Income tax for foreign investment enterprises

Kenny Lin explains how enterprise income tax is levied on foreign investment enterprises (FIEs) by the Chinese authorities.

The term foreign investment enterprise (FIE) refers to one of three kinds of venture, namely Sino-foreign equity joint ventures, Sino-foreign contractual joint ventures and wholly foreign-owned enterprises established in China. Joint ventures can enjoy various tax incentives, provided the proportion of investment contributed by the foreign partners exceeds a certain level. This level may range from 25 percent to 70 percent, depending on the overall size of the company’s investment (see table, below). The policy has proved effective in attracting and prioritising large-scale foreign direct investment.

Income tax and tax holidays
The Ministry of Finance and the State Administration of Taxation (SAT) share executive authority over taxation. The state tax bureau is in charge of the collection of VAT and enterprise income tax, while the local tax bureau is in charge of the collection of income tax and business tax.

China uses a resident concept to determine the extent to which FIEs are liable for income tax, and requires FIEs to pay tax on income derived from sources both inside and outside China. The state bureau levies tax at a rate of 30 percent, with an additional local tax of three percent. A tax credit is allowed where a company has paid foreign income tax on income derived from sources outside China.

China grants a five-year tax holiday to FIEs engaged in a production business, and which are scheduled to operate for a period of at least ten years. A company is exempt from enterprise income tax in its first two profitable years. The first profitable year is defined as the year in which the firm makes a profit after offsetting allowable accumulated losses. The company is then allowed a 50 percent tax reduction over the third, fourth and fifth years.

A foreign investor in a FIE that directly reinvests its share of profit in that FIE or in another FIE with an operating period of more than five years may obtain a tax refund equivalent to 40 percent of the enterprise income tax paid on the amount reinvested. Where profits are reinvested in high technology or export-oriented enterprises, the foreign investor may receive a full tax rebate.

Partly as a result of this policy, many foreign companies investing in China have strategic plans to reinvest profits for growth and expansion.

Tax filing and tax payment
Like many other jurisdictions, China’s enterprise income tax is levied on an annual basis. Companies must pay tax in four quarterly estimated instalments, each due 15 days after the end of the quarter. Annual tax returns, together with audited financial statements and auditor’s report, are due within five months from the end of the year. China allows a foreign enterprise that has two or more business establishments in China to consolidate its tax filing and payments. A standard, computerised reporting and payment procedure has been progressively rolled out around the country to reduce underpayments and loopholes. However, the dual administration system has led to some problems in terms of dual registration, tax return filing and divergent tax procedures among different provinces and municipalities.

Computation of taxable income
Tax is applied on net profit after the deduction of costs, expenses and losses in a tax year. However, many items cannot be treated as costs, expenses or losses in the computation of taxable income. These include:

- Purchase or construction costs of fixed assets
- Purchase or development costs of intangible assets
- Interest on capital

### Amount of investment

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<th>Amount of investment</th>
<th>Minimum registered capital for a FIE</th>
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<tr>
<td>US$3 million or less</td>
<td>70% of total investment</td>
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<tr>
<td>US$3-10 million</td>
<td>Higher of US$2.1 million or 50% of total investment</td>
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<tr>
<td>US$10-30 million</td>
<td>Higher of US$5 million or 40% of total investment</td>
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<tr>
<td>Over US$30 million</td>
<td>Higher of US$12 million or 33.3% of total investment</td>
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A joint venture that fails to pay up its capital contribution on time, or in full in accordance with the joint venture contract, is deemed to have committed a breach of contract. This can lead to the dissolution of the venture.
• Income tax payments
• Fines for illegal activities and losses due to the confiscation of property
• Surcharges and fines for overdue payment of taxes
• The portion of losses arising from a natural disaster or accident that is covered by insurance compensation
• Unapproved donations
• Foreign social insurance premium
• Royalties paid to the head office
• Other expenses not related to production or business operations

Special deductions or restrictions apply in a number of areas, as outlined, right.

**Tax enforcement**
China’s self-assessment tax system means the tax authorities allocate a lot of resources to tax audits. Companies are more likely to come under scrutiny if they show any of the following attributes:

• Continuing losses for more than two consecutive years
• Severe fluctuations in profits and losses
• Sharp decreases in profits following the expiration of a tax holiday period
• Expansion of operations despite losses or marginal profits
• Sizeable transactions with related parties
• Lower than average profit margins

Non-compliance can entail high penalties. For example, the penalty for failure to pay tax within the prescribed time limit is levied at 0.2 percent per day on the tax amount overdue. Understatement of income or overstatement of expenses in the tax return can lead to charges of tax evasion and be subject to a penalty at a rate of up to 500 percent of the underpaid amount.

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<th>Item</th>
<th>Parameters</th>
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| **Depreciation** | • The straight-line method is generally accepted, whereas other methods can be adopted only if approved by the tax authorities.  
• Minimum depreciation periods exist for different kinds of fixed assets.  
• The residual value is generally no less than ten percent of the original value.  
• Intangible assets are amortised using the straight-line method over a period of no less than ten years. |
| **Pre-operating expenses** | • These require amortisation over a period of at least five years. |
| **Interest on loans** | • Interest is generally deductible provided the interest rate has a commercial basis.  
• Interest on loans to construct or purchase fixed assets will usually need to be capitalised. |
| **Management fees** | • These are generally not deductible. However, if certain conditions are met, deductions may be allowed for administrative fees and other expenses charged by an overseas head office or related party. |
| **Entertainment expenses** | • Production-oriented FIEs may allocate up to 0.5 percent of net sales for the first RMB15 million, plus 0.3 percent of net sales in excess of RMB15 million, to entertainment expenses.  
• Service-oriented FIEs may allocate up to one percent of total business income for the first RMB5 million, plus 0.5 percent of income in excess of RMB5 million. |
| **Bad debts** | • Enterprises carrying on a credit and leasing business may provide annually for bad debts for up to three percent of the year-end balances of loans or of accounts receivable, bills receivable and other receivables.  
• When bad debts exceed the provision for the preceding year, they can be deducted as a loss in the current year. Otherwise, the difference is taxable for the current year.  
• Accounts receivable can be written off as bad debts if the debtor is bankrupt, dies or has failed to repay the debt for over two years.  
• Bad debts recovered in the subsequent year are taxable for that year. |
| **Loss carry-overs** | • Net losses can carry forward for a period up to five years. |
| **Dividends** | • Dividends in FIEs are not taxable, and the relevant investment expenses are not deductible. |