



Thinking beyond borders: Management of extended business travelers - Thailand

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Key message

Thailand imposes personal income tax on the Thai-sourced income of both residents and non-residents, regardless the Thai source is paid in or outside of Thailand, unless treaty income tax exemption is available.

The Thai Revenue Department issued Departmental Instruction No. Por 161/2566 (“DI No. 161/2566”) that foreign-sourced income derives/receives from 1 January 2024 onwards will be subject to Thai personal income tax if:

- I. The individual derives/receives the foreign source income in the year the individual is a Thai resident, **and**
- II. The individual bring/transfer the foreign source income into Thailand in any calendar year.

A person’s liability to Thai tax is determined by residence status for taxation purposes and the source of income derived by the individual.

1 Key message

Every person, resident or non-resident, is taxed on employment income derived from work duty or from business carried on in Thailand, or from business of an employer in Thailand, or from a property situated in Thailand, regardless of whether such income is paid inside or outside of Thailand.

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Income tax

2 Income Tax

2.1 Liability for income tax

A person's liability for Thai tax is determined by both residence and source rules. A resident of Thailand for tax purposes refers to an individual who is present in Thailand for a total of at least 180 days in a given tax year (being the calendar year).

The general rule is that a person who is either a resident or non-resident of Thailand is assessable on income derived from sources in Thailand. A resident who derives/receives a foreign source income is subject to Thai tax on foreign-sourced income, but only if that income is remitted to Thailand. Extended business travelers are considered non-residents of Thailand for tax purposes unless they are present in Thailand for more than 180 days in the tax year.

2.2 Definition of source

Employment income is generally treated as Thai-sourced compensation where the individual performs the services in Thailand and/or performs the services for the business of the employer in Thailand/ or property situated in Thailand, regardless of whether Thai-sourced income is paid in or outside Thailand.

2.3 Tax trigger points

Technically, there is no minimum number of days that automatically exempts the employee from the requirements to file and pay tax in Thailand. Unless the employee's assessable income falls below the filing threshold or the individual qualifies for relief under the dependent personal services article of the applicable double tax treaty, there may be no tax filing requirement.

2.4 Types of taxable income

Assessable income includes income from employment, including benefits either in cash or in-kind is assessable income subject to Thai tax, unless it is specifically exempt.

2.5 Tax rates

The maximum tax rate applies to income earned over 5 million Thai baht (THB). Net taxable income is taxed at progressive rates up to 35 percent. The maximum tax rate is currently 35 percent on income over THB 5 million in the case of both residents and non-residents.

Flat rate of 17% for highly skilled professionals with Long-Term Resident ("LTR") visa.

Flat rate of 15% for employees registered under the International Business Centre ("IBC") tax regime at the Thai Revenue Department.

Flat rate of 17% for skilled Thai professionals employed by companies or juristic partnerships in targeted industries (Royal Decree No. 793 B.E. 2568 (2025)). Reduced rate applies from 25 March 2025 (the enforcement date) until 31 December 2029.

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Social Security

3 Social Security

3.1 Liability for social security

Resident and non-resident employees who receive salary from Thai employer are required to make contributions to Thailand's social security fund. Contributions to the social security fund are made by employees and employers in equal proportions.

The Ministry of Labor has issued a new ministerial regulation which prescribes adjustments to the maximum wage ceiling for calculating Social Security Fund contributions for insured employees under Section 33 of the Social Security Act B.E. 2533. The present rate of contribution made by each party is 5 percent of the employee's salary, up to a monthly wage ceiling below:

THB

Phase	Period	Monthly wage ceiling	Maximum monthly contribution
Phase 1	1 January 2026 – 31 December 2028	17,500	875
Phase 2	1 January 2029 – 31 December 2031	20,000	1,000
Phase 3	From 1 January 2032 onwards	23,000	1,150

The contributions must be deducted by the employer at the source and remitted to the social security fund by the 15th day of the following month for paper-based and an extension of 7 working days for e-filing (subjected to official announcement by the Social Security Office).

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Compliance obligations

4 Compliance obligations

4.1 Employee compliance obligations

Tax returns are due by 31 March following the tax year-end, which is 31 December, for paper-based return (or 8 April for electronically return).

4.2 Employer reporting and withholding requirements

Employers are required to withhold income tax from salaries and benefits paid to employees. A monthly withholding tax return must be filed via E-filing with the tax authorities by the employer by the 15th of the month following the month income is paid.

Employers also are required to issue withholding tax certificate (50Bis) to employees within 15 February of the following tax year or within one month the employment is terminated, then file an annual withholding tax return (PND1Gor) with the tax authorities by 8th days of March of the following the tax year, which summarizes total income paid and tax withheld for the previous tax year.

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Other issues

5 Other issues

5.1 Work permit/visa requirements

A foreigner entering Thailand to work must obtain a non-immigrant type of business visa (non-B) from the Royal Thai Embassy or Consulate. This visa entitles the foreigner to apply for a work permit.

5.2 Double taxation treaties

Thailand has an extensive tax treaty network. Thailand has entered into double taxation treaties with more than 60 countries/jurisdictions to prevent double taxation and allow cooperation between Thailand and overseas tax authorities in enforcing their respective tax laws. Claims for double tax relief are not required to be submitted. It is the responsibility of the taxpayer to determine whether the relief is applicable.

5.3 Permanent establishment implications

A permanent establishment (PE) may potentially be created as a result of extended business travel, but this would be dependent on the type of services performed and the level of authority the employee has the responsibility of the taxpayer to determine whether the relief is applicable.

5.4 Indirect taxes

Value-added tax (VAT) is applicable at 7 percent on taxable supplies. VAT registration is not required on employment income.

5.5 Transfer pricing

The Thai Revenue Code empowers the tax authority to assess deemed income if the services are provided without consideration. A transfer pricing implication could arise if the employee is being paid by an entity in Thailand but performing services for the benefit of another entity. This would also be dependent on the nature and complexity of the services performed.

5.6 Local data privacy requirements

Thailand has data privacy laws.

5.7 Exchange control

The taxable amount in foreign currency shall be converted using the daily reference exchange rate announced by the Bank of Thailand (“BOT”) or the commercial banks in Thailand for converting foreign currency into Thai Baht (average selling rate) according to the Departmental Instruction No. Paw 132/2548, for payroll reporting purposes.

Once the currency exchange rate has been used, such currency exchange rate shall continue to be used thereafter, unless the approval by the Director-General of Revenue is granted.

5.8 Non-deductible costs for assignees

Non-deductible costs for assignees include payments that are not for or related to the employer's business.

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