

e-CIRCULAR TO MEMBERS

CHARTERED TAX INSTITUTE OF MALAYSIA (225750-T)

e-CTIM TECH 63/2017 TO ALL MEMBERS

15 September 2017

TECHNICAL

Direct Taxation

INCOME TAX (EXEMPTION) (NO.4) ORDER 2017 [P.U. (A) 235/2017]

This Exemption Order was gazetted on 15 August 2017 and was reported in our <u>e-CTIM TECH-DT 61/2017</u> dated 22 August 2017. It is deemed to take effect from the year of assessment (YA) 2016.

Definitions

Among the words which are defined in paragraph 2 are the following:

| Word | Meaning |
|--|--|
| Qualifying activity (QA) | Waste treatment, waste recovery or waste recycling in the Waste Eco Park |
| Operator | A company incorporated under the Companies Act 2016 and resident in Malaysia who undertakes at least one of the QA |
| Qualifying capital expenditure (QCE) | Capital expenditure (CE) incurred by an operator in relation to a machinery or plant used in Malaysia solely for the purpose of carrying on a QA, but does not include CE incurred on any machinery or plant which is provided wholly or partly for the use of a director or an individual who is a member of the management, administration or clerical staff of that operator. |
| Waste Eco Park (WEP) | Means a place for waste recycling, recovery and treatment activities to be carried out which incorporates the following minimum elements: (a) Basic infrastructure such as roads, drainage system, utilities and sewerage; (b) Building and facility for waste receipt and separation; (c) Waste water treatment facility; (d) Building for waste recycling, recovery or treatment facility; and (e) Building for education and awareness centre. |
| Other words defined in para. 2 are "related company" and "incurred". | |
| The words underlined below are defined in para. 3(8). | |

Exemption (Paragraph 3)

(All sections cited hereinafter refer to sections of the Income Tax Act 1967 (ITA) unless otherwise stated.)

- An operator is exempted (subject to conditions) from payment of income tax in respect of statutory income (SI) derived from a QA in the basis period for a YA in an amount which is equal to an allowance of 100% of the QCE incurred by the operator.
- The exemption is for a period of 5 consecutive years commencing from the date on which QCE was first incurred by the operator as determined by the <u>Malaysian Investment</u> <u>Development Authority</u> (MIDA).
- The commencement date shall not be earlier than 3 years before the date of the application for exemption, and not earlier than 1.12.2015.
- The application for exemption which is made to the Minister through MIDA, must be made on or after 1.1.2016 but not later than 31.12. 2020.
- Where an operator has been granted the above exemption for a QA, any related company
 of the operator is not entitled to similar exemption for the same QA.

Conditions for exemption

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Exemption is granted subject to the following conditions:

- The WEP has been approved by the relevant authorities (specified in the <u>Schedule</u> to this Order), State Governments and local authorities before the QA is executed;
- The operator must maintain records of all wastes and products flowing in and out of the WEP and submit periodic reports of these records to the <u>manager</u>;
- Only wastes obtained within Malaysia, including free zones or licensed manufacturing warehouse, are recycled, recovered or treated in the WEP. No waste is allowed to be imported into Malaysia by the operator.
- The operator must comply with all written laws, guidelines, conditions and directions relating to the exemption granted and to waste management.

Statutory Income

- SI (mentioned in subpara. 3(1) of this Order) is determined after deducting allowances allowed under schedule 3, notwithstanding that no claim for such allowances were made.
- If an asset is used for the purpose of a QA as well as some other activity (not a QA), the Sch. 3 allowances that are due must be reasonably apportioned, having regard to the extent to which the asset is used for the purpose of the QA.
- The amount of SI which is exempted under subpara. 3(1) ("the exempt amount") shall not exceed 70% for each YA.
- If SI is insufficient (or nil) so that the exempt amount cannot be allowed in full (or cannot be allowed) the amount of exemption which cannot be granted for that YA shall be granted for the first subsequent YA for which the operator has SI from a QA, and for the subsequent year(s) until the full amount of exemption to which the operator is entitled to is granted.

Disposal of Asset

- If an asset on which QCE was incurred is disposed of within 5 years of the date of acquisition, the amount of exemption granted in respect of SI equal to the allowance for QCE incurred on that asset shall be withdrawn in the basis period for a YA in which the asset is disposed of.
- If the asset, in respect of which the exemption is applied, is disposed of to a related company, the QCE incurred by the related company is deemed to be zero. (Para. 6)

Other Provisions

- The Minister may withdraw an exemption that has been granted if the operator fails to comply with any condition imposed in relation to the exemption. (Refer para. 7)
- If the operator carries on a QA as well as some other (non-qualifying) activity, each activity is treated as a separate and distinct source of income, and a separate account must be kept for income derived from the QA. (Para. 8)

Non-application

This Order does not apply to an operator which (in the basis period for a YA) has made a claim for Reinvestment Allowance or Investment Allowance; or has been granted any incentive under the Promotion of Investments Act 1986 in respect of the same QA; or comes within the application of specified provisions of the ITA which are listed under <u>paragraph 9(c) to (d)</u> of this Order.

Members may read the Order in full at the official website of the Attorney-General's Chambers. You may write to the Institute at technical@ctim.org.my or secretariat@ctim.org.my in respect of any suggestions, concern or comments you may have on the Order.

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