

# **Transfer Pricing Update**

# **Understanding Taiwan Tax Regulations**

Taiwan's Ministry of Finance has announced that it will require taxpayers who meet certain criteria to prepare three layers of transfer pricing documentation.

## **Background**

International tax systems continue to evolve, aiming to tackle concerns over base erosion and profit shifting (BEPS) and perceived international tax avoidance techniques performed by high-profile multinationals. The OECD's Action Plan and recommendations on BEPS have greatly influenced how Taiwan intends to shape its transfer pricing regime.

Transfer Pricing Audit Regulations were first introduced in Taiwan in late 2003. In 2017, after much discussion, Taiwan's Ministry of Finance announced that it would adopt the OECD recommendations and would require taxpayers who meet certain criteria to prepare three layers of transfer pricing documentation as follows:

- A master file giving an overall perspective on the business
- A local file containing information for each country
- A country-by-country report file (CbCR).

This regulation requiring three layers of transfer pricing documentation came into effect for the first time in the fiscal year ending 31 December 2017.

### Criteria

The following is a quick overview of the criteria:

Type of	Criteria
document	
Master File	Annual revenue plus non- operating income for the Taiwan entity exceeds NTD 3 billion (approximately USD 96 million) and carried out related-party transactions in excess of NTD 1.5 billion per annum (approximately USD 48 million).
Local TP file	Annual revenue for the Taiwan entity exceeds NTD 300 million (approximately USD 9.6 million) and carried out related-party transactions amounting to more than NTD 200 million per annum (approximately USD 6.4 million).
Country by Country Report (CbCR)	CbCR is only needed if both of the conditions listed below are met.  1) Consolidated total group revenue for the prior year is in excess of NTD 27 billion (approximately USD 871 million).  2) The Taiwan entity meets the requirements for Master File submission.

### **Deadline**

Below is a quick overview of filing deadlines:

Type of document	Deadline
Master File	Needs to be ready
	before the corporate
	income tax return is
	filed. The filing
	deadline is the end of
	the subsequent year.
	For 2024, the filing
	deadline is 31
	December 2025.
Local TP file	Needs to be ready
	before the corporate
	income tax return is
	filed. One only needs
	to provide a copy to
	the tax office when
	called for.
Country by Country	The filing deadline is
Report (CbCR)	the end of the
	subsequent year. For
	2024, the filing
	deadline is 31
	December 2025.

#### Recommendation

For transfer pricing, the burden of proof is on the shoulders of the taxpayer. If a taxpayer is unable to provide supporting documentation as required, the tax office may proceed to adjust the profit margin of the Taiwan entity to a level that the tax office deems appropriate. Such an adjustment can be severe and arbitrary.

We recommend large multinational companies check whether or not they meet the criteria requiring them to prepare the three layers of documentation. If so, we recommend the ultimate parent company and related Taiwan entity plan ahead and work together to ensure

that the required documentation can be presented to the Tax Office before relevant deadlines.

Transfer pricing is an increasingly complex issue facing multinational companies. Our specialized transfer pricing team understands your needs and has the experience necessary to guide you through these regulations. You can rest assured that our practical approach to providing transfer pricing solutions protects your business from incurring onerous tax penalties for transfer pricing adjustments and non-compliance with legislative requirements. Grant Thornton can also identify beneficial changes to business processes that may result in both substantial worldwide tax savings and other commercial benefits to your business.

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