Mazars SINGAPORE

As per 1 January 2020

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allowances, pension/ provident fund contributions made by employer, director's fee, combenefits-in-kind, salary in-lieu of notice/ notice pay as compensation for early resignation termination of contract, tax paid by employer.	ployment		
Personal Income Tax Rates – Employment Income Non-residents are taxed at a flat rate of 15% or the progressive resident tax rates for en income. For taxes on Director's fee and director's remuneration are taxed at 22% for non residents. Tax Rate Tax period Calendar year A person will be treated as a Singapore tax resident if he/ she fulfills any of the followin conditions: He/she is a Singapore Citizen or Singapore Permanent Resident who resides in Singapore tax registration He/she is a foreigner who is physically present or who exercises an employent in Singal (excludes director of a company) for 183 days or more during the year preceding the year assessment. Not required, although separate request for income tax return may be required. All income derived by an employee from his employment which includes salaries, bonus allowances, pension/ provident fund contributions made by employer, director's fee, combenefits-in-kind, salary in-lieu of notice/ notice pay as compensation for early resignation for contract, tax paid by employer. Certain income may not be taxable, e.g. payments for restrictive convenants, compensat loss of office and other benefits where are granted administrative concession. Singapore operates on a terrioritial basis of taxation. That said, any income accrued in of from Singapore is subject to tax in Singapore.	ployment		
Tax residency / Domicile according to domestic law A person will be treated as a Singapore tax resident if he/ she fulfills any of the followin conditions: He/she is a Singapore Citizen or Singapore Permanent Resident who resides in Singapore for temporary absences; or He/she is a foreigner who is physically present or who exercises an employent in Singapore (excludes director of a company) for 183 days or more during the year preceding the year assessment. Not required, although separate request for income tax return may be required. All income derived by an employee from his employment which includes salaries, bonus allowances, pension/ provident fund contributions made by employer, director's fee, combenefits-in-kind, salary in-lieu of notice/ notice pay as compensation for early resignation for contract, tax paid by employer. Certain income may not be taxable, e.g. payments for restrictive convenants, compensations of office and other benefits where are granted administrative concession. Singapore operates on a terrioritial basis of taxation. That said, any income accrued in our from Singapore is subject to tax in Singapore.			
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Examples of tax exemption Singapore. Some benefits-in-kind are exempt from tax under administrative concession (subject to conditions): Benefits that foster goodwill or promote wellbeing among staff; Benefits/ perquisites relating to employee's health etc.	from tax in		
Tax concessions for expatriates are made under the Not Ordinarily Resident ("NOR") Sch Specific expatriate concession Representative Scheme, etc. However, please note that the NOR Scheme will lapse afer to the last NOR status will be granted for YA 2020 and expire in YA 2024).			
Income of board members Generally, director's fee are sourced from the country where the company is resident.			
Tax returns should be filed by 18 April (e-filing) or 15 April (paper filing) unless further e has been granted by the Singapore tax authority. We will typically apply for the extensio end of June upon request.			
Payment of taxes must be made within one month from the date of the Notice of Assessi regardless if any objection is to be made. Payment modes include via GIRO, credit card, various electronic payment modes and telestransfer.			
Tax on real estate property			
TAX TREATIES			

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Mazars	
Employment income / income	trom
board members	

Art 15/16 Model OECD Tax treaties

INTERNATIONAL SOCIAL SECURITY

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Cross	border	emplo	oyments

Employer is required to make mandatory contribution to the Central Provident Fund (CPF) for Singapore citizen or Singapore Permanent Resident.

When the Singapore citizen or Singapore Permanent Resident leaves Singapore for overseas employment, the employer does not need to make mandatory contribution to the CPF and the individual can make voluntarily CPF contribution up to a capping limit.

Exception under Art 16 of Reg. 883/2004

Not applicable

and Art 17 of Reg. 1408/71

Social Security Cost as % from gross salary and absolute amounts

It is a percentage on the gross salary based on the age range for manadatory CPF contribution.

IMMIGRATION

Work permit

All foreigners who intend to work in Singapore must have a valid pass before they start work. There are various types of passes (employment pass, S-pass, etc) for different categories of non-residents which include professionals, skilled and semi-skilled workers, trainees and students and family members.

Visa

Depending on the nationality, a visa may need to be applied.

Depends on the purpose of staying/living in Singapore, different passes can be applied (such as dependent passes long-term visit pass, student visa). Each pass has its own restricted activitives.

dependent pass, long-term visit pass, student visa). Each pass has its own restricted activitives conducted in Singapore.

Depends on the passport holder, a visa to enter into Singapore may be required.

Residency permits / registration certificate

See above

Driving license

If you hold a driving licence that was issued outside of Singapore, you should check whether you need to convert your foreign driving licence to a Singapore driving licence before you begin driving in Singapore.

STOCK OPTION PLAN

Specific tax rules on gains arising from Employee Share Options and other forms of Employee Share Ownership would be applied.

ARTICLE 15 OF THE OECD MODEL

183 days

Yes

Notion of employer

More 'inclined' to take an economic employer interpretation approach.

Existence of a permanent establishment

Depends on the employment relationship between the employer and employee for which the employee may create a permanent establishment for the employer in another jurisdiction based on the level of activities performed/conducted.

(http://publicationsdrafts.ro/expattax-2014/wp-content/uploads /2018/01/Gene-Kwee_profile.jpg)

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