



# Singapore Tax Facts 2020



# Tax Facts

#### **Summary**

Under the Singapore Income Tax Act, taxes are levied on the income of companies and individuals. In addition, there are goods and services tax and stamp duties. There is no capital gains tax in Singapore.

The tax year, known as the year of assessment (YA) is from 1 January to 31 December. Tax is assessed on a preceding year basis. Individuals are taxed on income earned in the preceding calendar year. The income of a company is assessed to tax on a preceding financial year basis.

#### **Corporate Tax**

A company is liable to corporate income tax on a territorial and receipt basis. It is taxed on income accruing in or derived from Singapore, and foreign income received or deemed received in Singapore. However, a non-resident company that is not operating in or from Singapore is generally not taxed on foreign income received in Singapore. Under the one-tier corporate system, Singapore dividends distributed from corporate profits are tax exempt and not subject to any withholding tax.

#### **Residence Status**

A company is a tax resident if its management and control are exercised in Singapore. The place of incorporation is not relevant.

# Corporate Tax

Companies are taxed at a flat rate of 17%.

For YA 2013 to YA 2015, companies are granted a 50% corporate income tax ("CIT") rebate and the cap for the rebate is \$30,000.

For YA 2016 and 2017, the CIT rebate is 50% and the cap for the rebate is as follows:

- \$20,000 for YA 2016
- **\$25,000 for YA 2017**

For YA 2018 to YA 2020, the CIT rebate is as follows:

- YA 2018 40% CIT rebate capped at \$15,000
- YA 2019 20% CIT rebate capped at \$10,000
- YA 2020 25% CIT rebate capped at \$15,000

In addition, companies are entitled to the following tax exemptions on their chargeable income:

#### Partial Tax Exemption (For all companies) (YA 2010 – YA 2019)

```
First $10,000 @ 75% exemption = $7,500
Next $290,000 @ 50% exemption = $145,000
```

#### Partial Tax Exemption (For all companies) (from YA 2020)

First \$10,000 @ 75% exemption = \$7,500 Next \$190,000 @ 50% exemption = \$95,000

#### Tax Exemption for new start-up companies\* (YA 2010 - YA 2019) for the first 3 YAs

First \$100,000 @ 100% exemption = \$100,000 Next \$200,000 @ 50% exemption = \$100,000

#### Tax Exemption for new start-up companies\* (from YA 2020) for the first 3 YAs

First \$100,000 @ 75% exemption = \$75,000 Next \$100,000 @ 50% exemption = \$50,000

The following conditions must be met for Tax Exemption for new start-up companies:

- incorporated in Singapore (includes companies limited by guarantee);
- a tax resident in Singapore for that YA; and
- has no more than 20 shareholders throughout the basis period for that YA where all of the shareholders are individuals beneficially holding the shares in their own names or at least one shareholder is an individual beneficially and directly holding at least 10% of issued ordinary shares of the company

\*Does not apply to companies incorporated on or after 26 February 2013 and whose principal activity is investment holding or developing property for sale.

#### **Foreign-sourced Income**

A tax resident company can enjoy tax exemptions for foreign-sourced dividends, foreign branch profits and foreign-sourced service income received in Singapore, subjected to the following conditions:

- the income is subjected to tax in the foreign country from which the income is earned;
- the income is remitted from a country with a headline tax rate of not less than 15%; and
- the Comptroller of Income Tax is satisfied that the tax exemption would be beneficial to the Singapore resident company

#### **Capital Allowances**

Capital allowances are given in place of depreciation of fixed assets, which is not a deductible expense for income tax purpose in Singapore. In addition, companies can claim written down allowances for capital expenditures incurred on acquiring certain intellectual property rights.

Business are given an option to accelerate the write-off of the cost of acquiring fixed assets over two years, instead of three years or over the prescribed working life of the asset, on the cost incurred in acquiring the asset during the basis period for YA 2021.

The rates of accelerated capital allowance allowed are as follows:

- 75% of the cost incurred to be written off in the first year (i.e. YA 2021); and
- 25% of the cost incurred to be written off in the second year (i.e. YA 2022).

If exercised, this option is irrevocable. No deferment of capital claim is allowed under this option.

Businesses claiming annual allowance under Section 19 and the Sixth Schedule of the SITA may make an irrevocable election to write down their plant and machinery as follows:

- If the current prescribed working life of the asset in the Sixth Schedule is 12 years or less, businesses may choose to claim annual allowance over either 6 or 12 years; or
- If the current prescribed working life of the asset in the Sixth Schedule is 16 years, business may choose to claim annual allowance over 6, 12 or 16 years.

The above change will apply to assets acquired in the basis periods relating to YA 2023 and subsequent YAs. It will also apply to assets acquired in basis periods relating to YA 2022 and prior YAs, if the businesses had deferred and yet to start its capital allowance claims for the assets.

#### Renovation and refurbishment ("R&R")

For qualifying R&R expenditure incurred during the basis period for YA 2021, businesses have the option to claim the deduction in one year (i.e. accelerated R&R deduction) instead of over three years. The cap of \$300,000 for every relevant period of 3 consecutive YAs will still apply. If exercised, this option is irrevocable.

#### **Group Relief**

Group companies are allowed to transfer current year tax losses and current year capital allowances to another company in the same group. A group consists of a Singapore incorporated parent company and all its Singapore incorporated subsidiaries. Two Singapore incorporated companies could be members of the same group if one is 75% owned by the other or both are 75% owned by another Singapore incorporated company. The group companies must adhere to the same accounting period.

#### **Carry-back Relief**

Under the enhanced carry-back relief scheme for YA 2020, current year unutilised capital allowances and trade losses may be carried back up to 3 immediate preceding YAs (i.e. YA 2017, YA 2018 and YA 2019), capped at \$100,000 of qualifying deductions and subject to meeting the requisite conditions.

#### **Carry-forward Relief**

A company can carry forward unutilised tax losses, capital allowances and donations to offset against future assessable income, provided there is no substantial change in shareholders and their shareholdings at the relevant dates (shareholding test). There must also be no change in the company's principal activities during the relevant dates in order to claim unutilised capital allowances. Unutilised donations can only be carried forward up to a maximum of 5 years.

#### **Tax Incentives**

Singapore has an extensive range of tax incentives that provide relief from specific provisions of the Singapore Income Tax Act. They are administered by statutory boards such as Economic Development Board, International Enterprise Singapore and Monetary Authority of Singapore. Following are examples of tax incentives available in Singapore:

- Pioneer Certificate Incentive
- Development and Expansion Incentive
- International / Regional Headquarters Award
- Finance and Treasury Centre Tax Incentive
- Merger and Acquisition Scheme

\_\_\_\_\_

# Withholding Tax

Under the Singapore tax law, the following income paid to a non-resident company or individual is subject to withholding tax:

Nature of Income	Withholding tax rates
Interest, commission, fee or other payment in connection with any loan or indebtedness	15% <sup>[1]</sup>
Royalty or other lump sum payments for the use of moveable properties	10%[1][2]
Payment for the use of or the right to use scientific, technical, industrial or commercial knowledge or information	10%[1][2]
Rent or other payments for the use of moveable properties	15% <sup>[1]</sup>
Technical assistance and service fees	Prevailing Corporate Tax rate[3] [4]
Management fees	Prevailing Corporate Tax rate[3] [4]
Time, voyage and bareboat charter fees for the charter of ships	NIL
Proceeds from sale of any real property by a non-resident property trader	15%
Distribution of taxable income made by REIT to unitholder who is a non-resident (other than an individual)	10%

<sup>&</sup>lt;sup>[1]</sup> These withholding tax rates apply when the income is derived by the non-resident person through operations carried on outside Singapore. They are to be applied on the gross payment. The resulting tax payable is a final tax. The following tax rates apply on gross payments when operations are carried out in Singapore:

- Non-resident person (other than individuals): Prevailing corporate tax rate of 17%
- Non-resident individuals: 20% (from 1 January 2016, the rate will be increased to 22%)

[2] The reduced withholding tax rate of 10% applies to payments due and payable on or after 1 January 2005.

[3] Withholding tax is based on the prevailing corporate tax rate for the year when the services were provided, even if payment to the non-resident is made in a different year. For example, if the service was provided in December 2008 but payment was made in 2009, the prevailing corporate tax is that for 2008(Year of Assessment 2009), which is 18%. For payments made to non-resident individuals, tax is to be withheld at 20% (from 1 January 2016, the rate will be increased to 22%) on the gross payment.

[4] Tax refund under Section 46 of Income Tax Act for payments withheld at prevailing corporate tax rate.

\_\_\_\_\_

### Goods and Services Tax

The GST is a tax on domestic consumption in Singapore. Businesses with annual taxable supplies of over \$1 million must register for GST.

Goods and Services Tax	
Standard Rate	7%*
Exported goods and international services	0%

<sup>\*</sup>Sale and lease of residential properties and financial services are exempted from tax

GST will be raised by two percentage points, from 7% to 9%, sometime in the period from 2021 to 2025. More details will be provided once the timing of the GST increase has been determined.

\_\_\_\_\_

# **Individual Tax**

Individuals are liable to income tax on a territorial basis. Foreign sourced income received by an individual (other than from a partnership) in Singapore is exempt from tax. Interest income from approved banks in Singapore is not taxable. Personal reliefs are only available to resident individuals.

#### **Residence Status**

An individual would be treated as a resident for Singapore tax purposes if he normally resides in Singapore except for temporary absences or if he is physically present or exercises an employment in Singapore for 183 days or more in a calendar year.

Concessionary tax treatment as a tax resident is available if he:

- is physically present or works in Singapore for a consecutive period spanning 3 calendar years; or
- works in Singapore for a continuous employment period of at least 183 days which straddle across 2 calendar years.

#### **Individual Tax**

Income tax rates of residents:

#### From YA 2017 onwards

Chargeable In	come	Rate (%)	Gross Tax Payable (\$)
On the first	\$ 20,000	0	0
On the next	\$ 10,000	2	200
On the first	\$ 30,000	-	200
On the next	\$ 10,000	3.50	350
On the first	\$ 40,000	7	550
On the next	\$ 40,000		2,800
On the first	\$ 80,000	-	3,350
On the next	\$ 40,000	11.5	4,600
On the first	\$120,000	-	7,950
On the next	\$ 40,000	15	6,000
On the first	\$160,000	-	13,950
On the next	\$ 40,000	18	7,200
On the first	\$200,000	-	21,150
On the next	\$ 40,000	19	7,600
On the first	\$240,000	-	28,750
On the next	\$ 40,000	19.5	7,800
On the first	\$280,000	-	36,550
On the next	\$ 40,000	20	8,000
On the first In excess of	\$320,000 \$320,000	- 22	44,550

#### Income tax rebate

YA 2017 – 20% tax rebate capped at \$500

YA 2018 – no tax rebate

YA 2019 - 50% tax rebated capped at \$200

There is no tax rebate for YA 2020.

#### Income tax rates of non-resident individuals:

Taxpayer	Tax Rate
Non-resident employee	Higher of 15% or resident rates
Non-resident partner, non-executive director, sole proprietor, professional	22% (20% prior to 1 January 2016)

#### Not Ordinarily Resident Taxpayer (NOR) Scheme

To qualify for the NOR status, an individual must be a tax resident for that YA and a non-resident for the three consecutive YAs prior to arrival in Singapore. The status is valid for a five-year qualifying period and entitles the resident individual to the following tax concessions:

- Time-apportionment of employment income subject to tax based on the number of days spent in Singapore, provided he spends at least 90 days outside Singapore for business reasons and has Singapore employment income of at least \$160,000
- Exemption on the employer's contributions to non-mandatory overseas social security schemes or pension funds for non-Singapore citizens and permanent residents

The NOR scheme will lapse after YA 2020, where the last NOR status will be granted for YA 2020 and expire in YA 2024.

#### **Stamp Duty**

Stamp duty is payable on all instruments relating to the conveyance, assignment or transfer of stocks and share in Singapore companies, as well as immoveable properties in Singapore.

		Stamp duty rates
Transfer of shares		0.2%
Transfer of re	eal property:	
On the first	\$180,000	1%
On the next	\$180,000	2%
Over	\$360,000	3%

The stamp duty rates for all residential properties acquired on or after 20 February 2018 are as follows:

	Stamp duty rates
First \$180,000 (No change)	1%
Next \$180,000 (No change)	2%
Next \$640,000 (Revised)	3%
Amount exceeding \$1,000,000 (New)	4%

There are additional stamp duties imposed on the buyer and / or seller on certain real property depending on factors such as the profile of the buyers and the duration of ownership by the sellers.

The buyer's stamp duty rate for non-residential properties remains unchanged.

\_\_\_\_\_

# **Contact us**

If you need assistance or advice on the above, we are here to assist you.



Michelle Seat
Director, Tax
Foo Kon Tan LLP
D +65 6304 2342
F +65 337 2197
E michelle.seat@fookontan.com

Foo Kon Tan LLP 24 Raffles Place #07-03 Clifford Centre Singapore 048621 T: +65 6336 3355 F: +65 6337 2197

For more updates, visit us on our social channels:



www.fookontan.com



https://sg.linkedin.com/company/foo-kon-tan



www.facebook.com/fookontanllp/

© 2020 Foo Kon Tan LLP. All rights reserved.

'Foo Kon Tan' (FKT) refers to the brand name under which Foo Kon Tan and its associated companies provide assurance, tax and advisory services to their clients, or refer to one or more service providers, as the context requires. Services are delivered by the respective entities.

Foo Kon Tan LLP is a principal member of HLB International, a world-wide network of independent accounting firms and business advisers, each of which is a separate and independent legal entity and as such has no liability for the acts and omissions of any other member. HLB International Limited is an English company limited by guarantee which co-ordinates the international activities of the HLB International network but does not provide, supervise or manage professional services to clients. Accordingly, HLB International Limited has no liability for the acts and omissions of any member of the HLB International network, and vice versa.