# Rödl & Partner MASTERING THE GAME

# TRANSFER PRICING SERVICES

in Singapore



### MASTERING THE GAME

"The dynamic Asian economic region with its unparalleled growth potential offers our clients a cornucopia of opportunities to expand and develop their business activities.

Our experts identify promising potential, weigh up possible risks and provide a well-founded decision basis for the benefit of a strategic and sustainable global growth."

**Rödl & Partner** 

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#### WHAT SETS US APART

Rödl & Partner is not a collection of accountants, auditors, attorneys, management and tax consultants working in parallel. We work together, closely interlinked across all service lines. We think from a market perspective, from a client's perspective, where a project team possesses all the capabilities to be successful and realise our client's goals.

Our interdisciplinary approach is not unique, nor is our global reach or our particularly strong presence among family businesses. It is the combination that cannot be found anywhere else – a firm that is devoted to comprehensively supporting German businesses, wherever in the world they might be.



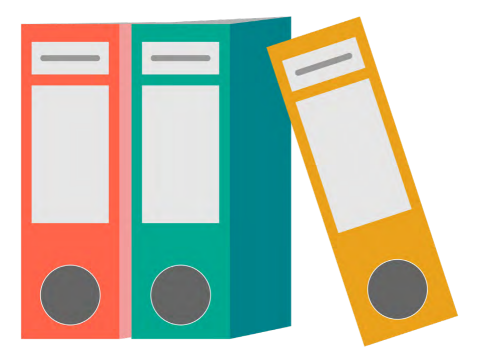
#### GENERAL TRANSFER PRICING LANDSCAPE

- Multinational organizations are operating in an increasingly complex environment and presents significant challenges for companies in planning and documenting their intercompany pricing policies.
- Following the Organization of Economic Co-operation and Development ("OECD") Base Erosion and Profit Shifting ("BEPS") review, tax authorities worldwide including within the ASEAN region have instituted regulations requiring multinational enterprises to document their intercompany transactions and comply with the arm's length principle.
- As such, transfer pricing is becoming an increasingly important global tax issue making it imperative for multinational enterprises to ensure they have a sustainable transfer pricing policy and supporting documentation in place.
- Despite these uncertainties, having good transfer pricing practices will provide multinational enterprises a variety of opportunities to optimize profits, increase cash flow and moderate taxes in a supportable manner.
- Our team consists of members from our regional ASEAN transfer pricing excellence team which focuses exclusively on providing transfer pricing and benchmarking services to subsidiaries of European multinational enterprises in the ASEAN region.
- Our ability to provide our clients with commercial and strategic transfer pricing solutions is built on experience and desire to understand the commercial context in which your business operates.



### Singapore Transfer Pricing Regulations

- Transfer Pricing in Singapore is legislated under Section 34F of the Singapore Income Tax Act 1947 ("ITA").
- Singapore Transfer Pricing Guidelines ("TPG") provide guidance on the implementation of the transfer pricing related amendments made to ITA on 26 October 2017.
- In Singapore, taxpayers are required to prepare local TPD as well as the CbC Report. There is no separate requirement to maintain a Master File as portions of information typically required to be maintained as a part of the Master file are subsumed within the local TPD contents.



### Annual Reporting Requirement

TP DOCUMENTATION		
TP FORM	Form for Reporting Related Party Transaction ("RPT") must be prepared and submitted as part of the Corporate Income Tax Return (Form C) if the value of RPT disclosed in the financial statements for the financial period exceeds SGD15 million.	
LOCAL FILE	Contains information about the MNE Group and the taxpayer; and must be prepared if either the annual gross revenue derived from trade exceeds SGD 10 million or TP Documentation was required to be prepared for the previous assessment period.	
CBC REPORT	Provides aggregated data on global allocation of income, taxes paid and and certain indicators of economic activity within the group. Required to be filed if the consolidated revenue for the MNE group in the preceding financial year is at least SGD 1,125 million and the MNE group has subsidiaries or operations in at least one foreign jurisdiction.	

# **Transfer Pricing Administration & Enforcement**

TRANSFER PRICING AUDIT	TRANSFER PRICING ASSESSMENT	TRANSFER PRICING DISPUTE RESOLUTION
<ul> <li>There has been a significant increase in transfer pricing audits conducted by the tax authorities and other governing bodies.</li> <li>THESE TOPICS GENERALLY SURROUND:</li> <li>Recurring losses or highly fluctuating operating results</li> <li>Intercompany services (i.e., benefits test, shareholder activities, duplicated services, scope of service under low-value adding services)</li> <li>Use of intellectual property, proprietary knowledge or other intangibles in the business</li> </ul>	<ul> <li>TRANSFER PRICING ASSESSMENTS due to non-compliance with transfer pricing documentation requirements; or reassessment of profits to arm's length pricing;</li> <li>PENALTIES of SGD 10,000 for failure to prepare TP Documentation in accordance with requirements;</li> <li>SURCHARGE of 5% for transfer pricing adjustments, regardless of whether the adjustment is taxable or not.</li> </ul>	<ul> <li>Advance pricing arrangement ("APA")</li> <li>Mutual agreement procedures ("MAP")</li> <li>Domestic remedies (i.e., appeal)</li> </ul>
8		

# **Preparing Transfer Pricing Documentation**

Compilation of Documents / Information	Documents to be compiled for the preparation of transfer pricing documentation.
$\checkmark$	<ul> <li>An interview session will be conducted with the objective of collecting the following information:</li> <li>functions performed, risks assumed, and assets employed;</li> <li>characterization of business; and</li> <li>value chain activities.</li> </ul>
Field Work	<ul> <li>A benchmarking analysis will be conducted encompassing the following processes: <ul> <li>identify comparable third-party transactions;</li> <li>determine profit level indicator;</li> <li>perform comparability analysis; and</li> <li>comparability adjustment, where necessary.</li> </ul> </li> </ul>
TP Documentation Preparation	<ul> <li>The Transfer Pricing Documentation will be prepared which will include:</li> <li>organizational structure;</li> <li>nature of business and market conditions;</li> <li>controlled transactions;</li> <li>pricing policies;</li> <li>assumptions, strategies and information regarding factors that influenced the setting of pricing policies;</li> <li>comparability, functional and risk analysis;</li> <li>selection of transfer pricing method; and</li> <li>application of transfer pricing method.</li> </ul>
Completion	<ul> <li>Discuss potential issues;</li> <li>Obtain feedback.</li> <li>Carry out further work required;</li> <li>Finalize report.</li> </ul>
Updates	Maintaining TP Documentation by updating benchmarking analysis and transfer pricing documentation.

### **Transfer Pricing Policy**

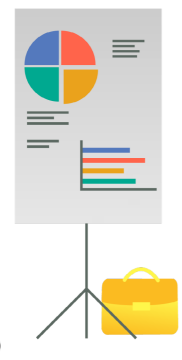
WHAT IS A TRANSFER PRICING POLICY?

It is a framework or set of guidelines developed by Multinational Enterprises (MNEs) to determine the appropriate prices for goods, services, or intellectual property transferred between related entities within the Group.

WHAT IS THE OBJECTIVE OF A TRANSFER PRICING POLICY?

Pricing policies in transfer pricing specifically arise from the need to ensure that intercompany transactions are conducted at arm's length, meaning that the prices charged are comparable to those that would be agreed upon by unrelated parties under similar circumstances.

The arm's length principle is a fundamental concept in transfer pricing, and pricing policies are designed to align with this principle and meet the requirements of transfer pricing regulations.



# Why is a Transfer Pricing policy important?

#### THE IMPORTANCE OF A TRANSFER PRICING POLICY

- COMPLIANCE with the arm's length transfer pricing principle
- RISK MANAGEMENT (reduce transfer pricing exposure, reputational risk and the likelihood of disputes)
- CONSISTENCY AND PROPER DOCUMENTATION for compliance purposes and defence in case of tax audits
- TRANSPARENCY AND CREDIBILITY FOR STAKEHOLDERS within the organisation as well as external stakeholders (e.g., investors, business partners)

#### KEY RISKS ARISING FROM AN INAPPROPRIATE PRICING POLICY

- TAX AUDIT AND PENALTIES (if the pricing policy is deemed inappropriate or does not meet the arm's length principle, leading to penalties, surcharge etc.)
- DOUBLE TAXATION due to inconsistency in pricing policy applied between jurisdictions
- FINANCIAL STATEMENTS IMPLICATIONS, whereby adjustments made by tax authorities may require restating prior year financial statements, which can affect financial ratios, investor confidence, and compliance with accounting standards
- REPUTATIONAL DAMAGE due to inadequate policy or unfair pricing strategies leading to unfavourable view by stakeholders or investors

# Implementing a Transfer Pricing Policy



- Prepare ICA for signature
- Prepare all necessary documents and filings
- Maintain the signed copy in the appropriate central repository.
- Regular monitoring (keep up to date, reflect the actual situation)

### 1 | SCOPE

- Identify key intercompany transactions
- Identify the legal entities to be involved in relevant transactions



- Carry out a detailed review of draft TPD, existing ICAs, Group structure charts, legal entities involved, etc.
- Focus on commercial transactions, allocation of economically significant risk and ownership, control of IP, and intended TP models.
- Perform comparability analysis.

### 4 | FINALISE

- Review by TP professional and legal professional,
- Review by other key stakeholders before the draft can be finalized.
- Key consideration: Tax, TP, regulatory compliance, IP protection, HR compliance, asset protection.

3 | DRAFT

 Prepare draft agreements covering relevant transaction types



Our ASEAN transfer pricing professionals support their international clients worldwide in the individual structuring, documentation and defense of cross-border business relationships within the group of companies.

We work together, closely interlinked across all service lines. We think from a market perspective, with a tax team that possesses the capabilities to realise the client's goals.

Rödl & Partner has many years of experience in supporting multinational enterprise groups in the area of transfer pricing. Together with our colleagues in over 50 countries, we can advise you in these areas, also based on cross-border collaboration, if required.



Health Check	Digital Solutions
<ul> <li>IC Maturity Check</li> <li>Optimisation potential</li> <li>Tax risk assessment</li> <li>System design</li> <li>Interface design</li> </ul>	<ul> <li>Transaction matrix</li> <li>Segmentation</li> <li>TP Controlling</li> <li>Simulation</li> <li>ERP-Integration</li> <li>BI / Analytics</li> <li>Digital agenda</li> </ul>
Documentation	CbCR
<ul> <li>Master file</li> <li>Local files</li> <li>Global coordination</li> <li>Digital realisation</li> <li>Management of Due Dates</li> </ul>	<ul> <li>Data generation</li> <li>Data preparation</li> <li>Report gerneration</li> <li>Conversion to XML format</li> <li>Transfer</li> <li>CbCR risk analysis</li> </ul>
Arm´s length comparison	Operational TP
<ul> <li>Selection of the type and scope</li> </ul>	
<ul> <li>Selection of the type and scope of arm's length transactions</li> <li>Benchmarking</li> <li>Rating</li> <li>Valuation</li> <li>Adjustment calculations</li> </ul>	<ul> <li>SWOT analysis</li> <li>Process recording</li> <li>Roadmap to excellence</li> <li>Best practise workshops</li> <li>Coaching</li> </ul>
of arm's length transactions - Benchmarking - Rating - Valuation	<ul> <li>Process recording</li> <li>Roadmap to excellence</li> <li>Best practise workshops</li> </ul>

Our dedicated tax team at Rödl & Partner can help you develop robust transfer pricing strategies that align with the Malaysia transfer pricing practice, and optimize your tax position while fully maintaining compliance:

#### DIAGNOSTICS

- Advice on the transactions/ parties subject to TP compliance
- Review existing TP policies, carry out functional analysis, and confirm TP methodology
- Perform TP risk assessment and identify risk and gaps
- Develop action plan to manage TP risks

#### PLANNING

- Develop targeted TP operating model / supply chain, including restructuring and re-allocation of functions, risks and assets
- Undertake TP analytics using various benchmarking tools
- Perform benchmarking analysis to design TP policy
- Align supply chain/business process to the TP policy

#### IMPLEMENTATION

- Implement TP policy
- Monitor application of TP policy
- Prepare / amend intercompany agreements to respond to recommended TP set-up

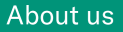
#### **COMPLIANCE REPORTING & FILING**

 Prepare contemporaneous TP documentation (Local File, Master File, and CbC Report)

#### **CONTROVERSY & DISPUTE RESOLUTION**

- Address audit readiness
- Defend TP documentation and related issues during audits and disputes
- Formulate audit defense strategies and provide robust economic analysis
- Support with negotiations with the tax authorities during the audit





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