

AN INTRODUCTION TO

Doing Business in Vietnam

2024

Special Focus

Investing in Vietnam's Sustainable Future



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This edition of Doing Business in Vietnam was produced by a team of professionals at Dezan Shira & Associates, with Mark Barnes as Senior Editor.

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About Dezan Shira & Associates

At Dezan Shira & Associates, our mission is to guide foreign companies through Asia's complex regulatory environment and assist them with all aspects of establishing, maintaining and growing their business operations in the region. Since its establishment in 1992, Dezan Shira & Associates has grown into one of Asia's most versatile full-service consultancies with operational offices across China, Hong Kong, India, Singapore and Vietnam, as well as liaison offices in Italy, Germany and the United States, and partner firms across the ASEAN region. With over 30 years of on-the-ground experience and a large team of professional advisers, we are your reliable partner in Asia.

Preface

Vietnam is a rapidly developing nation that has benefited enormously from a myriad of free trade agreements. Most notably of late, the EVFTA and CPTPP have seen trade with participating nations boom.

Furthermore, Vietnam has also been a key beneficiary of the diversification out of China by many large multinational brands.

This rapid growth, however, has come with some sustainability challenges. As environmental, social, and governance issues become increasingly important in global trade, firms producing goods for export in Vietnam have had to adapt their operations.

Likewise, Vietnam has laid out key sustainability regulatory guardrails for firms operating in the country.

It's with this in mind, that we present this Doing Business in a Sustainable Vietnam guide.

This guide covers all of the usual minutiae firms need to know when establishing themselves in the Vietnam market including human resources, taxes, and market entry requirements but also addresses their sustainability obligations.

We hope it helps to make your market entry as smooth and sustainable as possible.



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What's New in This Guide?

Vietnam's climate and energy goals: Vietnam has committed to becoming carbon neutral by 2050, enshrining this target into law with the approval of the National Climate Change Strategy to 2050 in July 2022. We look at what these specific goals are and the legislation that has been put in place to facilitate Vietnam's energy transition.

Climate-resilient infrastructure: Due to its long coastline and position along the Mekong River Delta, Vietnam is particularly vulnerable to the impacts of climate change. We look at Vietnam's climate infrastructure needs, including what the country needs in terms of financing and which sectors are most vulnerable.

Sustainable development regulations: Vietnam has a number of policies in place to guide the country's sustainable development. These have been developed both in house and with the support of international institutions. We touch on what these key regulations are and how Vietnam intends to monitor their implementation.

Updates: We have also updated the market entry procedures. We simplified and clarified processes and procedures to make it easier to understand and updated time frames to be more in line with current turnaround times.

More detail: We have had our experts in human resources, tax, and law do a comprehensive review of the content in this guide to ensure that it is all up to date. They've also added extra details where necessary and filled in any gaps to ensure the content is not only accurate but also comprehensive.



BUSINESS INTELLIGENCE

Dezan Shira & Associates can help your company overcome various market entry and expansion challenges. Through in-depth research and analysis, we provide clients with the ability to better understand their options in new markets and make informed decisions on where to invest. To arrange a consultation, please contact us at vietnam@dezshira.com or visit our website at www.dezshira.com.

Special Focus: Investing in Vietnam's Sustainable Future

Vietnam is a country that is particularly vulnerable to the impact of the climate crisis. The World Bank Group's Country Climate and Development Report released in 2022 estimated that the effects of a warming planet could cost the country around 12 to 14.5 percent of its GDP by 2050 if no concerted measures are taken.

At the same time, the country faces the challenge of meeting the energy demands of one of the fastest-growing economies in the world. This has created an unsettling paradox but not one that cannot be overcome.

Vietnam has set forth a series of ambitious goals to reduce its carbon footprint, increase its energy output, and improve its efficiency and resilience. With these goals in place, the country has incredible potential for the growth of its sustainable industries.

Being at the cutting edge of renewable energy technology and climate solutions, firms from developed economies are at a unique advantage in a range of sectors, from investing in renewable energy projects to consulting on climate resilient infrastructure.

Vietnam's climate and energy goals

Vietnam has committed to becoming carbon neutral by 2050, enshrining this target into law with the approval of the National Climate Change Strategy to 2050 in July 2022. This strategy document included a series of incremental goals in the decades leading up to this deadline, including a 43.5 percent reduction of greenhouse gas (GHG) emissions by 2030 (subject to certain conditions), as well as several industry-level targets.

In March 2023, Vietnam adopted the Power Development Plan 8 (PDP8) (officially the National Electricity Development Plan For 2021 – 2030, with a Vision To 2050). This plan outlines the development of Vietnam's energy market to meet demand in line with sustained annual GDP growth of around 7 percent from 2021 to 2030 and 6.5 to 7.5 percent between 2031 and 2050.

Among the strategies proposed to achieve this are plans to increase the proportion of renewables in the country's energy mix, with the ultimate aim of eliminating the use of fossil fuels by 2050. These renewables include hydroelectricity, onshore and offshore wind power, solar, biomass, and hydrogen, among others.

The PDP8 outlines specific targets for growing the country's renewable energy capacity. For wind power, the PDP8 aims to reach:

- 21,880 Megawatts (MW) of onshore wind power capacity by 2030;
- 6,000 MW of offshore wind power capacity by 2030; and
- Between 70,000 and 91,500 MW of offshore wind power capacity by 2050, cost and technology permitting.

In terms of development goals and priorities for solar power, the PDP8 proposes to:

- Strive for 50 percent of office buildings and residential houses to use self-produced and self-dissipating rooftop solar power by 2030 (for on-site consumption, not for sale to the national grid); and
- Prioritize and adopt breakthrough policies to promote the development of solar power on the roofs of residential buildings and construction sites, especially in areas at risk of power shortages such as northern Vietnam. This power source is prioritized for unlimited capacity development, provided it is reasonably priced and makes use of the existing power grid.

Other renewable industries that are prioritized in the PDP8 include biomass, hydropower, and battery technology. Targets for these fields include (but are not limited to):

- Striving for biomass electricity production and waste electricity production (from sources such as by-products of the agricultural and forestry industries) to reach 2,270 MW by 2030 and 6,015 MW by 2050;
- Growing the total capacity of hydroelectric power sources to 29,346 MW with a total output of 101.7 billion kWh by 2030, and 36,016 MW with a total output of 114.8 billion kWh by 2050;
- Developing the storage capacity of hydroelectric power plants to about 2400 MW by 2030;
 and
- Developing the capacity of batteries distributed in close proximity to wind power, solar power, or load centers to around 300 MW by 2030.

The PDP8 estimates that the capital investment required to develop its energy sources and the transmission grid to meet its energy demand will amount to around US\$134.7 billion between 2021 and 2030. It will need an additional US\$399.2 billion to US\$523.1 billion in the period from 2031 to 2050.

Vietnam's ambitious goals to grow and transform its energy market, and the huge amount of investment required, presents myriad opportunities for foreign companies engaged in sustainable fields. These vary from the direct provision of products and services for the expansion of renewable energy capacity, as well as a broad range of auxiliary industries, including energy conservation and the construction of climate-resilient infrastructure.

Climate-resilient infrastructure

Due to its long coastline and position along the Mekong River Delta, Vietnam is particularly vulnerable to the impacts of climate change. Vietnam is prone to severe flooding, threatening livelihoods, critical infrastructure, and food security. Its geographical location also means that the country is at high risk of exposure to typhoons, which are expected to become increasingly frequent and severe as global temperatures rise. This is despite the country only contributing around 0.8 percent of global GHG emissions.

For this reason, Vietnam urgently needs to develop climate-resistant infrastructure and management systems to mitigate the risks posed by global warming. A World Bank report released in July 2022 recommends that the country's climate adaptation measures focus on the "most vulnerable sectors and locations, particularly agriculture, transport, trade and industry, coastal areas, and the Mekong Delta."

The report also estimates for total financing requirements to reach around US\$254 billion between 2022 and 2040.

Energy conservation and efficiency

Increasing energy conservation and efficiency is an important piece of the puzzle for Vietnam as it seeks to meet its energy needs over the next few decades. In 2019, the government issued the Vietnam Energy Efficiency Program (VNEEP 3), which lays out a series of strategies to reduce energy loss. The program's targets include:

- Saving between 5 and 7 percent of the national energy consumption in the period from 2019 to 2025;
- · Reducing power loss to less than 6.5 percent; and
- Reducing the average energy consumption in various industrial sectors, including steel, chemicals, cement, textiles, and garments.

In 2021, a 50 percent credit guarantee for industrial enterprises and energy service companies involved in accredited energy-efficiency projects was announced under the Vietnam Scaling Up Energy Efficiency Project (VSUEE). Under this project, companies engaged in energy-efficient projects or energy service companies wishing to take out loans from local banks are backed up by the 50 percent credit guarantee from a risk-sharing facility.

Key sustainability regulations in Vietnam

Vietnam has a number of policies in place to guide the country's sustainable development. These have been developed both in house and with the support of international institutions.

Sustainable Development Strategy Of Vietnam

The Sustainable Development Strategy Of Vietnam was approved in 2012 by then Prime Minister, Dung Tan Nguyen. The strategy provides a framework for monitoring and evaluating Vietnam's development and ensuring that it is sustainable

One Strategic Framework for Sustainable Development Cooperation

Signed in August of 2022, the One Strategic Framework for Sustainable Development Cooperation outlines how the United Nations and the Government of Vietnam will coordinate



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other ASEAN countries,
Vietnam stands out with
large ESG challenges, due
to higher exposure to high
ESG risk industries. These
include the steel industry
and a rapidly expanding,
and power-hungry,
manufacturing sector.

Yet there is growing recognition that the adoption of ESG principles not only generates positive publicity and enhances a company's reputation, but also creates real social and environmental impact.

in Vietnam's sustainable development. The agreement addresses four key areas: social development, responding to climate change, disaster resilience, and ensuring environmental sustainability.

Vietnam Corporate Sustainability Index

The Corporate Sustainability Index, now in its 7th year, ranks businesses based on several key sustainability criteria. In 2022, 130 indicators were used to determine the sustainability of participants. These were developed based on the Labor Law, Environmental Law, the commitments Vietnam made at COP21 and COP26 as well as the Global Reporting Initiative and ISO 26000 standards, alongside a broad range of ESG requirements embedded in Vietnam's many free trade agreements.

Summary

Whereas there is still some uncertainty over key agreements in Vietnam's climate response the country is generally headed toward being more sustainable. It also demands the same of foreign firms looking to operate in the country. Ensuring they are aware of their sustainability obligations can make a foreign firm's market entry both environmentally friendly and profitable.

Dezan Shira & Associates Vietnam



VIVIE WEI

Director

Ho Chi Minh City Office

Dezan Shira & Associates expanded to Vietnam in 2008, and quickly set up offices in Hanoi and Ho Chi Minh City. The year 2008 also saw the launch of Vietnam Briefing, which has now become a premier source of business intelligence related to Vietnam. In 2019, we established our third office in Da Nang.

Our staff includes a growing number of Vietnamese chartered accountants and lawyers, all of whom have multiple years of experience advising foreign companies.

Specifically, our services include pre-investment and entry strategy advisory, business advisory, accounting and reporting, treasury administration, tax and compliance, payroll and human resources, and audit and financial review. Dezan Shira & Associates' experienced business professionals are committed to improving the understanding and transparency of investing in emerging Asia.

Our business advisors, tax experts and accountants in Hanoi, Ho Chi Minh City and Da Nang can help you with any questions related to establishing or conducting your business in Vietnam. To talk to an accountant or business consultant, please contact us today.



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Table of Contents

Preface		04		
What's New in This Guide?				
	I Focus: Investing in Vietnam's nable Future	06		
Part 1	Business etiquette 101	12		
Part 2	How to Set Up in Vietnam	18		
	Set up procedures	20		
	Intellectual property	26		
	Vietnam's free trade agreements	28		
Part 3 Tax and Accounting				
	Vietnam's major taxes	31		
	Accounting and bookkeeping	33		
	A Roadmap to IFRS	39		
	Introduction to transfer pricing	42		
Part 4 HR and Payroll				
	How do I hire staff?	47		
	Employment contracts in Vietnam	52		
	Tax obligations for company employees	57		



Business etiquette 101

Vietnam has one of the oldest cultures in Southeast Asia. While national identity can be complex given Vietnam's history, locals are proud of their language and its complexities, as well as the distinctiveness of their society and culture. The expression dat viet (Vietnamese land), for example, encapsulates the notion that Vietnamese society has an organic relationship to their environment.

Since the introduction of Doi Moi – or 'renovation' policy – in the 1980s, which began the transition from the country's socialist economy to a market economy, Vietnam has experienced many significant changes, including a steep rise in the standard of living. These factors have in turn inspired a flurry of foreign businesses looking to start operations or expand in the country.

But for those planning to do business in Vietnam for the first time, learning about the country's vibrant culture and traditions can make doing business in Vietnam much easier.

Greetings in Vietnam

While English is gaining in popularity, Vietnamese remains the dominant language: it is spoken by 86 percent of the population. Vietnamese appreciate it if a foreigner tries to learn simple phrases in their language, such as xin chao (pronounced as 'seen chow'), meaning "hello" in Vietnamese.

A handshake and a slight bow of the head are the general custom for saying hello and goodbye. Meanwhile, Vietnamese names are written and introduced in the following order: last name, middle name, first name.

Business protocols and nuances

When possible, business meetings should be done in the presence of someone who can translate. Be prepared to attend several meetings as successful deals are rarely completed in a few encounters. Conversations held in person are preferred over online communication and emails.

Cold calling is not recommended. It is advisable to be introduced to a potential business contact by a common acquaintance or third-party reference. Business meetings should be scheduled in advance and should avoid major public holidays, such as Tet, which is the Vietnamese New Year celebration.

For the first time meeting a potential business partner, it's best to meet at their office. This avoids the possibility of a last-minute cancellation because of any travel difficulties on behalf of your business partner.

When giving or receiving business cards, do so with both hands. Time should be taken to read the name on the card - hastily stuffing a business card or barely giving it a glance is

deemed offensive. When possible, seek to create a business card that has both English and Vietnamese translations.

If offered tea at the reception, accept it, as this is a sign of hospitality. In the North, hot tea is typically served, while in the South, meetings take place with iced tea or soft drinks.

It's best to have an agenda before the meeting so the business partners can acquaint themselves with what will be discussed. It is also helpful to have all documents translated in Vietnamese. Silence is common in meetings and means that your partners are thinking about your interests. Interrupting this time of reflection can be considered rude. Furthermore, silence may be used when someone disagrees, to avoid causing a loss of face for attendees.

Seniority and hierarchy are important in Vietnam. For example, showing the oldest person respect by giving them your business card first is appropriate.

Saying "yes" may merely indicate understanding, rather than actual agreement. It is best to follow up and confirm with your business partner to understand if you have agreed on a deal. It is typically the guest's responsibility to signal the end of the meeting.

The first few meetings will involve getting to know each other. This is as opposed to in the West, where first meetings tend to remain on a business level. Social connections are important, and Vietnamese may make most of their business decisions based on how they see you as a person outside of the business.

Many Vietnamese will ask questions that may seem personal to a foreigner. Discussing one's family and personal life is normal and is seen as a sign of friendliness and interest.

It's common to give gifts at the end of a business meeting. These can be small and do not need to be expensive. A possible item could be a pen or stationery with a company logo or an item typical from your country of origin.

Business attire

Business attire will depend on the location of the meeting. For example, Hanoi is known for its white-collar environment, while Ho Chi Minh City is more business casual.

Typically, business partners should dress modestly, avoiding bright colors. Suits are appropriate for men, while skirts and blouses are fine for women.

The Vietnamese working week is typically from Monday to Friday with office hours from 8:00 a.m. to 5:00 p.m.

The concept of 'face'

As with many other Asian countries, the concept of face is extremely important in Vietnam. While in the West being frank and direct is considered a good trait, direct disagreement or raising of questions in public can be seen as causing a person to "lose face" in Vietnam. Face is a concept that can be roughly described as reflecting a person's reputation, dignity, and prestige.

Foreigners should be aware of unintentionally causing a loss of face due to their words or actions. The important takeaway is to treat your business partners with respect. If you have suggestions or challenges, it's best to bring them up carefully in private.

Eating and drinking

If invited as a guest in a Vietnamese home, bring fruit, sweets, flowers, or incense. Avoid giving handkerchiefs, anything black, yellow flowers, or chrysanthemums. The best dishes will likely be offered to you; be sure to taste and share these dishes.

Wait for the host to give the signal to start the meal before sampling any of the food. It is considered good manners to finish all the food on your plate.

At a restaurant, wait to be seated. In most cases, the oldest in the group will be seated first. Use both hands to pass items and never pass anything over someone's head. When motioning for a person to come over, do not use your finger, use your hand to beckon instead. If paying, tipping of five to 10 percent is appreciated, though not customary.

Safety

Vietnam is a relatively safe country to travel. However, business travelers need to be aware of petty and opportunistic theft, particularly in major cities, such as Hanoi and Ho Chi Minh City.

Valuables should be stored in hotel safes, while mobile phones and wallets should be kept out of sight to minimize the risk of pickpocketing, particularly in tourist areas. While the police are not always helpful, they will generally treat foreigners with respect.

Taxi scams are common, including the use of faulty meters, or taking a longer route to a destination. Business travelers should book transport through their hotel or use registered taxis, such as Mai Linh (green) or Vinasun (white with green and red stripes). These taxi companies also have card machines for direct payment.



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Legal and political structure

Vietnam is a socialist country operating under the single-party leadership of the Communist Party. A nationwide congress ('National Congress') of the Communist Party of Vietnam is held every five years, with the most recent being in early 2021. This gathering is held to determine the country's orientation and strategies and adopt its key policies on socio-economic development. The National Congress elects the Central Committee, which in turn elects the Politburo.

Executive power is concentrated in the government. The government is charged with the general management of the economy and the state. The head of government is the Prime Minister.

The Head of State, also known as the President, represents Vietnam in internal and foreign affairs and helps to appoint prime ministers and other officials with the help of the National Assembly.

Below the central government are People's Councils and People's Committees. People's Councils are directly elected by the people and People's Committees are elected by People's Councils. There are three levels of People's Committees and People's Councils: provincial, district, and commune (or ward).

The National Assembly is the highest representative and legislative body and determines domestic and foreign policies, socio-economic tasks, national defense, and security issues. Its members are elected by popular vote to serve five-year terms. While the Constitution in general establishes the rights of the people under the leadership of the Communist Party, the power of the people is exercised through the National Assembly at a central level and through People's Councils at a local level.

The Vietnamese judiciary is independent of the executive. The legal system consists of the Constitution, codes, laws, ordinances, decrees, decisions, circulars, directives, and official letters. Although all have the force of law, only laws passed by the National Assembly are referred to as such.

The court and prosecution system in Vietnam are structured like the administrative system. At the central level, the Supreme People's Court is the highest judicial body in Vietnam. At the local level, courts exist at provincial and district levels. Legal decisions are made by the People's Courts, the People's Inspectorate, Military Tribunals, and Special Tribunals.

The court system is based on the two-tier system, which ensures that the rulings of one court can be appealed to a higher authority. Such higher authority may either uphold or reverse the ruling from the lower court. Most cases begin at the district or provincial court level with the possibility of appeal to the high courts. If a case has been heard initially at a district court, it may in special cases even be brought for a third hearing before the Supreme Court.

All Courts, barring the District People's Courts, are divided into five divisions: criminal, civil, administrative, economic, and labor. Under the Civil Procedure Code, all disputes, whether civil, commercial, or labor, are subject to the same set of procedural rules. A dispute may, depending on the type and the value of the dispute, either be heard at the district court or the provincial court in the first instance. The recognition of foreign judgments and foreign arbitral awards falls under the jurisdiction of the provincial court.

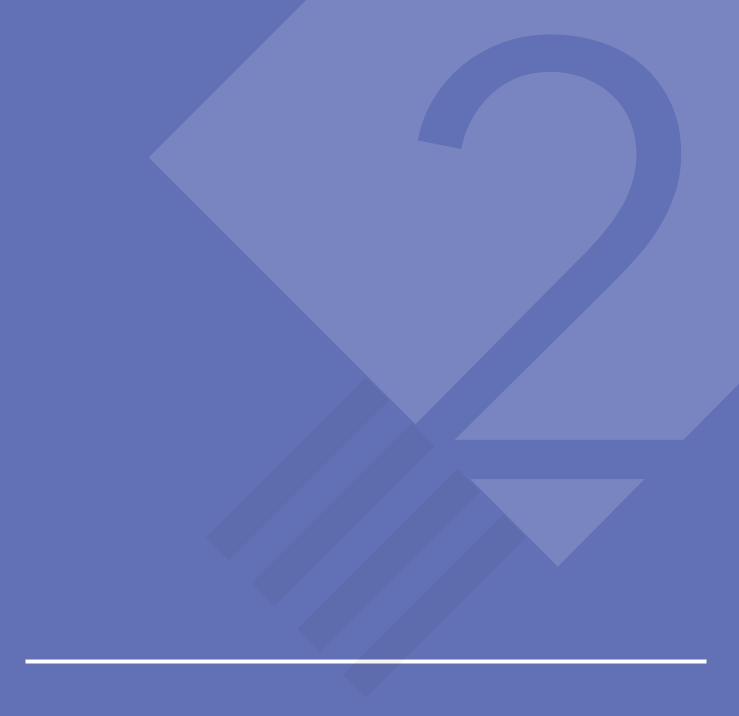
The current legal system is similar to civil law jurisdictions in that its sources of law comprise only written legislation commonly referred to as legal instruments. These are laws and regulations enacted by state bodies, which are binding on citizens and enforceable by the state. Court judgments are not officially considered a source of law as judges do not have the power to interpret the law and court judgments are not binding in subsequent cases.

The legal system is organized in a hierarchy in which higher-ranking legal instruments set out general rules and lower-ranking legal instruments provide the details. The Constitution stands at the top of this legal hierarchy and forms the foundation of the entire legal system. Under the Constitution are laws, ordinances, decrees, decisions, circulars, and other subordinate legal documents dealing with different aspects of social life.



For the better part of three decades, Dezan Shira & Associates has been assisting corporate clients with issues related to due diligence, legal contracts, intellectual property, policy formation, transactional advice, negotiations, and dispute resolutions.

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How to Set Up in Vietnam

- ♦ Set up procedures
- ♦ Intellectual property
- ♦ Vietnam's free trade agreements

Due to the country's complex legal processes, when establishing a company in Vietnam, we recommend that professional assistance be sought. A professional can guide companies through the setup process and help them understand the roles and responsibilities of key positions. This will help ensure that your company is set up for success.

Here, we discuss:

- · Set-up procedures;
- · Key positions in foreign-invested entities; and
- · Intellectual property.



MAI TP DAM

Manager

Business Advisory Services

Hanoi Office

Working through
Vietnam's bureaucracy
can be challenging, but
with the right guidance
and support, establishing
a presence in Vietnam can
be very rewarding.

Set up procedures

Phase 1: Corporate structure

Investors have several options for entry into the Vietnamese market. In this chapter, we will outline the most common forms of corporate structure options for foreign investors.

Representative office

A Representative office (RO) offers a low-cost entry for companies seeking a better understanding of the Vietnamese market. As such, this option is among the most common for first-time entrants to the Vietnamese market and often precedes a larger presence within the country. Currently, ROs are permitted to engage in the following activities: per Vietnam's commitments to various treaties to which Vietnam is a signatory. This includes:

- · Conducting market research;
- · Acting as a liaison office for its parent company; and
- Promoting the activities of its head office through meetings, and other activities, that lead to business at later stages.

Vietnamese law does not currently specify required capital nor impose specified capital requirements for ROs, however, they must have been operating in their home country for at least one year. ROs can be set up in six to eight weeks.

ROs only last for five years but can be extended as many times as the company deems necessary as long as the total length of existence of the RO does not exceed the effective period on the company's Incorporation Certificate or its equivalent (if any).

Branch office

A Branch office (BO) can conduct business activities in Vietnam within the scope of business of its parent company. To set up a BO, a parent company must have conducted business in its home country for at least five years. BOs are limited to certain types of service businesses, such as finance and banking. The government lists all the types of service businesses that can be established in the form of a BO. BOs can hire staff directly, make it easier to do contracts between the parent company and Vietnamese companies and serve in similar ways to a liaison office. BOs are permitted to engage in the following activities:

- · Rent office space;
- Lease or purchase the equipment and facilities required for operations;
- · Recruit local and foreign employees;
- · Remit profits abroad;
- · Purchase and sell goods and commercial activities per licensing; and
- · Set up accounting, marketing, and HR departments to represent the parent company.

The BO will need to obtain an establishment license and have a seal with the name of the parent company. The BO will also need to appoint a branch manager who is a resident of Vietnam.

Foreign companies may appoint a manager from their country of origin; however, this employee must get a work permit to be hired as a BO manager.

The Department of Industry and Trade approves the registration of the BO after the company submits all the documents with the process taking about 20 working days.

100 percent foreign owned enterprise

The Vietnam government allows for 100 percent foreign owned enterprises (FOE). There are capital requirements that are calculated based on the business activities to be carried out. These businesses can operate under the following structure:

- · Joint stock companies; and
- Limited liability companies (LLC) including Single Member Limited Liability Companies (SLLC) and Multi-Member Limited Liability (MLLC).

An LLC is the most common form of investment for foreign investors in Vietnam due to its reduced liability and capital requirements.

LLCs can be broken down into single member LLCs, where there will only be one owner, and multiple member LLCs, where there will be more than one owner (a maximum of 50). These owners can be private individuals or companies, depending on the requirements of a given investor.

JSCs must have at least three founding shareholders when they are established. These can be individuals or companies, depending on the requirements of a given investor.

The setup time for a 100 percent FOE ranges between two to four months on average.

Public private partnerships

A public private partnership (PPPs) entails a partnership between a foreign or domestic enterprise and the government for the completion of key infrastructure projects. Vietnamese authorities are aggressively pursuing PPPs for a variety of infrastructure projects as a means of filling gaps left by the reduced role of state-owned enterprises, a rising population, and increasing urbanization.

The five types of PPPs are: Build-Transfer-Operate (BTO), Build-Transfer (BT), Build-Operate-Transfer (BOT), Build-Own-Operate (BOO), Build-Transfer-Lease (BTL), Build-Lease-Transfer (BLT), Operate-Manage (OM), and other similar contracts as decided by the Prime Minister.

FIE structure type	Common purpose	Pros	Cons
Representative Office	Non-separate legal entityMarket researchLiaison with overseas parent company	Easy registration procedure	Cannot conduct profit making activitiesParent company bears liability
Branch Office	Non-separate legal entityCommercial activity within parent company's scope	Can remit profits abroad	Limited to certain industry sectorsParent company bears liability
Limited Liability Company	Separate legal entity	Liability limited to capital contributionCan issue bonds	Cannot issue sharesMaximum of 50 members
Joint-Stock Company	Separate legal entity	Liability limited to capital contributionCan issue shares and go public	Three or more shareholders requires Supervisory board required for most joint stock companies
Joint Venture	Partnership of companies or individuals for specific business purpose	Unconditional sectors not subject to specific capital requirements	 Minimum contribution guidelines for foreign investors for industry specific cases Two to four months to set up
Public Private Partnership	Entails partnership between foreign or domestic enterprise and government for infrastructure projects	Government aggressively pursuing PPPs to develop infrastructure	Several PPP modelsInvestors unsure of returns

Phase 2: Four-step set up guide

While Vietnam is a highly attractive investment destination for foreign investors, it still has a complex legal process for establishing a company.

In this section, we discuss the different set up procedures for companies that want to begin operations in the country. We also recommend professional assistance to guide companies through the myriad of laws and procedures in the burgeoning Southeast Asian nation.

Step 1 – Pre-investment approval

For some types of investment, companies need to seek the approval of Vietnamese authorities prior to starting establishment procedures. As a result, it is important to understand if an investment will require approval, and if so, preparing requisite documentation and working against the application processing times.

Step 2 – Investment registration certificate application

The first step in the Vietnamese corporate establishment process is an application for an Investment Registration Certificate (IRC). This is required of all 100 percent foreign owned investment projects and establishes the right of the foreign enterprise to invest within Vietnam.

To apply an investor must:

- Application for implementation of investment project (this should include details of the project in Vietnam);
- Proposal of investment project (should include the details of the investment project, including lease agreements or land use needs); and
- Financial statements (to be provided for the last two years of a company's operation; additional
 information may be required to prove financial capacity) or a bank statement proving that the
 investor(s) have more than the planned charter capital contribution in their Vietnam subsidiary;
- · Incorporation Certificate (for companies);
- · Passport (for individuals);
- Bank statement (to show that they have sufficient capital to fund their operations); and
- · Confirmation of tax obligation fulfillment (if an investor cannot provide a financial statement).

Timeframe: 15-45 working days from the date when documents are submitted.

3 - Enterprise registration certificate application

The Enterprise Registration Certificate (ERC) is required for all projects that seek to set up new entities within Vietnam. When obtained, the ERC will be accompanied by a number that will double as the tax registration number of the entity.

As part of the application process, the following information should be prepared:

- Application for enterprise registration;
- · Company charter;
- List of all board members; (JSC and multimember MLLC only)
- · List of legal representatives; and
- · Letters of appointment and authorization.

Any foreign documents or supporting information provided will need to be notarized, legalized by consular officials, and translated into Vietnamese by competent authorities.

Timeframe: Five working days and two additional working days for a signed and sealer printed version to be issued.

It should be noted that applications for the ERC and IRC cannot be processed concurrently. An IRC must be obtained first and then an ERC. However, future amendments to an IRC or an ERC, for example, a change of address, can be completed concurrently.

Step 4 – Post licensing procedures

Once the IRC and ERC have been issued, additional steps have to be taken to complete the procedure and start business operations. This includes:

- · Seal carving;
- · Bank account opening;
- · Labor registration;
- · Business license tax payment; and
- · Charter capital contribution.

Charter capital

Charter capital is "the total value of assets that have been contributed or promised by the members/partners/owners when the limited liability company or partnership is established; or the total of nominal values of the sold or subscribed shares when a joint stock company is established." That is the capital which an investor commits to the government to contribute to its Vietnam-based subsidiary.

Charter capital can be combined with loan capital or constitute 100 percent of the total investment capital of the company. The total investment, which includes the charter capital and the mobilized capital (which also includes shareholders' loans or third-party finance), must be registered with the license issuing authority of Vietnam.

Investors can increase or decrease the charter capital amount however will be required to submit the application to DPI within 10 days from the date of which the increase or decrease in charter capital is complete.

Capital contribution schedules are set out in foreign-invested enterprise (FIE) charters (articles of association) or business cooperation contracts, in addition to the FIE's investment certificate.

Full injection of capital must be completed 90 days from the date the ERC is issued.

To transfer capital into Vietnam, after setting up the FIE, foreign investors must open a capital bank account in a legally licensed bank. A capital bank account is a special purpose foreign currency account designed to enable tracking of the movement of capital flows in and out of the country.

The account also allows money to be transferred to current accounts in order to make incountry payments and other current transactions.

Project	Agency	Requisite documentation	Time (days)
 Projects on the construction of residential housing (at least 10,000 people in a non-urban area and 15,000 people in urban area) Projects where government land is obtained without the use of the tendering process Projects on investment in golf course construction Projects in areas that may impact on national defense and security Projects in areas of the national relic site 	Provincial People's Committees	 Application Financial statements Detailed use of restricted technology Proposed use of land 	35
 Relocations of local populations (10,000–20,000 people) Petroleum exploration Seaports Airports Gambling Development of Infrastructure in economic zones Air Transport Telecommunications Press and publications Science or technological enterprises with 100% foreign owned capital 	Various government agencies	 All documents listed above Environmental impact assessment Socioeconomic efficiency evaluation 	60
 Projects involving nuclear power plants Projects involving the mass relocation of local populations (20,000-50,000) Projects involving protected environmental areas Projects that repurpose land for rice cultivation 	National Assembly	 All documents listed above in addition to: Relocation plan (if applicable) 	Should be submitted 165 days before the start of national assembly sessions

Intellectual property

Domestic protection

Vietnam's National Assembly passed the Law on Intellectual Property Rights (IPRs) in 2005 and Law on Amended and supplemented by Law No. 07/2022/QH15 dated June 16, 2022, which forms the basis for IP protection within the country. In September 2010 and October 2013, in an effort to strengthen the protection of IPRs after entering into a Bilateral Trade Agreement (BTA) with the US and participation in the World Trade Organization (WTO), the government issued stricter administrative sanctions for violations of industrial property rights, along with some important changes to IPR regulations in Vietnam.

The National Office of Intellectual Property of Vietnam (NOIP) is the agency, under the aegis of the Ministry of Science and Technology, that assumes the functions of exercising state management and providing services in the field of intellectual property. This includes administering the registration of industrial designs, trademarks, brand names and other IPRs, and conducting legal appraisals to settle intellectual property disputes.

Vietnamese Protection of Intellectual Property							
Industrial property	 Patents Trademarks Industrial designs Layout designs Trade names Geographical indications Trade secrets 	 Law on Intellectual Property via the National Office of Intellectual Property (NOIP) Vietnamese Criminal Code Vietnamese Civil Code Vietnamese Constitution 					
Copyright	CopyrightsRelated rights	 Law on Intellectual Property via the Copyright Office of Vietnam Vietnamese Criminal Code Vietnamese Civil Code Vietnamese Constitution 	 The Geneva Universal Copyright Convention The Berne Convention WTO via TRIPs WIPO The Rome Convention Brussels Convention Relating To The Distribution Of Programme-Carrying Signals Transmitted By Satellite 				
Varieties of plants	Rights to plant varieties	 Law on Intellectual Property via the Copyright Office of Vietnam Vietnamese Criminal Code Vietnamese Civil Code Vietnamese Constitution 	 WTO via TRIPS International Convention for the Protection of New Varieties of Plants WIPO 				

International protection

Aside from local IPR legislation, Vietnam also participates in international IPR conventions such as the Paris Convention for the Protection of Industrial Property, the Berne Convention for the Protection of Literary and Artistic Works, the Rome Convention, the Trade-Related Aspects of Intellectual Property Rights (TRIPS) Agreement, the World Intellectual Property Organization (WIPO), the Patent Cooperation Treaty, and the Madrid Protocol.

In addition to the aforementioned treaties, Vietnam has recently signed on to several ambitious trade agreements including the Comprehensive and Progressive Agreement for Transpacific Partnership (CPTPP), UK-Vietnam Free Trade Agreement (UKVFTA), and the European Union Vietnam Free Trade Agreement (EVFTA).

In addition, Vietnam signed the Hague Agreement which allows the protection of design in multiple countries through a single filing. The agreement came into effect in January 2020. These agreements are projected to provide great assistance to Vietnam as it brings its national IP protection up to par with international best practices.

Vietnam's free trade agreements

Free trade agreements (FTAs) are when two or more countries agree on the terms of trade between them. They determine the value of tariffs and duties that countries impose on imports and exports. In 2007, Vietnam joined the World Trade Organization (WTO). This was a significant step toward integrating with world trade.

Over the past few years, Vietnam has been active in signing bilateral trade agreements with countries throughout the world. Additionally, due to its membership in the Association of Southeast Asian Nations (ASEAN), Vietnam has become a party to several FTAs that the regional trade bloc has signed.

The benefits of FTAs

The benefits of the free trade agreements will enable Vietnam's economic development to continue to shift away from exporting low-tech manufacturing products and primary goods to more complex high-tech goods like electronics, machinery, vehicles, and medical devices.

This can be done in two ways. First, through more diversified sourcing partners created by larger trade networks and cheaper imports of intermediate goods from partner countries. This should boost the competitiveness of Vietnam's exports.

Second, through partnerships with foreign firms, they can transfer the knowledge and technology needed to make the jump into higher value-added production.

Vietnam is touted as a low-cost manufacturer. This has attracted companies like Samsung and Nokia which now manufacture in Vietnam and then export to other parts of the world.

Such sophisticated business practices and technology will help boost Vietnamese labor productivity and expand the country's export capacity.

With recent trade agreements, like the CPTPP and the EVFTA, Vietnam seems to be prioritizing international trade integration with its trading partners outside of ASEAN.

These trade agreements will allow Vietnam to take advantage of the reduced tariffs, both within the ASEAN Economic Community (AEC) and with the EU and US. This will help to attract companies to produce in Vietnam and then export to markets overseas.

Vietnam's entry into these trade deals will also require the Southeast Asian nation to improve its standards in areas ranging from employee rights to environmental protection. For example, both the CPTPP and EVFTA require Vietnam to conform to the International Labor Organization's (ILO) standards. The ILO has noted that this is an opportunity for Vietnam to modernize its labor laws and industrial relations systems.



Stay up to date on VAT and other regulatory and legal updates.

Challenges posed by FTAs

The FTAs may also come with some downsides. These agreements are likely to trigger aggressive competition from foreign rivals in certain sectors. In the agriculture sector, for example, Vietnam will face steep competition from the EU, Australia, and Canada.

If local firms do not adapt and make use of new market opportunities and potential partnerships with foreign firms, they could find competing in the market challenging.

The Vietnamese government will also need to continue on its path of reforms – strengthening the banking sector, removing corruption, refining legal and tax structures, and improving trade facilitation.

Vietnam's Ministry of Planning and Investment forecast that the CPTPP could increase Vietnam's GDP by 1.3 percentage points by 2035, while the EVFTA could boost GDP by 15 percent. These trade deals along with already signed and upcoming FTAs are likely to ensure that Vietnam remains competitive in the short-to-medium term.



Dezan Shira & Associates can advise on the legal incorporation of your investment across multiple Asian countries. This important legal process, when combined with our tax planning services, provides your business with a superior and integrated corporate establishment process under one service provider.

To arrange a consultation, please contact us at vietnam@dezshira.com or visit our website at www.dezshira.com.



Tax and Accounting

- ♦ Vietnam's major taxes
- ◆ Accounting and bookkeeping
- ♦ A Roadmap to IFRS
- ♦ Introduction to transfer pricing

Vietnam's major taxes

Many small and medium sized businesses are prioritizing investments in Vietnam and are acting on the business potential it holds. In this chapter, we examine the tax landscape so that new investors can better understand their in-country tax exposure before setting-up.

All taxes in Vietnam are imposed at the national level. There are no local, city, or provincial taxes. Enterprises should pay tax in localities where they are headquartered or have registered branches.

Most companies and foreign investors in Vietnam are subject to the following six major taxes:

- · Business license tax;
- · Corporate income tax;
- · Value-added tax;
- · Special consumption tax;
- · Foreign contractor tax; and
- · Custom duties.

Business License Tax (BLT)

BLT is an indirect tax imposed on entities conducting business activities in Vietnam, paid by enterprises annually for each calendar year that they do business in the country. All companies, organizations, or individuals (including branches, shops, and factories) and foreign investors operating businesses in Vietnam are subject to BLT.

Corporate Income Tax (CIT)

All income arising inside Vietnam is subject to CIT, no matter whether a foreign enterprise has a Vietnam-based subsidiary, or whether that subsidiary is considered a Permanent Establishment (PE). CIT is a direct tax levied on the profits (gross revenue minus expenses) earned by companies or organizations.

Value-Added Tax (VAT)

VAT is imposed on the supply of goods and services at three different rates: 0, 5, and 10 percent, with the latter being the standard rate. All organizations and individuals producing and trading goods and services in Vietnam are liable to pay VAT, regardless of whether the organization has a Vietnam-based establishment.

Note: The VAT rate of 10 percent was reduced to 8 percent from 1 February 2022 to 31 December 2022 per Decree 41/2022/ND-CP. This was to assist with Vietnam's economic COVID-recovery. On 1 Jan 2023, this reverted to the standard 10 percent.



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Vietnam can be likened to navigating through complex relationships. Businesses are strongly encouraged to approach the assessment of their eligibility for these incentives with a healthy dose of skepticism and careful consideration 99

Special Consumption Tax (SCT)

SCT is a form of excise tax that applies to the production or importation of 11 categories of products and six types of services which are considered to be luxurious or non-essential such as alcohol and tobacco products. Companies are liable for SCT both at the time of import and sale. However, to prevent an excessive tax burden, import SCT will be creditable against SCT incurred at the point of sale.

Customs duties

Most goods exported across the borders of Vietnam, or which pass between the domestic market and a non-tariff zone are subject to export or import duties. Exceptions to this include goods in transit, goods exported abroad from a non-tariff zone, goods which are imported from abroad into a non-tariff zone and only used within that non-tariff zone, and goods passing from one non-tariff zone to another. Most goods and services being exported are exempt from tax.

Foreign Contractor Tax (FCT)

Foreign businesses and individuals without legal entity status are considered foreign contractors if they conduct business or earn income in the country under contract with local organizations including foreign owned companies.

FCT, normally referred to as "withholding tax", is not a separate tax type. It comprises VAT and income tax (either CIT or PIT) imposed on payments of local organizations to foreign contractors. Such payments are considered income earned in Vietnam in which the Vietnamese parties are liable to declare and make payments on behalf of foreign contractors.

Payments subject to FCT include interest, royalties, service fees, and goods supplied within Vietnam's territories or associated with services rendered in Vietnam. The applicable tax rates vary depending on the payment method and the nature of the transactions. Certain distribution arrangements where foreign entities are directly or indirectly involved in the distribution of goods or provision of services in Vietnam are also subject to FCT.

FCT exemption is applicable in certain circumstances such as the pure supply of goods, services performed and consumed outside Vietnam and various other services performed wholly outside Vietnam.

Accounting and bookkeeping

Local and foreign-invested companies doing business in the country are required to comply with Vietnam Accounting Standards (VAS) when recording their financial transactions.

Foreign companies may choose to manage two accounting records: one based on the VAS and another compiled specifically for the overseas head office. In practice, many foreign companies maintain an accounting system according to VAS and only convert financial statements into the International Financial Reporting Standards (IFRS) on a monthly/quarterly/yearly basis for the foreign parent company's reference.

In brief, the VAS requires that accounting records:

- Are in the Vietnamese language, or can be combined with a commonly used foreign language;
- Use VND as the accounting currency (however, FIEs are allowed to select a foreign currency
 as their accounting currency if they meet the requirements as per the Law on Accounting.);
- · Comply with the Vietnamese chart of accounts; and
- Include reports specified by VAS regulations, printed on a monthly/quarterly/yearly basis, signed by the General Director, and affixed with the company seal.

An accounting period in Vietnam is generally determined according to the calendar year, or January 1 to December 31. However, after registering with the Tax Department, this can be adapted to 12-month periods beginning the first day of each quarter.

Tax authorities can penalize companies for VAS non-compliance through the disallowance of input VAT credits and the withdrawal of CIT incentives.

Annual finalization

Based on the accounting periods specified above, investors and other foreign enterprises operating in Vietnam will be required to prepare an audit and file annual financial statements no later than the last day of the third month from the end of the annual accounting period.

As per current regulation, annual finalization must be filed with the following offices:

- the General Statistics Office;
- · the Ministry of Planning and Investment;
- · tax office at the provincial or city level.

For those companies operating in export processing zones (EPZs or industrial zones (IZs)), financial statements may be required to be filed with the management board of the respective EPZ or IZ. Most economic zones will qualify an investor for tax holiday incentives. Foreign investors should check with each zone to clarify its incentives, which government officials grant on a case-by-case basis.

Retention of documentation

Following annual finalization, companies will be required to retain a variety of documents that may arise as a result of the bookkeeping and accounting process. The period of retention is tied to the nature of the documentation generated and is broadly split into five-year, 10-year, and indefinite periods of retention.

- The five-year retention period applies to all documentation that is used in the management and operation of the enterprise;
- The 10-year retention period applies to all accounting data, accounting books, financial statements, and reports of independent audit firms that have been prepared on behalf of the company; and
- The indefinite retention period is limited to documents that are deemed to be of significance to the economy, national defense, or security of the Vietnamese state.

Whether it be convergence with IFRS, the growth of e-filing, or simple efforts to improve business competitiveness, Vietnam has a continually changing set of audit procedures that must be followed closely in order to ensure compliance.

Below we provide a step-by-step guide on this process for one of the most common investment vehicles of foreign enterprises in Vietnam: Foreign Owned Enterprises (FOEs).

Audit procedures for FOEs

The FOE compliance process, which is also applicable to JVs, can be complex and time consuming. The successful completion requires the compilation of a statutory annual audit report and the finalization of corporate and personal income taxation. Following the successful submission of this information to various government bodies, it becomes possible for firms to repatriate profits from their operations.

With rules constantly changing, prospective and established investors alike should contact a service provider or relevant government officials to ensure that reports are prepared in accordance with the most up-to-date regulations.

Step 1 - Prepare statutory annual audit report

All FOEs are required to produce audited financial statements on an annual basis. These statements must be prepared in accordance with Vietnamese Accounting Standards (VAS) and follow the most up to date guidance available.

As per Vietnamese law, financial statements of FOEs must be audited externally, by using an independent auditor. The following audit procedures must be followed, and documentation prepared to ensure compliance:

Statutory audit requirements

- · Statement of Income;
- · Statement of Financial Position;
- · Statement of changes in Equity (if any);
- · Statement of Cash Flow;
- · Balance Sheet: and
- · Notes.

Requisite documentation

- From 04-CS/SXK: Report on Production and Business Activities, including
 - » Actual Operating Business Lines;
 - » Labor Statistics (Number of Employees, turnover, etc.);
 - » Labor Income and employer payments of social insurance, health insurance, unemployment insurance, and trade union fees;
 - » Production and business activity results (revenue, profit, cost, etc.) and
 - » Taxes and other amounts payable to the state.
- From 04-CD/GVGL: Report on Charter Capital
 - » Contribution, including
 - » Initial registered charter capital;
 - » Current registered charter capital;
 - » Implemented charter capital in the reporting year;
 - » Charter capital accumulated by the end.

The Goods and Services Tax (GST) system requires taxpayers to self-assess their tax liability and pay their tax without any intervention by the tax authorities. The law provides for a robust audit mechanism to measure and ensure compliance by the taxable person.

Deadlines

FOEs need to submit audited reports to the following three government departments on the last day of the third month at the end of the calendar or fiscal year:

- Provincial Department of Planning and Investment (DPI) (or the Provincial-Level Export Processing and Industrial Zone department in the case of FOEs based in IZs or EPZs);
- · Provincial Level Tax Departments; and
- Provincial level Statistical offices.

Upon receipt of documentation, these offices place an incoming stamp directly on one copy of submitted reports for confirmation purposes. For electronic submissions, the enterprise will receive an electronic confirmation or the documentation will be stored directly in the system of the authority without being stamped.

Step 2 - CIT finalization

In addition to the quarterly remittance of provisional CIT payments, FOEs in Vietnam must conduct CIT finalization at the end of every year. The standard tax year applied in Vietnam is the duration of one calendar year. If a different year is utilized, the enterprise must report this to the local tax agency as mentioned earlier.

When preparing finalization paperwork, enterprises should pay close attention to revenue streams to ensure all requisite income is included in finalization statements. Currently, revenue applicable for CIT includes any and all income arising from production, trading, and the provision of services, regardless of whether it has been generated within Vietnam.

Following an assessment of revenue streams, outstanding obligations, and investment incentives, it is a possibility that taxes may be reduced substantially or avoided. In the event that there is no tax liability, or taxation has been exempted under applicable tax incentives, enterprises must still complete tax filings with tax authorities by established deadlines.

It should be noted, however, that filing is not required for enterprises whose tax-generated activities are terminated or have ceased business operations and no tax liabilities have arisen.

Those finalizing corporate income taxation should prepare CIT reports in accordance with the following requirements and deadlines:

Requisite documentation

- Form 03/TNDN CIT finalization statement;
- · Annual Financial Statements and other related documents; and
- One or more annexes enclosed with the declaration (depending on the actual arising of the enterprise).

Deadlines

Submission of finalization paperwork must be submitted to the head of relevant tax agencies 90 days from the end of the year. For cases of operation termination, contract termination, or corporate ownership transformation tax offices must be made aware within 45 days following the date at which changes were made.

Step 3 - PIT finalization

FOEs, as employers, are responsible for the finalization of all personal income taxation (PIT) of their employees covering deductions from salaries throughout the year.

Enterprises finalizing PIT for their employees should make sure that the following forms are successfully completed by the deadlines outlined below:

Requisite documentation

- Form No. 05/QTT PIT finalization statement;
- Form No. 05-1/BK-QTT-TNCN Detailed list of taxable income and tax deductions from salaries and wages of individuals who are subject to progressive tax rates; and
- Form No. 05-2/BK-QTT-TNCN Detailed list of taxable income of individuals who are subject to direct tax rates; and
- Form No. 05-3/BK-QTT-TNCN Detailed list of employees' registered dependents.

In the event that enterprises are consolidated or merged, they must complete PIT finalization for deducted tax in advance of these changes and provide a voucher to employees for their PIT finalization at the end of the year.

Deadlines

The submission of finalization paperwork must be completed 90 days from the end of the calendar year and sent to the tax office that directly manages the enterprise. In most circumstances, this is the department of taxation in the province or city where the enterprise conducts its operation; however, there may be instances where local tax offices authorize alternative state bodies to collect taxes.

Step 4 – Social insurance finalization

In addition to their Vietnamese counterparts, all foreign employees working in Vietnam under labor contracts with indefinite terms, or definite terms of over three months, need to be included in the mandatory social insurance scheme.

Step 5 - Profit remittance

Following tax finalization, or the termination of investment projects in Vietnam, profits may be remitted to offshore accounts if the business has completed all financial obligations to the State of Vietnam under Vietnamese law. For enterprises whose investments are still in operation within Vietnam, profits may only be remitted in the event that the FOE in question has not accumulated losses.

Deadlines

In the event that a FOE has completed tax finalization, the relevant tax office must be notified of any plan to remit profits at least seven working days before the scheduled transfer.

Document Checklist						
	1	From No. 04-CS/SXK	Report on Production and Business Activities			
	2	From No. 04-CD/GVGL	Report on Charter Capital Contribution			
	3	Form No. 03/TNDN	CIT Finalization Statement			
	4	Form No. 05/QTT-TNCN	PIT Finalization Statement			
	5	Form No. 05-1/BKQTT-TNCN	Detailed list of taxable income and deductions from salary of individuals subject to progressive tax rates			
	6	Form No. 05-2/BK-QTT-TNCN	Detailed list of taxable income of individuals who are subject to direct tax rates			
	7	Form No. 05/3/BK-QTT/TNCN	Detailed list of employees' registered dependents			

A Roadmap to IFRS

International Financial Reporting Standards (IFRS) are global accounting standards issued and regulated by the International Accounting Standard Board (IASB) to guide the preparation and presentation of financial reports. Vietnam uses IFRS as a basis for its own system, the VAS, yet there are key differences between the two.

As all foreign and local companies operating in Vietnam are obliged to conform to VAS, foreign investors should be well aware of the unique fundamental characteristics of VAS to fully comprehend compliance requirements and make informed investment decisions.

Vietnam's government currently has 26 VAS accounting standards based on IFRS. To provide guidance for local and foreign enterprises in Vietnam on these standards, the MoF recently issued Circulars, No. 200/2014/TT-BTC and No. 202/2014/TT-BTC, which enhance the comparability and transparency of corporate financial statements and bring the two systems closer.

Key differences between IFRS and VAS include terminology, applied methods, and presentation scope. Below are several critical differences between the two financial reporting systems.

Presentation of financial statements

A complete set of financial statements based on IASB's International Accounting Standard (IAS1) includes the following:

- Statement of Profit or Loss and Other Comprehensive Income;
- · Statement of Financial Position;
- · Statement of Changes in Equity;
- · Statement of Cash Flows;
- · Notes to the Financial Statements.

The components of financial statements under VAS are:

- · Balance Sheet;
- · Income Statement;
- · Cash Flow Statement; and
- · Notes.

According to VAS 21, the Statement of Changes in Equity is enclosed in the Notes, rather than as a primary component of the financial statement. Furthermore, VAS does not require disclosure of management's key judgments, assumptions about the future, and sources of estimation uncertainty.

Cash flow statements

Under IFRS 7, cash flow statements are based on the balance sheets from the first and final period accounting reports and can include some information from the ledger. IFRS stipulates that receivable accounts and trade payables can be separated from receivable accounts and payables on the sale of fixed assets or long-term assets; hence, cash flow from business is distinct from cash flow from financial investment.

Based on VAS 24, cash flow statements are taken from the cash book and ledger bank deposits corresponding to the side account. VAS 24 gives guidance on setting up cash flow statements using the indirect method starting from pre-tax profits plus or minus the adjustment including differences of payables excluding payables related to financial investment activities.

Chart of accounts

Vietnam's Ministry of Finance issued a uniform chart of accounts for enterprises' financial statements. Circular No. 200/2014/TT-BTC introduced new accounts, including corporate restricting funds (Account 417) and prize stabilization funds (Account 357), while some are omitted or amended.

Roadmap of IFRS in Vietnam

In the future, however, VAS will be replaced by IFRS, promoting international conformity in accounting.

Three stage roadmap

The MoF is responsible for the introduction of IFRS in Vietnam. The MoF published a draft IFRS roadmap before it was submitted to the Prime Minister for approval. The roadmap divides the IFRS implementation into three stages:

Stage 1 (2019-2021): The MoF makes necessary preparations for the implementation of the roadmap, such as the publication of the Vietnamese translation of IFRS standards, training, and the preparation of guidelines for IFRS implementation. Companies that will adopt IFRS from 2022 onwards will receive special support.

Stage 2 (2022-2025): The MoF selects certain pilot companies, in particular state-owned enterprises, listed companies, and (large) non-listed companies, to implement IFRS in practice. Foreign companies can adopt IFRS for their financial statements on a voluntary basis.

Stage 3 (from 2025): IFRS will be mandatory for the consolidated accounts of all state-owned companies, listed companies, and (large) non-listed companies. All other companies can adopt IFRS for their financial statements on a voluntary basis.

IFRS after 2025

The adoption of IFRS will be mandatory for state-owned enterprises (SOEs), listed companies, and large, unlisted public companies after 2025.

Trinh Duc Vinh, Deputy Director of the AAPD at the Ministry of Finance, said the application of IFRS in Vietnam should overcome the limitations of the VAS, perfecting the legal framework for accounting, and increasing the transparency of financial information.

It also aims to promote corporate accountability by facilitating Vietnamese companies' access to more sources of capital and allowing them to list in the international markets.

The move is significant as this is in line with international best practices, enhancing transparency and effectiveness in corporate governance.

Introduction to transfer pricing

Many foreign businesses have been expanding their production facilities in Vietnam and charge their foreign outposts for administrative, technical, financial, and commercial services. However, financial administration teams need to be aware that their transactions must comply with the arm's length and substance-over-form transfer pricing (TP) principles.

Transfer pricing rules in Vietnam were lax prior to 2017. The government released Decree 20/2017 "Providing tax administration applicable to enterprises having controlled transactions" ("Decree 20") in April 2017, followed by Decree 68/2020 ("Decree 68") and 132/2020 ("Decree 132") in November 2020, the latter replacing Decree 20 and Decree 68. Investors could previously enter the Vietnam market without worrying too much about their transfer pricing policies – but this is no longer the case.

Companies considering an investment into Vietnam or already operating in the country need to comply with stricter regulatory requirements based on the Organization for Economic Cooperation and Development (OECD) guidelines and Base Erosion and Profit Shifting (BEPS) actions.

TP compliance in Vietnam

Transfer pricing rules are almost the same everywhere as they are generally based on the same principles and share common approaches. Of course, there are small differences between Vietnam's rules and other countries, but the core is the same.

Before Decree 20, Decree 68, and Decree 132 were issued, transfer pricing rules in Vietnam incorporated the arm's length principle as their foundation. Accordingly, the biggest impact of the new regulations is the introduction of the substance-over-form principle: foreign investors should review this when structuring supply chains.

The substance-over-form is a principle by which tax authorities look past the legal forms of transactions and operating structures, and instead consider and analyze their economic substance.

What does it mean in practice?

Foreign parent companies that expand their production facilities in Vietnam may seek to act solely as a subcontractor, operating through their Vietnamese subsidiary alone. The foreign parent company then seeks to charge its subsidiary on a periodic basis for commercial services performed regarding developing sales in Vietnam.

According to the substance-over-form principle, those commercial services should contribute to the creation of operating sales revenue or income for the Vietnamese subsidiary. Consequently, expenses related to commercial services are not deductible from the subsidiary's taxable income if they do not provide a direct economic benefit to the Vietnamese subsidiary.

Alternatively, if the same Vietnamese subsidiary were engaged in sales activities, then those same commercial service expenses would comply with the substance-over-form principle. These expenses could then be deducted if the prices charged were at arm's length (or market rate).

Some companies, however, may seek to engage in more complicated relationships. A multinational enterprise may like to interpose a Vietnamese entity in transactions between two member companies that are residents of countries, which have not signed a double taxation agreement.

According to the substance-over-form principle, associated transactions should have a significant purpose (aside from the reduction of tax liability) and an economic effect (aside from any tax effect) to be accepted by authorities. In this case, no related expenses would be deductible from the Vietnamese entity's taxable income.

Finally, from a tax planning perspective, it is worth noting that Decree 20 introduced limitations on the deductibility of loan interest costs, which now, after Decree 132, should not exceed 30 percent of earnings before interest, taxes, depreciation, and amortization (EBITDA).

This measure is aimed at addressing thin capitalization, as Vietnam lacks specific thin capitalization rules. However, the Ministry of Finance reportedly plans to introduce thin capitalization rules in the near term to limit the deductibility of interest costs if specific debt-to-equity ratios are breached.

How to comply with transfer pricing regulations

Taxpayers in Vietnam who have entered into related-party transactions have a number of obligations under Decree 132. These have been summarized and set out below:

Forms

Companies in Vietnam that engage in related party transactions need to disclose their relationships and transactions in their annual tax returns.

Taxpayers subject to transfer pricing regulations need to file Form 01 – which is attached to Decree 132 – to disclose their transfer pricing transactions and the value of these contracts. Further, taxpayers need to provide what the arm's-length prices of the related-party transactions would be to enable a comparison.

The timeframe to do this is 90 days after the end of the financial year. This may prove very challenging given the short amount of time to collect and collate all necessary information and data – careful planning and observance are therefore prudent.

Contemporaneous documentation

Transfer pricing contemporaneous documentation is designed to document taxpayers' relationships and transactions with related parties, as well as their global transfer pricing policies and the allocation of profits among all members/entities within a corporate group.

Taxpayers meeting specific thresholds must, in accordance with Decree 132, prepare, and then maintain transfer pricing contemporaneous documentation, which encompasses a Local File, and one or more of the Master File and Country-by-Country Report (CbCR).

It is likely that the Master File and CbCR will be prepared by headquarters, as they are likely to have direct access to all necessary information. All those documents must be declared by filing Form 02 and 03, attached to Decree 132 (for local file and master file respectively), and Form 04 (CbCR).

Safe harbors from contemporaneous documentation

- According to Decree 132, enterprises are exempted from preparing the transfer pricing documentation if any of the following conditions are satisfied:
- Total revenue < VND 50 billion (US\$2 million) and total value of related-party transactions
- < VND 30 billion (US\$1.2 million);
- Entered into an Advanced Pricing Agreement (APA) and submitted annual APA report(s);
- Exercise only simple functions, sales < VND 200 billion (US\$8 million) and EBIT, depending
 on the business, of at least 5 percent (distribution), 10 percent (manufacturing), or 15 percent
 (toll manufacturing).
- · Audits (See below).

Audits

In the case of a transfer pricing audit, taxpayers will have 10 working days to provide the transfer pricing documentation, while they will have 30 working days to provide it during the consultation procedures prior to the audit.

Risk/penalties

If the tax authorities believe the transaction was not priced according to the arms' length principle, they will adjust the value of the transaction and impose tax accordingly.

Furthermore, according to the substance-over-form principle, costs arising from services rendered for the sole purpose of providing other affiliates with benefits or values will not qualify for a deduction from taxable income.

Companies can also be held criminally liable if found to be evading tax. The tax authorities also publish the details of companies that are non-compliant, or report irregularities, on their national and provincial websites – a critical reputational risk.

Managing risk

In light of the recent developments in local transfer pricing rules and the increasing interest in transfer pricing worldwide, it is important that companies take the necessary steps to ensure that they are compliant and effectively managing their risk. There are a variety of measures that companies can take. These include:

- Providing disclosures: All companies should disclose information about their related-party relationships and transactions in the prescribed forms and in accordance with the requisite timeframes
- Risk assessments: Conducting risk assessments to monitor and revise intercompany transactions and planning to create a robust transfer pricing strategy is also an important risk mitigation tool.
- Contemporaneous documentation preparation: Taxpayers meeting the above mentioned thresholds are required to prepare contemporaneous documentation. Companies not meeting the thresholds should however still accurately document their associated party transactions and be able to substantiate the rationale adopted in case they receive any queries or audit notices from the tax bureau.
- Advanced Pricing Arrangements: Taxpayers have the option to proactively manage their transfer pricing risk profiles by entering into an Advanced Pricing Agreement (APA) with the local tax authority. An APA is a binding agreement as to how taxpayers' transfer pricing arrangement will be taxed. However, although the regulations have already been in place, the tax authorities in Vietnam have yet to accept any proposal to enter an APA from large FIE enterprises (Samsung, for example).

Key takeaways

In light of the recent focus internationally on tax and transfer pricing through the OECD and BEPS program, as well as specifically in Vietnam, companies engaging in related/associated party transactions are under increased scrutiny. It is important that these companies seek the appropriate advice to ensure that they are compliant and that effective risk mitigation measures are put in place.



The fast pace of tax reform, combined with sometimes inconsistent local practice and enforcement, makes the tax landscape difficult to navigate for many. Companies face a number of tax challenges throughout all stages of their business cycle.

Dezan Shira & Associates tax professionals have a deep understanding of Asia's complex tax environments, as well as indepth industry knowledge and experience. Our experienced team of tax accountants, lawyers, and ex-tax officials can help on a wide spectrum of tax service areas across all major industries.

To arrange a consultation, please contact us at vietnam@dezshira.com or visit our website at www.dezshira.com.

HR and Payroll

- ♦ How do I hire staff?
- ♦ Employment contracts in Vietnam
- ◆ Tax obligations for company employees

How do I hire staff?

After setting up your business in Vietnam, the next big hurdle is actually hiring the staff that you will need to help grow your business. Hiring, and the associated legal obligations that go along with it, can be a confusing process. It is recommended that businesses take a careful look at all relevant regulations and engage with a professional services firm where appropriate to ensure proper compliance with all laws.

Vietnam is an attractive place for businesses of all types. The country has a growing consumer class and a young and dynamic workforce that is building its skill set. In fact, Vietnam's labor force is growing by more than one million people each year.

There are a number of important HR trends occurring in Vietnam. While labor costs are still low, wages are steadily increasing. Over the past five years, this increase in salaries has come without a corresponding increase in productivity. Compounding the costs of employing staff in Vietnam are the comparatively high social insurance contributions and income tax rates.

Due to the developing nature of the workforce in Vietnam, it is natural that there exists some difficulty in finding highly skilled employees. Skills and talent shortages are particularly acute in industries such as technology and banking. However, many international companies, in partnership with the Vietnamese government, are sponsoring training programs to ensure that there are a growing number of highly skilled employees to choose from.

The country has a young and growing workforce with new demands and high expectations for their futures. As the workforce continues to grow there is a resulting rise in competition in the job market.

There tends to be a high turnover rate at companies as employees are often shopping their skills around to potential employers. Higher salaries elsewhere are certainly an attraction, but money may not be the only factor in that makes employees stay longer at a company – those who find ways to build employee loyalty will be particularly successful.

Companies may find it difficult to transfer employees to different cities or areas because of their strong local connections. This has the potential to put a drag on a company's expansion plans as it may struggle to relocate experienced employees. Thus, finding the right partner to aid in the recruitment process is crucial.

Many companies rely primarily on outsourced providers when it comes to HR, particularly for advice related to recruitment, training, and payroll. In fact, many multinationals report that they would like to outsource more of their operational HR practices to a regional shared services function.

Foreign companies wanting to do business in Vietnam must ensure they follow the provisions of the Labor Code, which contains the legal framework for the rights and obligations of employers and employees with respect to working hours, labor agreements, social insurance, overtime, strikes, and termination of employment contracts, to name a few.



HONG NGUYEN

Manager

Payroll and HR Services

Ho Chi Minh City Office

Vietnam has constantly changed in the last few years and requires continuous updates from employers and employees.
A good HR and payroll specialist knows the importance of being always up-to-date; that is what we have been striving for at DSA Vietnam.

Here we discuss:

- · Foreign employees;
- · Contracts; and
- · Compliance.

Foreign employees

A Vietnamese entity is permitted to recruit foreign workers in order to work as managers, executive directors and experts where local hires are not yet able to meet production and business requirements. Unlike in certain other Asian countries, Vietnamese representative offices are also able to hire staff directly.

At least 30 days before the date a foreign employee is expected to start work, the employer (except the contractor) needs to send a report to the Ministry of Labor, War Invalids and Social Affairs or the People's Committee of the province or central-affiliated city (hereinafter referred to as province) where the foreign workers are expected to work. This report should outline the demand for foreign workers for every job position for which Vietnamese workers are believed to be underqualified.

Evidence of this announcement must be presented in the application for a work permit for a foreign employee. The other option is to recruit foreigners through a government-owned employment service center.

When hiring foreign staff in Vietnam, there are a number of procedures and legal frameworks that must be understood.

Types of visas

In order to enter Vietnam, a foreigner needs a visa issued by the Vietnamese Embassy or Consulate. It may be possible for a Vietnamese visa to be granted while in a third-party country or from within Vietnam but this will depend on the type of visa.

Citizens of ASEAN countries receive a free entry visa to Vietnam that lasts between 15 and 30 days, while Vietnam also has an e-visa policy for 80 nationalities lasting until 30 days. However, to work in Vietnam and remain for an extended period, foreigners need to apply for a longer-term three-month single or multiple entry visa.

Relevant visa types include:

Vietnam Visa Types						
Visa type	Description	Validity				
DL	Tourist visa	3 months				
HN	Meetings/conferences	3 months				
LD	Foreign workers/working visas	2 years				
LV1-LV2	Working with Vietnamese authorities	12 months				
DT	Investor visas	5 years				
DN	Working with Vietnam businesses	12 months				
NN1-NN2	Chief Representative Office in Vietnam, Head of Project Office of foreign NGO	12 months				
NN3	NGO staff, representative office	12 months				
DH	Student/internship	12 months				
NG1-NG4	Diplomatic visas	12 months				

Work permit procedures and requirements

A work permit is generally required when working in Vietnam for more than three months. However, foreign workers are exempted from work permits if they enter Vietnam to hold the position of manager, executive, expert, or technical worker for a period of work of less than 30 days and up to three times a year.

This should ideally be applied 15 days by the employer with the provincial Department of Labor, Invalids and Social Affairs (DOLISA) before the foreign worker commences their employment. Work permit processing by law should take five business days, however, in practice, this generally takes about 30 days.

Where a work permit is not compulsory, a notice must be submitted five business days in advance to the provincial MoLISA prior to working in Vietnam. Currently, work permits for foreigners are valid for a maximum of two years and can be extended one time for a further two-year term. A new application must be made if the company wishes to continue employing the foreign worker.

To be eligible for a work permit, the applicant must comply with the following conditions:

- · At least 18 years of age;
- In good enough health to satisfy job requirements;
- A manager, executive director, or expert with technical skills and knowledge necessary for the job; and

Not currently subject to criminal prosecution or any criminal sentence in Vietnam or overseas
or have a criminal record.

A work permit may be terminated in the following circumstances:

- Expiration of work permit;
- Termination of labor contract;
- The content of the labor contract is not consistent with the work permit granted;
- If the foreign employee is fired by the foreign employer;
- · Withdrawal of work permit by authorized state agencies;
- · Termination of operation of the company, organization, and partners in Vietnam; and
- The foreigner is sentenced to prison, dies, or is proclaimed missing by court.

The following situations exempt the foreigner from needing a work permit:

- Workers that enter Vietnam to hold the position of manager, executive, expert, or technical worker for a period of work of less than 30 days but only up to three times a year;
- A member of a limited liability company with two or more members;
- The owner of a limited liability company with only one member;
- A member of the board of a joint stock company;
- · Coming to Vietnam to market products and services;
- Coming to Vietnam for less than three months in order to resolve an emergency or technologically complex situation that could affect production, which Vietnamese experts or foreign experts currently in Vietnam are unable to resolve;
- Lawyers granted a professional permit in Vietnam;
- Heads of representative offices, chiefs of project offices or someone working for foreign nongovernment organization in Vietnam;
- Internally transferred within an enterprise, which has a commercial presence in the committed service list of Vietnam with the World Trade Organization, including: business service, information service, construction services, distribution service, education service, environment service, financial service, health service, tourism service, cultural and recreational services and transportation service; and
- Coming to Vietnam to supply consulting services on tasks serving to research, build, appraise, monitor and evaluate, manage and process programs and projects that use Official Development Assistance (ODA) in accordance with regulations or agreements in an international treaty on ODA signed between an authorized Vietnam agency and foreign agency.

Vietnamese authorities are becoming stricter regarding work permits. Those who violate the regulations by working in Vietnam without a work permit may be penalized or, if unable to meet work permit requirements, deported back to their home countries within 15 days. In addition, the employer may be fined up to US\$3,300.

Temporary residence cards

Foreigners who hold work permits valid for one year or more, as well as senior management, can be granted a Temporary Residence Card (TRC). A TRC is issued by the immigration agency under the Ministry of Public Security and is valid for one to five years depending on the visa type.

People granted a TRC can enter and exit Vietnam without a visa within the valid terms of their TRC. The processing time typically takes five working days while the fee varies between US\$60 to US\$100 depending on the duration of the card.

Permanent residence cards

An expatriate who has a legal residence while earning a living in Vietnam may also apply for a Permanent Residence Card (PRC); however, they are subject to the following conditions:

- The expat works for the development of Vietnam and is awarded a medal or title by the government;
- The expat resides temporarily in Vietnam for three or more consecutive years and is sponsored by his parent, spouse or child who is a Vietnamese citizen and has a permanent residence in Vietnam; and
- Foreign scientists or experts recommended by the head of a ministerial or government agency.

The processing time typically takes five working days with a fee of US\$100. A PRC holder can stay in Vietnam without a visa. A PRC must be re-issued every 10 years.

Employment contracts in Vietnam

As per the new labor code which took effect in January 2021, there are now only two types of labor contracts:

- Indefinite term a contract in which two parties do not determine the term and the time for its termination.
- **Definite term** a contract in which two parties determine the time for its termination and the duration of the contract as a period not exceeding 36 months.

If an employee continues working after the expiration of his or her definite-term labor contract, the contract must be renewed within 30 days after the expiry date, or it will become an indefinite-term labor contract. In addition, e-contracts are now officially recognized and have the same validity as those in written form. A verbal labor contract is also recognized as long as it's valid for less than one month.

A labor contract must contain provisions such as the scope of work, working hours, rest breaks, wages, job location, terms of the contract, occupational safety and hygiene conditions, and social insurance.

Both the employer and employee can unilaterally terminate a contract. However, the employer can only unilaterally terminate under certain conditions. In some cases, the employer will be required to discuss the termination with the executive committee of the trade union.

At least 45 days' notice is required for indefinite term contracts; at least 30 days' notice for definite term contracts with a period of 12 months to 36 months; and at least three working days' notice for definite term contracts with a period of less than 12 months.

The notice period required can vary depending on the type and length of the contract.

Туре	Length	Notice period	
Indefinite term contracts	N/A	45 days	
Definite term contracts	12 to 36 months	30 days	
Definite term contracts	Less than 12 months	3 days	

Companies which employ ten or more people must have a copy of the company rules or internal labor regulations registered with the provincial labor department. Company working rules include contents such as working and rest hours, rules and orders in the company, labor safety, hygiene in the workplace, protection of assets, business and technology confidentiality, and sanction methods to name a few.

Severance and payment in Vietnam

If a labor contract is terminated, employers may be liable for a severance payment to the employee in question. The nature of severance payment is dependent on the salary of a given employee, the amount of time that the employee in question has been working in their current position, and the amount of time the employee has been covered under social insurance.

Eligibility for severance payments is open to all employees who have been working for a company for 12 months or longer. Severance payments will be required in instances where an employer or employee can prove that one or more general termination triggers or unilateral termination provisions have occurred during employment.

Under the Vietnamese Labor Code, severance compensation shall amount to half a month's wages for every year that the employee has been working. For example, an employee who had been with a company for three years would be eligible for one and a half months' pay.

Working time to calculate the severance allowance is the total time the employee has worked for the employer minus the time the employee has used unemployment insurance. The working time must have been approved by the employer.

Grounds for the Unilateral Termination of a Contract in Vietnam

Employee Employer

The employee shall have the right to unilaterally terminate the employment contract without reason, as long as they notify the employer in advance.

The employee shall have the right to unilaterally terminate the employment contract without prior notice if they:

- Employee is not assigned to the job or workplace or is not given the working conditions as agreed in the labor contract*
- 2. Employee is not paid in full or on time as agreed in the labor contract
- 3. Employee is maltreated, sexually harassed, or is subject to forced labor.
- 4. A female employee who is pregnant and must take leave as prescribed by a competent health establishment.
- 5. Having reached the prescribed retirement age, unless otherwise agreed by both parties.
- 6. The employer provides false information affecting the performance of the labor contract.

- The employee often fails to perform his/her job as stated in the labor contract.
- 2. The employee is sick or has an accident and remains unable to work after having received treatment for 12 consecutive months, in case he/she works under an indefinite-term labor contract, or for 6 consecutive months, in case he/she works under a definite-term from 12 months to 36 months labor contract, or more than half the term of the labor contract, in case he/she works under a definite-term under-12-months contract.
- 3. If, because of a natural disaster, fire, or another force majeure event as prescribed by law, the employer, though having applied every remedial measure, has to scale down production and cut jobs.
- 4. The employee is absent from the workplace after the time limit specified in Article 31* of the Code.
- 5. The employees reach the prescribed retirement age unless otherwise agreed.
- 6. The employee fails to attend their job without a valid reason for five consecutive working days or more.
- 7. The employee provided false information when entering into a labor contract, affecting the recruitment of other employees.

Source: Limitations as prescribed under Law No. 45/2019/QH14

^{*}Article 31 allows for a 15-day grace period for all employees returning to work following a temporary suspension of their contracts.

Compensation

In Vietnam, there are two kinds of minimum wages.

The first type is the Common Minimum Wage VND 1,800,000 (~US\$77) from July 1, 2023, which is used to calculate salaries for employees in state-owned organizations and enterprises, as well as to calculate the social contribution for all enterprises (the maximum social insurance contribution is 20 times the common minimum wage).

The second type of minimum wage is the Regional Minimum Wage, which is used for employees in all non-state enterprises based on zones as defined by the government.

Vietnam Minimum Wage 2022						
Business enterprises' locations	In 2021 (VND) from Jan 1, 2021 to June 30, 2022	In 2022 (VND) since July 1, 2022	Increase (%)			
Region 1	4,420,000 (US\$189)	4,680,000 (US\$199)	5.88			
Region 2	3,920,000 (US\$167)	4,160,000 (US\$177)	6.12			
Region 3	3,430,000 (US\$146)	3,640,000 (US\$155)	6.12			
Region 4	3,070,000 (US\$131)	3,250,000 (US\$138)	5.86			

Source: Decree No. 145/2020/ND-CP and Decree No. 38/2022/ND-CP

For Vietnamese employees that work in foreign companies in Vietnam, compensation is determined through negotiations between the two parties. However, the compensation should be no lower than the Minimum Regional Minimum Wage rates as stipulated by the government.

The above minimum wage rates only apply to Vietnamese employees doing the most basic work under normal working conditions. For those who have passed vocational training courses, including company training, wages are at least seven percent higher than minimum wage rates.

Employees who work extra hours are also paid for those extra hours based on their current hourly wages, as immediately below.

Vietnam Overtime Compensation				
Overtime type	Compensation rate			
Weekday, day time	150%			
Weekend, day time	200%			
Public holiday, paid leave days	300%			
Nighttime	30% extra, above aforementioned rates			

In cases where an employee works extra hours at night, they are paid extra in accordance with the applicable regulations. Furthermore, employees who are given time off in compensation for working extra hours will need to be paid the difference between their wages during normal working hours and overtime work. Finally, employees who work night shifts should be paid at least 30 percent higher than normal.

Salaries paid to Vietnamese staff working for foreign companies must be denominated in Vietnamese dong. Foreign employers may base salary rates in either Vietnamese dong or US dollars, but salaries that are based in US dollars must be converted into Vietnamese dong.

In general, an employee's typical monthly salary package includes their gross salary and mandatory insurance contributions. Personal income taxes (PIT) will be levied on the balance after mandatory insurance contributions have been deducted.

Types of bonuses

Bonuses are given to employees based on company earnings and performance and as a way of boosting company morale and productivity. There are various kinds of bonuses that a company may grant its employees throughout the year.

For example, a 13th month's salary is usually given as a kind of "annual bonus" by both local and foreign companies in Vietnam to employees that have worked with the company for at least one year. Employees that have worked at a company for less than one year are typically given a bonus that is prorated and based on their actual employment period.

In addition, there is also a special bonus called the "Lunar New Year" bonus (or "Tet Bonus") that is often paid to employees prior to their leaving for the Lunar New Year holiday.

The amount of any Tet Bonus will be dependent on both company and employee performance, but the bonus typically ranges from smaller amounts of money (up to an entire month's salary) to larger amounts of money (up to an entire year's salary) depending on the company progress and goals.

Apart from the larger annual bonuses mentioned above, employees may also be given smaller bonuses for public holidays or other special days (for example, International Labor Day or National Day). Senior management and other valued employees may be given bonuses during these days as well, including in the form of share certificates with a vesting period, for which the corresponding stock can be sold only after the employee has worked for the company for a certain amount of time.

All salaries and bonuses are subject to PIT in Vietnam.

Allowances and benefits

Apart from salary and bonuses, an employee may be entitled to several kinds of allowances and monetary or non-monetary benefits designed to retain staff. Some of these are subject to PIT. Taxable benefits include:

- · Housing rent; housing rent, payments for electricity, water and associated services
- The amount of rent, electricity, water, and related services for housing paid by the employer
 on behalf of the employer shall be included in the taxable income based on the actual
 amount but must not exceed 15 percent of the total taxable income generated.
- Transportation allowances;
- Premiums for life insurance;
- · Health care services;
- · Entertainment fees; and
- Sports/athletics fees or membership fees to golf clubs, tennis courts, and other exclusive clubs.

Prefixed lump sum amounts (or "khoan chi" amounts) for telephone calls and services, stationery, uniforms and per diem allowances are not subject to taxes if the amounts are within the levels set out under the relevant regulations.

Foreigners that work in Vietnam are also exempted from PIT on various benefits such as relocation allowances for moving into the country, airfare to their home country, and education fees for their children.

Tax obligations for company employees

In addition to the basics of hiring contracts and monetary compensation, there are specific laws governing the levying of taxes and the paying of social security for the employee. The employer must be aware of these and be prepared to accommodate deductions made to the employee paychecks.

Withholding paying individual income tax

In general, a typical monthly salary package will include gross salary and mandatory social insurance. PIT will be levied on the balance after deducting mandatory social insurance contributions.

Vietnam's Law on Personal Income Tax recognizes ten different categories of income, with a host of different deductions, tax rates, and exceptions applying to each of them.

A tax resident is defined as someone residing in Vietnam for 183 days or more in either the calendar year or a period of 12 consecutive months from the date of arrival.

Tax residents are subject to PIT on their worldwide employment income, regardless of where the income is paid or earned, at progressive rates from five percent to a maximum of 35 percent. Non-resident taxpayers are subject to PIT at a flat rate of 20 percent on their Vietnam-sourced income.

Companies conduct PIT finalization on behalf of their employees at the beginning of the year for taxable income arising from the previous year.

Tax-exempt incomes

Vietnam's tax authorities have singled out a number of incomes that are exempt from PIT. These include:

- Income from transfer of residential houses by individuals who possess only one residential house or land plot;
- · Interest earned on deposit from the bank or from life insurance contracts;
- Overseas remittance, retirement pension, scholarship with full documentation proving that the scholarship received is a scholarship provided by the provider;
- · Income from compensation for insurance contracts or from charity funds;
- Wages paid for night shift or overtime work, which are higher than those paid for day shifts
 or prescribed working hours in accordance with the law; and
- Income received from governmental or non-governmental foreign aid for charity or humanitarian purposes approved by competent state agencies.

From July 1, 2020, a resident taxpayer is allowed to deduct from their taxable income US\$472 (VND 11 million) every month or US\$5,617 (VND132.000.000) every year. The yearly amount can be fully deducted, regardless of whether the taxpayer had an income every month. The taxpayer can deduct from their taxable income US\$187.23 (VND 4.4 million) every month for each dependent.

Tax exemptions

In Vietnam, foreign individuals can be exempted from taxation for certain employment benefits. These exemptions include:

- One-off relocation allowance for foreigners to relocate to Vietnam;
- Round-trip airfares paid once a year by employers for foreign employees who are on annual leave; and
- General education school fees or tuition paid by the employer for the expatriates' children studying in Vietnam.

Additionally, other benefits can be treated as non-taxable income if certain conditions are met. These include:

- Employee housing costs—supported by the employer not exceeding 15 percent of the total taxable income (excluding housing benefits provided by the employer).
- Expenses for means of transportation for a group of employees to and from work.
- Training fee for employees relevant to employees' profession and/or in accordance with the employer's plan.
- The money for mid-shift meals and lunches provided by the employer.
- If the company does not organize food, the money spent on mid-shift meals is up to 730,000 VND/person/month.
- Presumptive expenditures for telephone, stationery, per diem, work clothes, etc. are not subject to tax if the amounts are within the levels set out under relevant regulations.
- From time to time, an employer may provide their employees with additional bonus payments
 for special occasions. For example, weddings or holidays. This must not exceed one month's
 average salary in the tax year of the enterprise. It must also be documented in the employee's
 labor contract, collective bargaining agreement, and financial regulations of the enterprise.
- If the employer buys an employee an optional insurance product that does not have an accumulation of premiums, the premium for this insurance product is not included in the insurance tax.

Tax payment

Foreign invested enterprises (FIEs) must conduct PIT finalization on behalf of their employees at the beginning of the year for taxable incomes arising from the previous year.

If an employee has more than one source of income and wishes to conduct tax finalization on their own, FIEs can issue a certificate of deduction at the request of the employee. If an expatriate's labor contract in Vietnam expires before the end of a calendar year, they should conduct tax finalization before their departure.

The taxpayer pays PIT to the state treasury in one of two ways: cash or bank transfer. The taxpayer can pay cash directly to the state treasury to receive the voucher from state officials. Otherwise, they can transfer money to a tax office bank account at the state treasury.

The deadline for submitting tax declaration dossiers and payments for monthly and quarterly tax declarations is prescribed as follows:

- a. No later than the 20th day of the month following the month in which the tax liability arises, in the case of monthly declaration and payment.
- b. No later than the last day of the first month of the quarter following the quarter in which the tax liability arises, in the case of quarterly declaration and payment.

The deadline for submitting tax declaration dossiers according to the year (PIT Finalization) is prescribed as follows:

- a. No later than the last day of the 3rd month from the end of the calendar year or fiscal year for the annual tax finalization dossier and payment.
- b. No later than the last day of the 4th month from the end of the calendar year for personal income tax finalization records of individuals who directly finalize tax.

Social insurance funds

There are three types of mandatory social security in Vietnam that must be covered by foreign enterprises seeking to hire local staff:

- · Social insurance;
- · Health insurance; and
- · Unemployment insurance.

Mandatory minimum contributions are required of both employer and employee. All domestic and foreign companies operating in Vietnam are required to pay these social insurances for all employees under labor contracts with a definite term of over three months or labor contracts with indefinite terms.

Employers register and pay insurance contributions monthly on behalf of their employees at the Social Insurance Department where the enterprise registers its business activities.

Social insurance contribution

Social insurance covers employee benefits including sick leave, maternity leave, allowances for work-related accidents and occupational diseases, pension allowance, and mortality allowance. Health insurance entitles employees to a medical examination and inpatient and outpatient treatments at authorized medical establishments.

Unemployment insurance, which takes the place of severance pay, is paid out to employees in quantities depending on the period of time for which they and their previous employers contributed. The monthly unemployment allowance is equal to 60 percent of the person's average salary of the last six months of employment.

Social insurance contribution was made mandatory for all working foreigners as of December 1, 2018, under Decree 143/2018/ND-CP.

To ease the transition, the government gradually increased social insurance contributions for both employers and employees as shown in the table below.

Types of Compulsory Insurance for Local Employees							
Social insurance							
Portions of contributions	Retirement	Sick/Maternity	Occupational	Health insurance	Unemployment insurance (**)	Total	
Employers	14.00%	3.00%	0.50%	3.00%	1.00%	21.50%	
Employees	8.00%	0.00%	0.00%	1.50%	1.00%	10.50%	

^(*) Employers were exempted from unemployment insurance from 01 Oct 2021 to 30 Sep 2022 Source: Decree No. 38/2022/ND-CP (As of October 2022.)

Types of Compulsory Insurances for Expatriate Employees							
Social insurance							
Portions of contributions	Retirement	Sick/Maternity	Occupational	Health insurance	Unemployment insurance (*)	Total	
Employers	14.00%	3.00%	0.50%	3.00%	0.00%	20.50%	
Employees	8.00%	0.00%	0.00%	1.50%	0.00%	9.50%	

^(**) Expatriate employees are not eligible for unemployment benefits in Vietnam Source: Decree No. 38/2022/ND-CP. (As of July 2022.)

Contributions are determined based on an employee's monthly salary or wage. While payable amounts will differ depending on the compensation of an employee, it should be noted that a wage ceiling for the calculation of contributions is imposed at 20 times the common minimum wage for social and health insurance (Currently VND 29,800,000 (US\$1,300)) and 20 times the regional minimum wage for unemployment insurance (VND 88,400,000 (US\$3,800)) depending on the region).

Once a foreign worker's employment in Vietnam expires, the foreign worker can claim a oneoff payment on the contributed amount from the social insurance agency depending on the following circumstances.

- Reach retirement age, but have not contributed social insurance for the full 20 years according to Social insurance law;
- Suffer from a fatal disease such as cancer, polio, HIV or other diseases regulated by the Ministry of Health;
- · Satisfied conditions for pension, but are not living in Vietnam anymore; and
- · Their employment contract is terminated or work permit expires without renewal.



We provide professional HR and payroll services to our clients across Asia. Dezan Shira & Associates appreciates and understands that HR and payroll processing in emerging economies can be challenging due to everchanging regulations and dynamic local practices. We have accumulated abundant knowledge and experience of local markets. Our certified HR and payroll specialists are able to find constructive solutions for our clients in a time and cost efficient manner.

As always, we focus on helping foreign invested companies transform their HR teams into a true strategic function for their organization. Our aim is to help clients obtain better benefits for employees, stress-free payroll, and administrative relief.

To arrange a consultation, please contact us at vietnam@dezshira.com or visit our website at www.dezshira.com.



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