rent against rental charge.	2.5%
Sub section (1)/ (7) of section 88	A payment made by natural person against the use of satellite, bandwidth, optical fibre, tools related to communication or electricity transmission line	10%
Sub section (1)/ (8) of section 88	A payment against carriage service and against rental charge of means of transportation in rent.	2.5%
Sub section (1)/ (9) of section 88	Payment made by the resident banks and financial institutions to the foreign banks against the interest of loan received in foreign currency for the investment in the sector specified by the Nepal Rastra Bank.	10%
Sub section (2) of section 88	Payment of dividend	5%
Sub section (2) of section 88	A return payment against investment insurance	5%
Sub section (2) of section 88	A return payment from an unapproved retirement fund	5%
Sub section (3) of section 88	Interest payment to any natural person which has source in Nepal, and which is not related with the operation of business; in consideration for government bonds, and deposits, bonds, debentures, issued by a resident bank, financial institution, cooperative organization, or any other body issuing bonds or company enlisted under the prevailing law	5%
Sub section (1) of section 88A	windfall gain	25%
Sub section (1) of section 89	In making payment for a resident person of a sum exceeding fifty thousand rupees for payment of deed or contract	1.5%
Sub section (3) of section 89	Payment made by any resident person to any non-resident person under any deed or contract	5%

**3.
Withholding
Tax Rate
(Non-treaty)
(cont.)**

Respective Section	Payment Types	TDS Rate (%)
Sub section (3) of section 89	A payment of premium to the non-resident insurance company or a payment of commission against a premium received for reinsurance from a non-resident insurance company	1.5%
Sub section (3) of section 89	Other Payments made by any resident person to any non-resident person	As per written notice by Department
Sub section (3) of section 89	Payment of amount exceeding five million rupees for a work to be performed by a consumers' committee.	1.5%
Sub section (1) of section 95A	Benefit amount acquired by the person who operating business under commodity future market, the entity operating commodity future market service deduct TDS from such business	10%
Sub section (2) of section 95A	Benefit acquired from the disposal of interest of an entity enlisted in the Securities Board of Nepal: - of the profit for a resident individual- - of the profit for resident entity- - of the profit for others-	5%/7.5% 10% 25%
Sub section (2) of section 95A	In the case of benefit acquired from the disposal of interest of an entity not listed in the Securities Board of Nepal: - of the profit for a resident individual- - of the profit for a resident entity- - of the profit for others-	10% 15% 25%
Sub section (5) of section 95A	Capital gain from the disposal of land or private building of any individual: - Whereas the disposed non-business taxable asset (land and building) has the ownership of five years or more than that - Whereas the disposed non-business taxable asset (land and building) has the ownership of less than five years - Except as mentioned in sub-section (5), a land or building owned by any other person is disposed- 1.5 percent	2.5% 5% 1.5%
Sub section (6a) of section 95A	In exchange amount by students who take facility of foreign exchange for language test and standardized examination for study abroad.	5%

<p>3. Withholding Tax Rate (Non-treaty) (cont.)</p>	<table border="1"> <thead> <tr> <th>Respective Section</th> <th>Payment Types</th> <th>TDS Rate (%)</th> </tr> </thead> <tbody> <tr> <td>Sub section (7) of section 95A</td> <td> <p>In an import of live animals- such as ox, buffalo, goat, sheep, mountain goat under Chapter 1 of the Custom Classification; live, fresh and frozen fish under Chapter 3; such fresh flowers under Chapter 6; such fresh vegetables, potato, onion, dry vegetables, garlic, baby corn under Chapter 7; and such fresh fruits under Chapter 8 for training purpose</p> <p>In an import of meat product such meat under Chapter 2; such milk products, eggs, honey under Chapter 4; such barley, millet, sorghum (Junelo), rice, beaten rice under Chapter 10; such refined wheat flour, wheat flour under Chapter 11; such herbal medicines, sugarcane under Chapter 12; such vegetation products under Chapter 14; if are imported for business purpose</p> </td> <td> <p>5%</p> <p>2.5%</p> </td> </tr> </tbody> </table>	Respective Section	Payment Types	TDS Rate (%)	Sub section (7) of section 95A	<p>In an import of live animals- such as ox, buffalo, goat, sheep, mountain goat under Chapter 1 of the Custom Classification; live, fresh and frozen fish under Chapter 3; such fresh flowers under Chapter 6; such fresh vegetables, potato, onion, dry vegetables, garlic, baby corn under Chapter 7; and such fresh fruits under Chapter 8 for training purpose</p> <p>In an import of meat product such meat under Chapter 2; such milk products, eggs, honey under Chapter 4; such barley, millet, sorghum (Junelo), rice, beaten rice under Chapter 10; such refined wheat flour, wheat flour under Chapter 11; such herbal medicines, sugarcane under Chapter 12; such vegetation products under Chapter 14; if are imported for business purpose</p>	<p>5%</p> <p>2.5%</p>
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<p>4. Basis of Tax Residence</p>	<p>Section 2(ao) "Resident person" means the following person in respect of any income year:</p> <ol style="list-style-type: none"> 1. In respect of a natural person, <ol style="list-style-type: none"> a. Whose normal abode is in Nepal, b. Who has resided in Nepal for 183 days or more during a continuous period of 365 days of any income year, or c. Who is deputed by Government of Nepal to a foreign country in any time of the income year. 2. A partnership firm, 3. In respect of a trust, such trust <ol style="list-style-type: none"> a. Which is established in Nepal, b. The trustee of which is a resident person in an income year, c. Which is controlled by a resident person or by a group of people comprising such a person, directly or through one or more interposed entities, 4. In respect of a company, such company, <ol style="list-style-type: none"> a. Which is incorporated under the law of Nepal, b. Management of which has been effective in Nepal in any income year. 5. Village Development Committee, Municipality, or District Development Committee, 6. In respect of an entity of any foreign government or provincial and local government under that government, such entity, <ol style="list-style-type: none"> a. Which is established under the laws of Nepal, or b. Management of which is effective in Nepal in any income year. 7. An organization or entity established under any treaty or agreement, and 8. A foreign permanent establishment of a non-resident person situated in Nepal. 						

Individual are taxed with two different rates. A married individual can opt for couple assessment and his tax slabs rates shall be as prescribed:

In case of Individual Assessment,

Income Level (NPR)	Tax Rate
Up to 4 Lakh	1%
Additional 1 Lakh	10.0%
Additional 2 Lakhs	20.0%
Next 13 Lakhs	30.0%
Additional Tax: Above 20 Lakhs	36.0%

5. Residential Individual Tax Rates

In case of Couple Assessment,

Income Level (NPR)	Tax Rate
Up to 4.5 Lakh	1%
Additional 1 Lakh	10.0%
Additional 2 Lakhs	20.0%
Next 12.5 Lakhs	30.0%
Additional Tax: Above 20 Lakhs	36.0%

6. Non-residential Individual Tax Rates

Source of Income	Tax Rate
Normal transactions	25%
Through shipping, air or telecom services, postage, satellite, and optical fiber project	5%
Shipping, air, or telecom services through the territory of Nepal	2%
Repatriation of profit by Foreign Permanent Establishment	5%

7. Goods and Services Tax (VAT)

- a. **Rate of VAT:**
13% Percent discount on VAT on goods and services. VAT on goods export shall remain 'zero' percent.
- b. **Registration:**
 - a. The threshold for registration for a goods business is annual turnover exceeding NPR 5,000,000, while in the case of a services or mixed goods and services business it is NPR 2,000,000 annually.
- c. **Filing:**
 - a. Under the VAT Act 2052, each person and business registered for Value Added Tax is mandatorily required to submit either monthly, bimonthly, or quarterly VAT returns. The VAT return must be filed within a period of 25 days following the end of the of Nepalese calendar month to which the VAT belongs

8. Estate duty	No Estate Duty introduced in Nepal.										
9. Stamp duty	Stamp duty in Nepal is governed by the Stamp Duty Act and is levied on various documents and deeds of transfer, deeds of loans, or deeds of sale of goods etc. as prescribed in section 4 of the Act and as recognized by the Government of Nepal.										
10. Property tax	<table border="1"> <thead> <tr> <th>Property Transaction</th> <th>Property Transaction</th> </tr> </thead> <tbody> <tr> <td> On gain from disposal of interest held in a resident entity listed in stock exchange - received by a resident natural person - received by others </td> <td> 5% 10% </td> </tr> <tr> <td> On gain from disposal of interest held in a resident entity not listed in stock exchange - received by a resident natural person - received by others </td> <td> 10% 15% </td> </tr> <tr> <td> Capital Gain tax on disposal of land and building classified as Non Business Chargeable Assets, TDS to be deducted by concerned government office - if the land and building is owned for period less than 5 years - if the land and building is owned for period more than 5 years (If the building is owned and resided for a period more than 10yrs., it does not fall in the definition of Non Business Chargeable Assets and so is not taxable.) </td> <td> 5% 2.5% </td> </tr> <tr> <td> On gain from transaction on commodity future market </td> <td> 10% </td> </tr> </tbody> </table>	Property Transaction	Property Transaction	On gain from disposal of interest held in a resident entity listed in stock exchange - received by a resident natural person - received by others	5% 10%	On gain from disposal of interest held in a resident entity not listed in stock exchange - received by a resident natural person - received by others	10% 15%	Capital Gain tax on disposal of land and building classified as Non Business Chargeable Assets, TDS to be deducted by concerned government office - if the land and building is owned for period less than 5 years - if the land and building is owned for period more than 5 years (If the building is owned and resided for a period more than 10yrs., it does not fall in the definition of Non Business Chargeable Assets and so is not taxable.)	5% 2.5%	On gain from transaction on commodity future market	10%
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11. Income Tax Filing Deadlines	Each taxpayer shall file a return of income for the tax year (which corresponds to 01 Shrawan to Last date of Ashad as per Nepalese Calendar) within 3 months after the end of such year. An extension of up to 3 months can be given on application.										
12. Double Tax Agreements.	<p>Section 73. International agreements:</p> <p>(1) In cases where any income of any person is taxable pursuant to this Act or the laws in force and the same income is also taxable in a foreign country, Government of Nepal may conclude an international agreement with the foreign country for the avoidance of double taxation.</p> <p>DTAAs of Nepal:</p> <ol style="list-style-type: none"> 1. DTAA of Nepal with Austria 2. DTAA of Nepal with China 3. DTAA of Nepal with India 4. DTAA of Nepal with Korea 5. DTAA of Nepal with Mauritius 										

**12.
Double Tax
Agreements.
(cont.)**

6. DTAA of Nepal with Norway
7. DTAA of Nepal with Pakistan
8. DTAA of Nepal with Qatar
9. DTAA of Nepal with Sri Lanka
10. DTAA of Nepal with Thailand

NEW ZEALAND

2022 TAX CARD (IN NZ DOLLARS)

1. Basis of Taxation

The taxation authority in NZ is the Inland Revenue Department (IRD) and the primary income tax legislation is contained within the Income Tax Act 2007 (ITA07).

NZ uses a worldwide taxation model. The first step therefore is to determine the tax residency status of the particular taxpayer, using the residency tests set out in the ITA07.

A NZ tax resident is subject to taxation on their worldwide income, whereas a non-resident is only subject to NZ taxation with respect to any income that is deemed to have a NZ source.

The provisions of a DTA between NZ and the non-residents home State, may override NZ's domestic taxing rules.

NZ has an income tax year that ends on 31st March, although provision is made within the ITA07, for taxpayers to apply for a non-standard balance date e.g. a NZ subsidiary wishes to align with the balance date of its foreign parent.

NZ in essence has a voluntarily compliance taxation regime, which relies heavily on the taxpayer fully disclosing their income derived from all sources during a particular income year, and only claiming the correct level of allowable deductions in respect of that income derived. To encourage voluntary compliance, IRD has available to it a series of penalties, which can be quite onerous on occasions, which it can impose upon any taxpayer who is found to have not been fully compliant with their NZ taxation obligations. These range from shortfall penalties for inadequate disclosure of income, late payment penalties, late filing penalties for various tax returns and a use of money interest regime, to compensate the IRD for a taxpayer not paying the correct amount of tax on time.

For those NZ resident natural person taxpayers who solely derive employment income which has been subject to "pay as you earn" (PAYE) deductions by their employer, there is no requirement to file an annual income tax return, the individuals annual tax liability on their income having been satisfied by the PAYE payments their employer has made to IRD on their behalf.

With respect to other natural person taxpayers, recent upgrades to IRD's system, has seen a marked increase in the level of reportable income details provided by payers of interest, dividends, royalties and the like, to IRD on a payday basis throughout the income year. The consequence of this increase in reportable income, will see a reduction in the number of natural person taxpayers having to file an end of year income tax return, essentially only required where the taxpayer needs to fill in the gap between reportable and non-reportable income, once the IRD has issued a pre-populated account to the taxpayer post the end of the income year.

1. Basis of Taxation (cont.)

The quantum of the taxpayers annual tax liability (prior to the deduction of any tax payments made during the relevant income year), then determines whether the taxpayer becomes a provisional taxpayer for the following income year.

Where the quantum of the annual tax liability exceeds \$5,000, the taxpayer enters the provisional tax payment regime for the following income year. For a standard balance date taxpayer (31st March), this will require instalment payments of their expected annual income tax liability for the coming tax year to be paid on 28th August, 15th January and 7th May.

As an example, in its simplest form ignoring uplift requirements and other technical aspects, in the March 2021 income year, the taxpayer's annual tax liability assessment is \$9,000. As this exceeds \$5,000, they become a provisional taxpayer in respect of the March 2022 income year, and should make payments of \$3,000 in August 2021, January 2022 and May 2022.

For non-provisional taxpayers, or those provisional taxpayers who still have a shortfall to make up once all their payments have been taken into account, an amount referred to as terminal tax is due for payment on 7th February following the end of the relevant income year, extended to 7th April if the taxpayer uses an IRD registered tax agent. So in the previous example, the \$9,000 of terminal tax payable in respect of the March 2021 income year would be due for payment to IRD by 7th February 2022/7th April 2022.

2. Corporate Tax

The NZ corporate tax rate is a flat 28%.

3. Withholding tax rate (non-treaty)

Where "Standard" is listed, the marginal tax rate of the recipient will apply. Where "*" follows, indicates concessional rates to standard listed may apply. Where "**" follows, assumes person is not in NZ providing the services, otherwise a 15% non-resident contractors withholding tax may apply.

	Resident	Non-resident Individual/ Corporation
Dividends	33%*	30%*
Interest	Standard	15%*
Royalties/know-how	0%	15%
Rents (for moveable property)	0%	0%
Management fees	0%	0%**
Technical fees	0%	0%**
Directors' fees	33%	0%**

4. Test or Basis of tax residence

Corporate residence

A company is considered tax resident in NZ, if any of the following four tests are satisfied:

- a) is incorporated in NZ
- b) has its head office in NZ
- c) has its centre of management in NZ, or
- d) control of the company by the directors, acting in the capacity of directors, is exercised in NZ, whether or not decision-making is confined to NZ.

Individual residence

An individual is considered tax resident in NZ if either of the following two tests are satisfied:

- a) an individual is deemed to be a resident if he or she has a permanent place of abode (PPOA) in NZ (irrespective of any other PPOA that person may have elsewhere)
- b) subject to the first provision above, an individual who is personally present in NZ for one or more periods exceeding 183 days in the aggregate in any 12-month period is deemed to be resident from the first day in the 12-month period on which personal presence began

Once a person is deemed a NZ tax resident, they retain that status until they satisfy the 325 day absence test as follows:

- c) a resident individual who becomes personally absent from NZ for one or more periods exceeding 325 days in the aggregate in any 12-month period is deemed not to be a resident from the first day in the 12-month period on which the personal absence began.

It is very important to note however, that the PPOA test is an overriding test and takes precedence over either of the presence tests. Consequently, where the 325 day absence test has been satisfied, if the person still has a NZ PPOA, they will remain a NZ tax resident until the day the PPOA ceases to exist.

5. Resident individual tax rates

Effective 1st April 2021, NZ has a five tier scale with respect to personal income tax rates as follows:

Income Brackets	Tax Rates
\$0-\$14,000	10.5%
\$14,001-\$48,000	17.5%
\$48,001-\$70,000	30%
\$70,001-\$180,000	33%
\$180,001 and above	39%

NZ also has a transitional tax resident's regime, which is essentially a four year window of exemption for any foreign sourced income (excluding foreign employment and personal services income). It can apply for any individual who has never been a NZ tax resident previously or has not held that status for at least 10 years. The TTR exemption can only be claimed once, and the four year period commences the first day the person meets the tax residence tests.

<p>6. Non-resident individual tax rates</p>	<p>A non-resident who is required to file a NZ income tax return in respect of NZ sourced income, is subject to NZ taxation at the same rates as for a tax resident, although some types of income already subject to tax at source under the non-resident withholding tax rates set out in 3., may be considered a final tax, and will not be subject to any further taxation at the resident tax rates.</p>
<p>7. Goods and Services tax</p>	<p>The NZ GST legislation is contained in the Goods & Services Tax Act 1985.</p> <p>The NZ GST rate is presently 15%.</p> <p>GST registration is compulsory where annual supplies (sales) of goods and services in NZ, exceeds \$60,000. Voluntary registration may also be permitted where the \$60,000 threshold is not exceeded. Where a non-resident supplier is making a B2B supply to a NZ customer, the supply is usually deemed to be made outside of NZ unless the parties agree otherwise.</p> <p>Certain supplies of goods and services are referred to as being zero-rated, with GST charged at a 0% rate. Common examples are where the recipient of the supply is outside NZ, so that the cost of NZ GST does not impact on the recipients buying decision, thereby making NZ suppliers goods or services competitive with other foreign suppliers of similar goods or services. Having a zero-rated supply status, still permits the NZ supplier to recover any NZ GST costs incurred in making the supply.</p> <p>There are also exempt supplies, those supplies of goods and services considered to be outside of the GST regime. Common examples are the supply of financial services or residential rental properties. NZ GST costs incurred in making these supplies cannot be recovered by the supplier.</p> <p>The NZ GST regime also accommodates non-resident businesses, who may for whatever reason incur NZ GST costs (coming to NZ for a conference for example) but do not make any NZ supplies of goods or services. Special rules permit a special GST registration to proceed, in order for the non-resident to be able to recover these NZ GST costs.</p> <p>Most recently, NZ has introduced two new regimes targeted towards non-resident suppliers. Effective 1st October 2016, a remote services regime, predominantly targeting non-resident providers of remote services – Amazon, iTunes and the like, was introduced. Where the annual value of B2C remote service supplies (assuming these are the only supplies the non-resident presently makes to NZ customers) exceeds \$60,000, these non-resident suppliers now have an obligation to register for NZ GST and account for GST on their NZ B2C supplies.</p> <p>Following on from the introduction of the remote services regime, NZ also introduced a GST on low value (<=\$1000) imported goods with effect from 1st December 2019. This new regime requires non-resident suppliers of low value imported goods to NZ consumers (B2C) to register for NZ GST, where the total annual value of their supplies to NZ consumers exceed \$60,000 (again assuming these are the only supplies the non-resident presently makes to NZ customers).</p>

<p>7. Goods and Services tax (cont.)</p>	<p>Where a non-resident supplier is involved in supplying a combination of standard taxable supplies, supplies of remote services and/or supplies of low value imported goods to NZ customers, then it is the total value of all relevant supplies (usually excluding any B2B supplies) that needs to be taken into account when considering the \$60,000 compulsory registration threshold.</p>															
<p>8. Estate duty</p>	<p>NZ has no estate duty presently.</p>															
<p>9. Stamp duty</p>	<p>NZ has no stamp duty presently.</p>															
<p>10. Property tax</p>	<p>NZ does not presently have a specific capital gains tax regime that taxes property disposal gains. However, certain provisions within the ITA07 do tax a number of land disposal gains, that would otherwise qualify as a tax-free capital gain.</p> <p>Effective 1st October 2015, NZ introduced a bright-line test, which automatically subjects the gain made on a disposal of any residential land (excluding the taxpayers family home) to tax, if the ownership period is less than two years. Effective from 29th March 2018 in relation to residential land acquired post that date, the bright-line period was increased to 5 years, and then effective from 27th March 2021, the bright-line period has increased to 10 years (with the exception of “new build” land which retains a 5 year bright-line period).</p> <p>It is important to note, that non-resident buyers and sellers of residential land must now provide a NZ IRD number to their land conveyancer, before the land transfer is permitted to be registered. The fishhook here is new requirements by IRD that IRD number applications cannot be approved, without the applicant providing details of an active NZ bank account. This issue is further complicated by the NZ banks imposing more stringent requirements due to AML/CFT legislation, that often require a new customer to physically present themselves to the bank, before a new account can be opened.</p> <p>Where the bright-line test is considered to have application, and the vendor is defined as being an “overseas person”, a residential land withholding tax (RLWT) will be deducted by their conveyancer. The RLWT rate varies depending on whether the vendor is an individual or company.</p>															
<p>11. Income tax filing deadlines</p>	<p>The filing date is dependent on whether the taxpayer is subject to an extension of time (EOT) arrangement due to being registered with an IRD approved tax agent. The first date listed below is the standard due date, with the second applying to those with an EOT status.</p> <table border="1"> <thead> <tr> <th>Types of Form</th> <th></th> <th>Deadlines</th> </tr> </thead> <tbody> <tr> <td>IR3</td> <td>Residential individual</td> <td>7th July/31st March</td> </tr> <tr> <td>IR3NR</td> <td>Non-residential individual</td> <td>7th July/31st March</td> </tr> <tr> <td>IR4</td> <td>Companies</td> <td>7th July/31st March</td> </tr> <tr> <td>IR7</td> <td>Partnerships</td> <td>7th July/31st March</td> </tr> </tbody> </table>	Types of Form		Deadlines	IR3	Residential individual	7th July/31st March	IR3NR	Non-residential individual	7th July/31st March	IR4	Companies	7th July/31st March	IR7	Partnerships	7th July/31st March
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IR7	Partnerships	7th July/31st March														

Certain payments by residents in NZ to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced under the terms of a double tax agreements with a treaty country as those listed below.

Country	Royalties %	Interest (%)	Technical Fee %
Australia	0%, 5% or 15%	10%	5%
Austria	15%	10%	10%
Belgium	15%	10%	10%
Canada	0%, 5% or 15%	10%	5% or 10%
Chile	5% or 15%	10% or 15%	5%
China	5% or 15%	10%	10%
Czech Republic	15%	10%	10%
Denmark	15%	10%	10%
Fiji	15%	10% or 15%	15%
Finland	15%	10%	10%
France	15%	10%	10%
Germany	15%	10%	10%
Hong Kong	0%, 5% or 15%	10%	5%
India	15%	10%	10%
Indonesia	15%	10%	15%
Ireland	15%	10%	10%
Italy	15%	10%	10%
Japan	0% or 15%	10%	5%
Korea, South	15%	10%	10%
Malaysia	15%	15%	15%
Mexico	5%	10%	10%
Netherlands	15%	10%	10%
Norway	15%	10%	10%
Papua New Guinea	15%	10%	10%
Philippines	15%	10%	15%
Poland	15%	10%	10%
Russia	15%	10%	10%
Samoa	5% or 15%	10%	10%
Singapore	5% or 15%	10%	5%
South Africa	15%	10%	10%
Spain	15%	10%	10%
Sweden	15%	10%	10%
Switzerland	15%	10%	10%
Taiwan	15%	10%	10%
Thailand	15%	10% or 15%	10% or 15%
Turkey	5% or 15%	10% or 15%	10%
United Arab Emirates	15%	10%	10%
United Kingdom	15%	10%	10%
United States of America	0%, 5% or 15%	10%	5%
Vietnam	5% or 15%	10%	10%

12. Double tax agreements

PAKISTAN

2022 TAX CARD (IN PAKISTANI RUPEE)

1. Basis of Taxation

Residents are taxed on worldwide income/receipts from all sources, except specifically exempted under the Income Tax Ordinance, 2001. Non-residents are taxed on income/receipts from Pakistani source.

2. Corporate Tax

The following tax rates are applicable on Corporate Sector in Pakistan for the Tax Year 2022:

Entity	Rate
Banking Company	35%
Other Company	29%
Small Company	21%

A Small Company means a company having:

- Paid up Capital + Undistributed Reserves not exceeding Rs. 50 Million
- Employees not exceeding 250
- Annual turnover not exceeding Rs. 250 (Million);
- Not formed by reconstitution or splitting up of already existing company
- Not a Small & Medium Enterprise as per Section 2(59A) of the Income Tax Ordinance, 2001

3. Withholding tax rate (non-treaty)

Pakistan tax authority i.e. Federal Board of Revenue, in order to increase tax return filers in the country, has continued the concept of Filer & Non-Filer persons and their taxability in the Income Tax Ordinance, 2001 (which it introduced in Tax Year 2015). Non-filers will suffer from enhanced tax rates:

Nature of Payment	Resident Resident Individual/ Corporation	Non-resident Individual/ Corporation (Subject to DTT)
Dividends	7.5% - 15%	7.5% - 25%
Interest	15% - 25%	20%
Royalties/Know-how	N.A.	15%
Rents(forimmovableproperty):	Maximum up to 15%	
Management fees	8-20%	8-20%
Technical fees	8-20%	15%
Directors' fees (Individual)	20%	20%

The rate of tax shall be applicable on the following categories of taxpayer:

a.) Tax on Individuals Income having salary exceeds 75% of his taxable income

S. No.	Taxable Income		Rate of Tax	
	Above (Rs.)	Upto (Rs.)	Rate (Rs.)	of the amount exceeding..... (Rs.)
1.	0	600,000	0%	0%
2.	600,001	1200,000	5%	600,000
3.	1200,001	1,800,000	30,000 + 10%	1200,000
4.	1,800,001	2,500,000	Rs. 90,000 + 15%	1,800,000
5.	2,500,001	3,500,000	195,000 + 17.5%	2,500,000
6.	3,500,001	5,000,000	3700,000 + 20%	3,500,000
7.	5,000,001	8,000,000	670,000 + 22.5%	5,000,000
8.	8,000,001	12,000,000	1,345,,000 + 25%	8,000,000
9.	12,000,001	30,000,000	2,345,000 + 27.5	12,000,000
10.	30,000,001	50,000,000	7,295,000 + 30%	30,000,000
11.	50,000,001	75,000,000	13,295,000 + 32.5%	50,000,000
12.	Above 75,000,000		21,420,000 + 35%	75,000,000

b.) Tax on Individuals Income (Business):

S. No.	Taxable Income		Rate of Tax	
	Above (Rs.)	Upto (Rs.)	Rate (Rs.)	of the amount exceeding..... (Rs.)
1.	0	400,000	0%	0
2.	400,000	600,000	5%	400,000
3.	600,000	1,200,000	10,000 + 10%	600,000
4.	1,200,000	2,400,000	70,000 + 15%	1,200,000
5.	2,400,000	3,000,000	250,000 + 20%	2,400,000
6.	3,000,000	4,000,000	370,000 + 25%	3,000,000
7.	4,000,000	6,000,000	620,000 + 30%	4,000,000
8.	Above 6,000,000		1,220,000 + 35%	6,000,000

4. Residential individual tax rates

5. Non-residential individual tax rates

Pakistan Source Income of Non-residents is taxed as per above specified slabs or the rates given based on source of income.

6. Goods and Services tax	<p>GST is applicable @ 17% under Federal Sales Tax Law. Tax on Services within provinces is imposed ranging from 5% to 16%.</p>																																												
7. Estate duty	<p>Estate duty is not applicable in Pakistan.</p>																																												
8. Stamp duty	<p>Stamp duty in Pakistan varies in accordance with nature of instrument and location with maximum up to 4.5%.</p>																																												
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Country	Dividend (%)	Interest (%)	Royalties (%)																																										
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**11.
Double tax
agreements
(cont.)**

Country	Dividend (%)	Interest (%)	Royalties (%)
Germany	10 – 15	10 – 20	10
Hungary	15 – 20	15	15
Indonesia	10 – 15	15	15
Ireland	10	Exempt	Exempt
Italy	15 – 25	30	30
Jordan	10	10	10
Kazakhstan	12.5 – 15	12.5	15
Korea	10 – 12.5	12.5	10
Kuwait	10	10	10
Kyrgyz Republic	10	10	10
Lebanon	10	10	7.5
Libya	10	10	15
Malaysia	15 – 20	15	15
Malta	15	10	10
Mauritius	10	10	12.5
Morocco	10	10	10
Netherlands	10 – 20	10 – 20	5 – 15
Nigeria	12.5 – 15	15	15
Norway	15	10	12
Oman	10 – 12.5	10	12.5
Philippines	15 – 25	15	15 – 25
Poland	15	20	15 – 20
Qatar	5 – 10	10	10
Romania	5 – 10	10	12.5
Singapore	10 – 15	12.5	10
Sri Lanka	15	10	20
South Africa	10 – 15	10	10
Switzerland	10 – 20	10	10
Syria	10	10	10 – 18
Thailand	15 – 25	10 – 25	10 – 20
Tunisia	10	13	10
Turkey	10 – 15	10	10
Turkmenistan	10	10	10
Tajikistan	5 – 10	10	10
U.A.E.	10 – 15	10	12
U.K.	15 – 20	15	12.5
Ukraine	10/15	10	10
U. S. A.	15/Exempt*	Exempt*	20
Uzbekistan	10	10	15
Vietnam	15	15	15
Hong Kong	10	10	10
Brunei Darussalam	10	15	15
Czech Republic	5/15	10	10
Nepal	10/15	10/15	15

**11.
Double tax
agreements
(cont.)**

Country	Dividend (%)	Interest (%)	Royalties (%)
Kyrgyz Republic	10	10	10
Ukraine	10/15	10	10
Spain	5/7.5/10	10	7.5
Serbia	10	10	10
Yemen	10	10	10
Vietnam	15	15	15
Saudi Arabia	5/10	10	10
Sweden	15	15	10
Portugal	15/10	10	10
Japan	5/7.5/10	10	10
Iran	5	10	10
Egypt	15/30	15	15
Bosnia and Herzegovina	10	20	20
Belarus	10/15	10	15

SINGAPORE

2022 TAX CARD (IN SINGAPORE DOLLARS)

1. Basis of Taxation

Income is taxed on territorial basis, in other words, tax is chargeable on income accrued in or derived from Singapore or received from outside Singapore. Income is assessable to tax on a preceding year basis. For example, income for 2021 is taxable in the year of assessment ("YA") 2022. Foreign sourced income is exempt in the hands of individuals. Certain foreign-sourced income is exempt for resident companies subject to conditions being satisfied.

2. Corporate Tax

The current corporate tax rate is 17%. A partial exemption on the first \$200,000 chargeable income that can reduce the effective tax rates ranging from 6.38% to 8.29%. Please note that prior to YA 2020 the partial exemption was on the first \$300,000 chargeable income, with lower effective tax rates ranging from 5.67% to 8.36%. Additional tax rebates were available from YAs 2013 to 2020 as follows.

	Tax Rebate Rate	Tax Rebate Cap
YA 2013 to 2015 (each YA)	30%	\$30,000
YA 2016	50%	\$20,000
YA 2017	50%	\$25,000
YA 2018	40%	\$15,000
YA 2019	20%	\$10,000
YA 2020	25%	\$15,000

In Budget 2022, the Minister proposed to adjust the Singapore tax system to introduce a top-up Minimum Effective Tax Regime ("METR") such that the Multinational Enterprise ("MNE") group's effective tax rate in Singapore is at 15%. The METR is subject to further study and consultation with the industry on the design of METR and monitoring of international developments before any decisions on the METR will be made.

There are tax incentives available such as the Development Expansion Incentive, Global Trader Program, Financial Sector Incentives that provide for concessionary tax rates ranging from 5, 10 and 15%.

The Productivity Innovation Credit Scheme ("PIC") introduced in YA 2011 has expired after YA 2018. The Scheme previously allowed 400% enhanced tax deduction on qualifying expenditure on 6 qualifying activities for YA 2013 to YA 2015 with expenditure capped at \$1.2m and from YA 2016 to YA 2018 with expenditure capped at \$1.2m.

Further the PIC+ targeted at qualifying small and medium sized enterprises increases the expenditure cap for YA 2013 to YA 2015 at \$1.4m and YA 2016 to YA 2018 at \$1.8m

3. Withholding tax rate (non-treaty)	<table border="1"> <thead> <tr> <th></th> <th>Resident</th> <th>Non-resident Individual/ Corporation</th> </tr> </thead> <tbody> <tr> <td>Dividends</td> <td>Nil</td> <td>Nil</td> </tr> <tr> <td>Interest</td> <td>Nil</td> <td>15%</td> </tr> <tr> <td>Royalties/know-how</td> <td>Nil</td> <td>10%</td> </tr> <tr> <td>Rents (for moveable property)</td> <td>Nil</td> <td>15%</td> </tr> <tr> <td>Management fees</td> <td>Nil</td> <td>17%</td> </tr> <tr> <td>Technical fees</td> <td>Nil</td> <td>17%</td> </tr> <tr> <td>Directors' fees</td> <td>Nil</td> <td>22%</td> </tr> </tbody> </table>		Resident	Non-resident Individual/ Corporation	Dividends	Nil	Nil	Interest	Nil	15%	Royalties/know-how	Nil	10%	Rents (for moveable property)	Nil	15%	Management fees	Nil	17%	Technical fees	Nil	17%	Directors' fees	Nil	22%
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4. Basis of Tax Residence	<p>Corporate Residence</p> <p>A company will be considered to be a Singapore tax resident for a particular YA if the control and management of its business was exercised in Singapore in the preceding calendar year.</p> <p>“Control and management” is the making of decisions on strategic matters, such as those on company policy and strategy. The location of the company’s Board of Directors meetings, during which strategic decisions are made, is a key factor in determining where the control and management is exercised. The place of incorporation of a company is not necessarily indicative of the tax residence of a company.</p> <p>Individual Residence</p> <p>An individual would generally be a tax resident of Singapore if the individual is physically present or exercises an employment in Singapore for at least 183 days in a calendar year.</p> <p>Also, under the qualitative test, a Singapore citizen or a Singapore permanent resident with a permanent home in Singapore will ordinarily be regarded as a Singapore tax resident, even if the individual has been physically away from Singapore temporarily, provided the period of absence is reasonable.</p>																								
5. Residential Individual Tax Rates	<p>The residential individual is subject to graduated rate of taxes ranging from 0 to 20% from YA 2017 to YA 2023.</p> <p>As announced in Budget 2022, the top marginal resident individual tax rates will increase with effect from the YA 2024.</p> <ul style="list-style-type: none"> - Chargeable income over \$500,000 up to \$1 million will be taxed at 23%; - Chargeable income over \$1 million will be taxed at 24%. <p>Under the Not Ordinarily Resident (“NOR”) Scheme, foreign talents working in Singapore can enjoy time apportionment basis of taxation, whereby they would be required to pay tax on attributed employment income based on days worked/ spent in Singapore. The NOR Scheme has lapsed after YA 2020, leaving only the last NOR status awarded in YA 2020 to run up to its 5th and final YA 2024.</p>																								

<p>6. Non-residential Individual Tax Rates</p>	<p>Short term visiting employee working in Singapore for not more than 60 days in a calendar year is exempt. The non-residential individual tax rate is the higher of a flat rate of 15% or applicable resident personal tax rates.</p>
<p>7. Goods and Services Tax</p>	<p>The current Goods and Services Tax rate is at 7%. The Minister announced in Budget 2022 that the GST rate would be increased in two steps: (a) From 7% to 8% with effect from 1 January 2023; and (b) From 8% to 9% with effect from 1 January 2024.</p> <p>It is a requirement to register for GST when taxable supplies exceed S\$1 million.</p> <p>Reverse charge on importation of services into Singapore has been introduced with effect from 1 Jan 2020. From 1 January 2023, GST will be extended to imported low-value goods with a value not exceeding the import relief threshold of \$400. Importation of overseas services and low-value goods by a partially exempt business or not entitled to claim full input tax credit is generally affected.</p> <p>Overseas vendor registration (“OVR”) is required for suppliers of digital services from January 2020. With effect from 1 January 2023, the scope of OVR will be expanded to tax business-to-consumer (“B2C”) imported services, whether digital or non-digital, if supplied and received remotely. Under the extended regime, such services are known as ‘remote services’.</p> <p>Under the OVR regime, overseas remote service providers with a yearly global turnover of more than S\$1 million that sell more than S\$100,000 worth of remote services to customers in Singapore in 12 months are required to register for GST and charge GST.</p> <p>In addition, the basis for determining whether zero-rating applies to a supply of travel arranging services (i.e. accommodation, transport and related insurance) will be updated from 1 January 2023 to be based on the place where the customer (i.e. the contractual customer) and direct beneficiary of the service belong.</p>
<p>8. Estate duty</p>	<p>Estate duty has been abolished from 15 February 2008.</p>
<p>9. Stamp duty</p>	<p>For property transfer stamp duty ranges from 1% to 2% on the first \$360,000 and 3% after that on the higher of purchase price or market value. With effect from 20 February 2018, the top marginal buyer’s stamp duty rate for residential properties had been further raised from 3% to 4%, and applied on the value of residential property over \$1 million. Additional sellers’ and buyers’ stamp duty has been introduced since 2011 and periodically reviewed to curb residential property speculations.</p> <p>For share transfer, stamp duty is levied at 0.2%. The transfer of listed company shares does not attract any stamp duty.</p>

10. Property tax

Owner occupied residential property is currently subject to progressive tax rates ranging from 0 to 16%, depending on the annual value of the property. The tax rates for residential property that is not owner occupied range from 10% to 20%. Commercial and industrial (i.e. non-residential) properties are taxed at 10%.

In Budget 2022, it was proposed that the progressivity of residential properties will be enhanced with the change phased in over two years, effective from 1 January 2023 and 2024. Owner-occupied residential property tax brackets will be adjusted with top margins set at 23% (2023) and 32% (2024) for annual value over S\$100,000. Non-owner occupied residential property tax rates will range from 11% to 27% (2023) and 12% to 36% (2024), with top margins applicable to annual value over S\$60,000.

11. Income Tax Filing Deadlines

Types of Form		Deadlines
Form B / B1	Resident individual	15 April
Form M	Non-resident individual	15 April
Form C	Companies	30 November
Form P	Partnerships	15 April

12. Double Tax Agreements

Certain payments by resident in Singapore to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced under the terms of a double tax agreements with a treaty country as those listed below.

Country	Dividend %	Interest (%)	Royalties %
Albania	Nil	5	5
Australia	Nil	10	10
Austria	Nil	5	5
Armenia	Nil	5	5
Bahrain	Nil	5	5
Bangladesh	Nil	10	10
Barbados	Nil	12	8
Belarus	Nil	5	5
Belgium	Nil	5	3/5
Brunei	Nil	5/10	10
Bulgaria	Nil	5	5
Cambodia (wef 1-1-2018)	Nil	10	10
Canada	Nil	15	10 #
China (People's Republic)	Nil	7/10	6/10

**12.
Double tax
agreements
(cont.)**

Country	Dividend %	Interest (%)	Royalties %
Cyprus	Nil	7/10	10
Czech Republic	Nil	Nil	5/10
Denmark	Nil	10	10
Ecuador	Nil	10	10
Egypt	Nil	15	10 #
Estonia	Nil	10	7.5
Ethiopia (wef 1-1-2018)	Nil	5	5
Fiji	Nil	10	10
Finland	Nil	5	5
France	Nil	10	Nil
Georgia	Nil	Nil	Nil
Germany	Nil	8	8
Guernsey	Nil	12	8
Hungary	Nil	5	5
India	Nil	10/15	10
Indonesia	Nil	10	10 #
Ireland	Nil	5	5
Isle of Man	Nil	12	8
Israel	Nil	7	5
Italy	Nil	12.5	10 #
Japan	Nil	10	10
Jersey	Nil	12	8
Jordan	Nil	5	5
Kazakhstan	Nil	10	10
Korea, Republic of	Nil	10	10 #
Kuwait	Nil	7	10
Laos	Nil	5	5
Latvia	Nil	10	5
Libya	Nil	5	5
Liechtenstein	Nil	12	8
Lithuania	Nil	10	7.5
Luxembourg	Nil	Nil	7
Malaysia	Nil	10	8
Malta	Nil	7/10	10
Mauritius	Nil	Nil	Nil
Mexico	Nil	5/15	10
Mongolia	Nil	5/10	5
Morocco	Nil	10	10
Myanmar	Nil	8/10	10
Netherlands	Nil	10	Nil
New Zealand	Nil	10	5
Nigeria	Nil	7.5	7.5
Norway	Nil	7	7
Oman	Nil	7	8
Pakistan	Nil	12.5	10
Panama	Nil	5	5

**12.
 Double tax
 agreements
 (cont.)**

Country	Dividend %	Interest (%)	Royalties %
Papua New Guinea	Nil	10	10
Philippines	Nil	15	10 #
Poland	Nil	5	2/5
Portugal	Nil	10	10
Qatar	Nil	5	10
Romania	Nil	5	5
Russian Federation	Nil	Nil	5
Rwanda San Marino	Nil	10	10
San Marino	Nil	12	8
Saudi Arabia	Nil	5	8
Seychelles	Nil	12	8
Slovak Republic	Nil	Nil	10
Slovenia	Nil	5	5
South Africa	Nil	7.5	5
Spain	Nil	5	5
Sri Lanka	Nil	10	10
Sweden	Nil	10/15	Nil
Switzerland	Nil	5	5
Taiwan	Nil	15	10 #
Thailand	Nil	10/15	5/8/10
Turkey	Nil	7.5/10	10
Ukraine	Nil	10	7.5
United Arab Emirates	Nil	Nil	5
United Kingdom	Nil	5	8
Uruguay	Nil	10	5/10
Uzbekistan	Nil	5	8
Vietnam	Nil	10	5/10

where the withholding tax for royalties provided under Double Tax Treaty is higher than 10%, then the withholding tax of 10% based on domestic legislation is applicable to payment of royalties to non-resident of Singapore

13. COVID-19 Support Measures and Tax Treatment

In light of the global COVID-19 outbreak, a series of support tax measures have been introduced to help businesses and individuals to ease their cash flow in 2020 or 2021. They included:

- Exemption of various government payouts targeted to support individuals through the exceptional circumstances arising from the COVID-19 pandemic, help employers retain their local employees and mitigate the financial impact of COVID-19 containment measures.
- Provide flexibility in determination of tax residence status or permanent establishment of a company due to the travel restrictions relating to COVID-19.
- Exemption for employment benefits for accommodation, food, transport and daily necessities to support employees affected by movement restrictions imposed within and across borders.
- Introduce Property Tax Rebate and Rental Relief Framework to provide additional support to property owners and tenants.

TAIWAN

2022 TAX CARD (IN NEW TAIWAN DOLLAR)

1. Basis of Taxation

Profit-Seeking Enterprise Income Tax

A profit-seeking enterprise (proprietorship, partnership, or company) having its head office in Taiwan shall be taxed on worldwide income. A profit-seeking enterprise having its head office outside Taiwan shall be taxed only on income sourcing from Taiwan. The tax year for a profit-seeking enterprise is calendar year, unless it obtains approval from tax authority to apply fiscal year.

In 2016, the tax authority introduced the “controlled foreign company” (CFC) rule in the income tax law. A Taiwan enterprise will be required to include its pro rata share of CFCs’ profits in its current taxable income rather than deferring the taxation to receiving dividends from the offshore controlled foreign companies. The tax authority also introduced the “permanent establishment” (PEM) regime in the same year. A foreign enterprise with a place of effective management in Taiwan shall be deemed as a profit-seeking enterprise having its head office in Taiwan. That foreign enterprise shall be subject to profit-seeking enterprise income tax in accordance with the Taiwan tax laws and regulations. The CFC rule will be effective for filing the corporate income tax return of 2023. The executive date of the PEM regime is to be decided by the Taiwan Executive Yuan.

Individual Income Tax

An individual (tax resident or non-tax resident) shall be taxed on income sourcing from Taiwan. Non-Taiwan source income of an individual tax resident should be subject to alternative minimum tax. The tax year for an individual is calendar year.

2. Corporate Tax

Profit-Seeking Enterprise Income Tax

The minimum taxable income and the tax rate are as follows (applicable to fiscal years starting on or after January 1st 2018):

- If total taxable income is NTD 120,000 or less, the profit-seeking enterprise is exempt from income tax.
- If total taxable income is more than NTD 120,000, the income tax rate shall be 20%. The income tax payable shall not exceed one half of the portion of taxable income more than NTD 120,000.

Effective since January 1st, 2016, capital gains on sale of real property (land and houses) which was purchased after January 1st, 2016 should be subject to a separate income tax. The tax rate ranges from 20% to 45% and varies with the real property holding period. For a nonresident enterprise, the tax rate is 45% and reduced to 35% if the real property is held for more than 2 years. If an enterprise transfers the ownership of a company in which the enterprise directly or indirectly owns more than 50% interests and where more than 50% of the company’s value comes from the real property, the transfer of ownership should also be subject to the separate capital gain income tax.

2. Corporate Tax (cont.)

Surtax

5% Surtax is imposed on profits generated in fiscal years starting on or after January 1st 2018 and not distributed in the next year.

Starting from January 1st, 2019, due to the abolishment of the “Two-Tax-In-One” rule, Surtax paid by an enterprise can no longer be claimed as tax credit against withholding tax on dividend/earnings repatriated by the enterprise to its foreign owners.

Alternative Minimum Tax

A profit-seeking enterprise is subject to alternative minimum tax (AMT), provided that:

- It has a fixed place of business or business agent in Taiwan;
- It earns specific tax-exempt income or enjoys specific tax exemption incentives;
- Its adjusted taxable income (basic income) is more than NTD500,000;
- Its AMT (the portion of basic income over NTD 500,000 multiplied by 12%) is more than its profit-seeking enterprise income tax (general income tax);
- The AMT in excess of the general income tax should be paid.

3. Withholding tax rate (non-treaty)

Income	Resident		Non-resident Individual/ Corporation
	Individual	Corporation	
Dividends	N/A	N/A	21%
Interest	10%	10% (corporation other than banks)	20%
Royalties/know-how	10%	N/A (if GUI issued)	20%
Rents (for moveable property)	10%	N/A (if GUI issued)	20%
Management fees	10%	N/A (if GUI issued)	20%
Technical fees	10%	N/A (if GUI issued)	20%
Directors' fees	5%	N/A (if GUI issued)	Individual: 18% Corporation: 20%”

Note: GUI means “Government Uniform Invoice”, which is the standard local invoice designed, printed, and controlled by tax authority.

For a resident company, dividends received from other resident companies are exempted from corporate income tax. For a resident individual, dividends received from resident companies should be taxed in one of the following ways:

- Included in individual’s consolidated income and subject to progressive tax rate ranging from 5% to 40% with tax credit equivalent to 8.5% of dividend income capped at NTD80,000; or
- Separately subject to a flat tax rate at 28%

4. Test or Basis of tax residence

Corporate residence

A profit-seeking enterprise resides in Taiwan if its head quarter is located in Taiwan. In 2016, the tax authority introduced the “place of effective management” (“PEM”) regime in the income tax law. A foreign enterprise with its PEM in Taiwan will be treated as a Taiwan resident enterprise and subject to income tax liability and all compliance duties as a Taiwanese enterprise. However, the PEM rule will become officially effective only if the specific conditions can be fulfilled.

Individual residence

An individual is considered a Taiwan tax resident if one of the following conditions is met:

- The individual has domicile (house registration) in Taiwan, and either stays in Taiwan for 31 days or more in a calendar year or has vital life/economic interests in Taiwan.
- The individual does not have domicile (house registration) in Taiwan but resides in Taiwan for no less than 183 days in a calendar year.

5. Residential individual tax rates

Consolidated Income Tax

Income tax is levied on consolidated Taiwan-source income of residential individuals. The tax rates are progressive and ranges from 5% to 40%.

Taxable Income (NTD)	Tax Rate	Progressive Deduction in Tax
0 ~ 560,000	5%	0
560,001 ~ 1,260,000	12%	39,200
1,260,001 ~ 2,520,000	20%	140,000
2,520,001 ~ 4,720,000	30%	392,000
4,720,001 ~	40%	864,000

For 2022, a resident individual is granted a personal exemption of NTD 92,000 and may claim either a standard personal deduction (NTD 124,000) or itemized deductions. Special deductions may also be claimed for salary income (NTD207,000), interest income (NTD270,000), capital loss, etc.

Effective since January 1st, 2016, capital gains on sale of real property (land and houses) which is purchased after January 1st, 2016 should be subject to a separate income tax at a maximum rate of 45%. The tax rate can be gradually reduced to 15% if the real property is for more than 10 years. If a resident individual transfers the ownership of a company in which the individual directly or indirectly owns more than 50% interests and where more than 50% of the company’s value comes from the real property, the transfer of ownership should also be subject to the separate capital gain income tax.

Alternative Minimum Tax

A resident individual is subject to alternative minimum tax (AMT) at a rate of 20%, provided that:

- He/she earns non-Taiwan source income, receives specific insurance payment, earns income on transaction of specific securities, or claims deduction for non-cash donation;

<p>5. Residential individual tax rates (cont.)</p>	<ul style="list-style-type: none"> • AMT ((basic income minus NTD6,700,000, then multiplied by 20%) is more than consolidated income tax (general income tax); • The AMT in excess of the general income tax should be paid additionally. <p>Parallel to the CFC regime applying to profit-seeking enterprise, the same rule has been introduced in the AMT law for individual taxation. CFCs' profits will be included in the calculation of basic income of the resident individual based on his/her shareholding percentage in the CFCs. The CFC rule will be effective since January 1st, 2023.</p>
<p>6. Non-residential individual tax rates</p>	<p>Income tax is levied on Taiwan-source income of non-residential individuals. The tax should be withheld upon payment of income (not on consolidated basis). Wages and salaries are subject to withholding tax at a rate of 18%. Commissions, bank interests, royalties, fees for professional services, rents, and prizes are subject to withholding tax at 20%. Dividend is subject to a 21% withholding tax (increased from 20%) starting from January 1st 2018. Preferential withholding tax rate could be available under tax treaty. A nonresident individual income tax return with tax authority unless specific conditions are met.</p> <p>Effective since January 1st, 2016, capital gains on sale of real property (land and houses) which is purchased after January 1st, 2016 should be subject to a separate income tax. For a nonresident individual, the capital gains should be taxed at 45%. The tax rate is reduced to 35% if the real property is held for more than 2 years. If a nonresident individual transfers the ownership of a company in which the individual directly or indirectly owns more than 50% interests and where more than 50% of the company's value comes from the real property, the transfer of ownership should also be subject to the separate capital gain income tax.</p>
<p>7. Goods and Services tax</p>	<p>Enterprises have to register with tax authority before doing business, which is regulated by the Value-Added and Non-Value-Added Business Tax Act ("BT Act"). For enterprises completing taxation registration, business tax is imposed in two different regimes:</p> <p>Value-Added Tax (VAT)</p> <p>VAT is levied on 1) sale of goods in Taiwan, 2) provision of services in Taiwan, and 3) good imported into Taiwan. VAT paid on purchase (Input VAT) should offset against VAT collected from clients/customers (Output VAT). Any excess of Output VAT should be paid to tax authority. Any excess of Input VAT should be carried forward (or claimed for tax refund under specific conditions).</p> <p>The VAT collection rate is currently 5%. 0% rate may apply to exports, export-related services, goods sold to tax-free zone, etc. VAT exemption is only applicable to specific business activities listed out in the BT Act.</p> <p>Non-Value-Added Tax (ST)</p> <p>Financial institutions (e.g. bank, insurance company, security trading company), enterprises doing specific business (e.g. provision of special food/beverage services, wholesales of agricultural products), and micro enterprises are subject to ST. ST is based on gross sales amount and the tax rate ranges from 0.1% to 25%.</p>

<p>7. Goods and Services tax (cont.)</p>	<p>E-Commerce</p> <p>Effective from May 1st, 2017, foreign suppliers (enterprise, institution, organization) which render “e-commerce” services to Taiwanese individuals are requested to make taxation registration, file bimonthly VAT return and pay VAT if the annual e-commerce service revenue is over NTD 480,000. Input VAT can be claimed as credit against Output VAT if adequate documents are provided. The compliance obligations should be done by the suppliers or its tax-filing agent in Taiwan. The e-commerce service should also be subject to profit seeking enterprise income tax in Taiwan.</p> <p>The term “e-commerce” means services provided through internet or other electronic methods, which could be downloaded/stored onto computers/mobile devices, used online without download/storage, or involves a physical place of consumption located in Taiwan (e.g., accommodation and car rental services).</p>										
<p>8. Estate duty</p>	<p>Estate and gift tax is levied on worldwide assets of Taiwanese-domiciled individuals. The same tax is levied only on assets located in Taiwan for non-Taiwanese-domiciled individuals. Taxable asset (the value of gross estate or gift less exemptions and deductions) shall be taxed at progressive tax rates ranging from 10%~20%.</p>										
<p>9. Stamp duty</p>	<p>The following documents drawn up in Taiwan should be subject to stamp tax:</p> <table border="1"> <thead> <tr> <th>Documents</th> <th>Tax Rate / Tax</th> </tr> </thead> <tbody> <tr> <td>Monetary receipts</td> <td>0.4% of cash received (0.1% of money deposited by bidders as deposit of bid bonds)</td> </tr> <tr> <td>Contracting agreements</td> <td>0.1% of contract price</td> </tr> <tr> <td>Contracts for sale, transfer, or partition of real estate</td> <td>0.1% of contract price</td> </tr> <tr> <td>Contracts for sale of movable property</td> <td>NTD 4 per contract</td> </tr> </tbody> </table>	Documents	Tax Rate / Tax	Monetary receipts	0.4% of cash received (0.1% of money deposited by bidders as deposit of bid bonds)	Contracting agreements	0.1% of contract price	Contracts for sale, transfer, or partition of real estate	0.1% of contract price	Contracts for sale of movable property	NTD 4 per contract
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<p>10. Property tax</p>	<p>Land Value Tax</p> <p>Land value tax is imposed on urban land and rural land which is not assigned a land value. The tax is levied at progressive rates (from 1% to 5.5%) based on land value published by government. Preferential tax rate at 0.2% may apply to self-use residential land under conditions.</p> <p>House Tax</p> <p>House tax is levied on houses attached to land and on such other buildings which enhance the utility value of those houses. The tax basis is the current value of houses published by government. Houses used for residency are subject to tax rates from 1.2% to 3.6%. Houses used for business are subject to tax rates from 3% to 5%. For houses used by NPO, the rates vary from 1.5% to 2.5%.</p> <p>Land Value Incremental Tax</p> <p>Land that has been assigned a value by the government shall be subject to land value increment tax based on the total amount of land value increment at the time when the title of land is transferred. The land value incremental tax is subject to progressive rates ranging from 20% to 40%.</p>										

11. Income tax filing deadlines

Types of Form	Taxpayer	Deadlines
Simple return Ordinary return	Residential individual	May 31st
Nil	Non-residential individual	Tax should be withheld upon payment. Tax return needs not be filed.
Ordinary return Blue return*	Companies	May 31st (or the last date in the fifth month after fiscal year end)
Ordinary return Blue return*	Partnerships	May 31st (or the last date in the fifth month after fiscal year end)

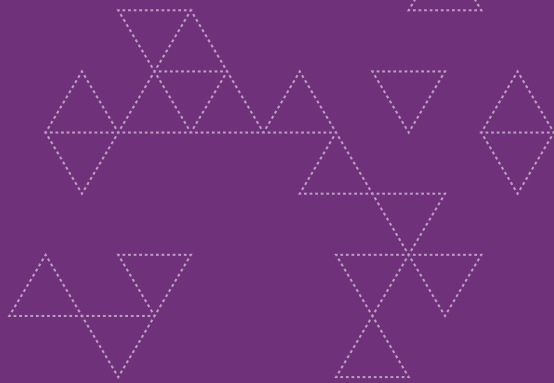
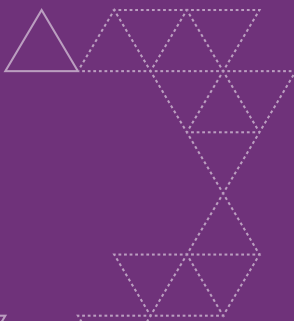
12. Double Tax Agreements

Certain payments by resident in Taiwan to non-residents are subject to domestic withholding tax rates. The rates of taxes may be reduced under the terms of a double tax agreements with a treaty country. As for December 31st, 2021, Taiwan has signed double tax agreements with 34 countries as listed below.

Country	Dividend %	Interest (%)	Royalties %
Non-treaty Countries	21	15/20	20
Australia	10/15	10	12.5
Austria	10	10	10
Belgium	10	10	10
Canada	10/15	10	10
Czech Republic	10	10	5/10
Denmark	10	10	10
France	10	10	10
Gambia	10	10	10
Germany	10	10/15	10
Hungary	10	10	10
India	12.5	10	10
Indonesia	10	10	10
Israel	10	7/10	10
Italy	10	10	10
Japan	10	10	10
Kiribati	10	10	10
Luxembourg	10/15	10/15	10
Macedonia	10	10	10
Malaysia	12.5	10	10
New Zealand	15	10	10
Netherlands	10	10	10
Paraguay	5	10	10
Poland	10	10	3/9
Saudi Arabia	12.5	10	4/10
Senegal	10	15	12.5
Singapore	40*	Nil	15
Slovakia	10	10	5/10
South Africa	5/15	10	10
Swaziland	10	10	10

12. Double Tax Agreements (cont.)	<table border="1"> <tr> <td>Sweden</td> <td>10</td> <td>10</td> <td>10</td> </tr> <tr> <td>Switzerland</td> <td>10/15</td> <td>10</td> <td>10</td> </tr> <tr> <td>Thailand</td> <td>5/10</td> <td>10/15</td> <td>10</td> </tr> <tr> <td>UK</td> <td>10</td> <td>10</td> <td>10</td> </tr> <tr> <td>Vietnam</td> <td>15</td> <td>10</td> <td>15</td> </tr> </table>	Sweden	10	10	10	Switzerland	10/15	10	10	Thailand	5/10	10/15	10	UK	10	10	10	Vietnam	15	10	15
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	Thailand	5/10	10/15	10																	
	UK	10	10	10																	
	Vietnam	15	10	15																	
<p>* The withholding tax so charged shall not exceed an amount which together with the corporate income tax payable on the profits of the Taiwanese company paying the dividends constitutes 40 per cent of that part of the taxable income out of which the dividends are declared. The term "corporate income tax payable" shall be deemed to include the corporate income tax which would have been paid but for the reduction or exemption under the laws designed to promote economic development.</p>																					
<p>Taiwan has implemented the OECD Common Reporting Standard (CRS) since January 1, 2019. Reporting financial institutions need to obtain information on nonresident account and report to Taiwan tax authorities. The Taiwan tax authorities will exchange the information with the tax authorities of reportable jurisdictions where the account holder is resided. The Ministry of Finance has been communicating with the countries that Taiwan has signed double tax agreement with and announces annually a list of reportable jurisdictions that agree with automatic information exchange with Taiwan. For 2022, the reportable jurisdictions include Japan, Australia, and the U.K.</p>																					

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For further information, or to become involved, please contact:

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