

Implementation of Advanced Tax on Dividend Distribution

(Instruction no. 30408.GDT, dated 14 December 2022)

This General Department of Taxation (GDT) instruction was issued to clarify the scope and imposition of the Advanced Tax on Dividend Distribution (ATDD) in Cambodia. Below are the salient provisions of this GDT instruction:

Scope and definition	 ATDD is essentially a prepayment of annual Tax on Income (Tol) imposed on an enterprise that distributes a dividend from income which was not yet subjected to Tol. The ATDD paid in the current tax year shall be allowed to be used as a tax credit against the annual Tol at year-end.
Tax Base	 ATDD will be imposed on the grossed-up value of the dividend distribution multiplied by the annual ToI rate (i.e., generally at 20%). Please refer to the GDT instruction for the step-by-step guidance in computing the ATDD base for QIP and non-QIPs.
Exemptions	 ATDD will not apply to the following: Qualified Investment Projects (QIPs) within the income tax holiday (ITH) period, including retained earnings (RE) accumulated during the ITH period existing before the year 2020. Redistribution of the dividend income received which was already subjected to ATDD
Special rules for QIPs entitled to pay tax at a progressive rate (i.e., 25%, 50%, or 75%)	 ATDD shall be payable as follows: Total ATDD payable x 25% for the first two (2) years. Total ATDD payable x 50% for the next two (2) years. Total ATDD payable x 75% for the last two (2) years.

For clarity, the GDT instruction also provides illustrative examples and steps on the computation of the ATDD for normal enterprise and for QIPs.

Our comments

Prior to this new GDT instruction, there have been some grey areas on the applicability of ATTD on the distribution of RE by QIPs accumulated during the ITH period prior to 2020. The above GDT instruction has now clarified that such a transaction would not be subject to ATDD.

However, there still appears to be a grey area on whether ATDD will apply to RE accumulated during the ITH period from 2020 onward but distributed by the QIP after the expiration of the ITH period.

In light of the above, QIPs should now be able to formulate better tax planning strategies on what to do with their accumulated RE (e.g., to be reinvested, to be distributed as dividend, etc.), depending on which years these were accumulated, and the period on which the QIP plans to distribute/reinvest such RE. We suggest that you consult with your trusted advisors on how to proceed with any tax planning opportunities identified under this new GDT instruction.

It should be noted, however, that the declaration and payment of the ATDD is a tax timing issue as the ATDD paid can be claimed as a tax credit against the annual Tol payable. Nevertheless, impacted taxpayers should still ensure proper compliance of their ATDD obligations under this instruction as non-compliance could still result in potential administrative and financial penalties.

As a committed tax advisor to our clients, we welcome any opportunity to discuss the relevance of the above matters to your business.

Contactus

Phnom Penh

PO Box 2352 35th Floor, GIA Tower, Sopheak Mongkul Street, Diamond Island, Sangkat Tonle Bassac, Khan Chomkarmon, Phnom Penh, Kingdom of Cambodia

T: +855 (17) 666 537 | +855 (81) 533 999 E: kpmg@kpmg.com.kh

Michael Gordon

Senior Advisor, Partner T: +855 17 666 537 (ext. 7222)

Nguon Socheata

Director

T: +855 17 666 537 (ext. 7217) E: nsocheata@kpmq.com.kh

Tan Mona

Partner

T: +855 17 666 537 (ext. 7221) E: tmona@kpmg.com.kh

Song Kunthol

Director

T: +855 17 666 537 (ext. 7202) E: skunthol@kpmg.com.kh

So Dary

Partner

T: +855 17 666 537 (ext. 7277)

The information contained herein is of a general nature and is not intended to address the circumstances of any particular individual or entity. Although we endeavor to provide accurate and timely information, there can be no guarantee that such information is accurate as of the date it is received or that it will continue to be accurate in the future. No one should act on such information without appropriate professional advice after a thorough examination of the particular situation.

© 2023 KPMG Cambodia Ltd., a Cambodian single member private limited company and a member firm of the KPMG global organization of independent member firms affiliated with KPMG International Limited, a private English company limited by guarantee. All rights reserved.

The KPMG name and logo are trademarks used under license by the independent member firms of the KPMG global organization.



Scan to visit our website: kpmg.com.kh Email: kpmg@kpmg.com.kh