

e-CIRCULAR TO MEMBERS

CHARTERED TAX INSTITUTE OF MALAYSIA (225750-T)

e-CTIM TECH-DT 46/2014 TO ALL MEMBERS 4 July 2014

TECHNICAL

Direct Tax

INCOME TAX EXEMPTION - NEW ORDER ISSUED: RAPID COMPLEX

The following Exemption Order made under paragraph 127(3)(b) of the Income Tax Act 1967 (ITA) have been recently gazetted:

Income Tax (Exemption) (No. 2) Order 2014 [P.U.(A) 166]

This Order is deemed to have come into operation from the year of assessment (YA) 2011. The main provisions of the Order are summarized below:

Exemption		
Para. No. &	Summary	
Heading 4 "Exemption"	The Minister (of Finance) exempts a qualifying person* resident in Malaysia from payment of income tax in respect of 50% of its statutory income derived from a qualifying activity* for a period of 5 consecutive YA beginning from the YA in the basis period immediately after the exemption period*. * These terms are defined in paragraph 2 of the Order	
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	• Exempt "statutory income" is determined after deducting allowances under Schedule 3 of the ITA, notwithstanding that no claim for such allowances have been made.	
Definitions		
2.	The following terms are defined:	
"Interpretation"	• "qualifying activity" (QA) – refers to any of 5 activities specified under para. 2(1), carried out by a qualifying person in RAPID Complex*.	
	*This term is also defined here to refer to a complex of specified plants and facilities located in Pengerang, Johor. RAPID stands for Refinery and Petrochemical Integrated Development.	
	 "qualifying person" (QP) – means Petroleum Nasional Berhad (PNB), or any company incorporated under the Companies Act 1965 (CA) in which PNB holds at least 51% of the paid up capital in ordinary shares; or any other company incorporated under the CA which carries out QA within the RAPID Complex, in which PNB holds (directly or indirectly) ordinary shares. 	
	"exemption period" – means the period where a QP is granted exemption from income tax under the Income Tax (Exemption) (No. 7) Order 2013	



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Conditions of Eligibility		
3.	This Order applies to a QP who has made an application in writing in	
"Application"	respect of its QA to the Malaysian Investment Development Authority	
	(MIDA) within 90 days before the expiry of the exemption period (as	
	defined above).	
7.	The granting of exemption is subject to conditions stated by MIDA in	
"Condition"	its approval letter.	
8.	A QP is not eligible for tax exemption under this Order under specified	
"Non-application"	circumstances stated in paragraphs 8(a) to 8(d). These include	
	situations where the QP has made a claim for reinvestment	
	allowances under Schedule 7A of the ITA, or has been granted	
	incentives under the Promotion of Investment Act 1986, or has failed	
	to comply with the conditions for approval specified by MIDA.	
Other Matters		
5.	Any amount of adjusted loss incurred from the QA prior to or during	
"Losses"	the exempt years of assessment under the Income Tax (Exemption)	
	(No. 7) Order 2013 and this Order, shall be carried forward and	
	deducted against the statutory income of the QA in the years following	
	the exempt years of assessment until the whole amount is fully	
	utilized.	
6.	Where a QA is being carried on with other activities/ projects within or	
"Separate	outside RAPID Complex, each of such activity or project will be treated	
source and	as a separate and distinct source or business. A separate account	
account"	must be maintained for income derived from the QA.	

You may read the Order in full at the official website of the Attorney-General's Chambers.

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