

LABUAN OTHER TRADING ACTIVITIES

As tax information begins to flow efficiently between tax authorities and with government in various jurisdictions, it is essential for businesses involving in cross border transactions to set up their structures with a proper business purpose together with the correct commercial substance.

Labuan IBFC, with a number of unique features and attractive tax system, is highly suitable and has the ideal business environment for trading companies to navigate the new tax landscape.

Labuan Other Trading Activities

The traditional trading activities have been abolished since Jan 2019.

However, in its replacement, there are specific activities which are allowed in Labuan. Such activities are called Non Trading Activities

Labuan Other Trading Activities are Labuan trading companies carrying out the following activities:

- > Administrative Services
- > Accounting Services
- > Legal Services
- > Backroom Processing Services
- > Payroll Services
- > Talent Management Services
- > Agency services
- > Insolvency Related Services
- > Management Services

* For avoidance of doubt, management services exclude licence company management as defined in section 129 of the Labuan Financial Services and Securities Act 2010).

Planning for carrying out Other Trading Activities in Labuan

- > Proper documentation will be required
- > Proper flow of business transactions

Labuan IBFC taxation system

- > Labuan Business Activity Tax Act 1990 (“**LBATA**”) governs the imposition, assessment and collection of tax on a Labuan business activity carried on in, from or through Labuan.
- > Labuan entities that carry on a **non-Labuan business activity** are subject to the provisions of the Malaysian Income Tax Act, 1967 (ITA).
- > “Labuan business activity” means:
 - > a Labuan trading or a Labuan non-trading activity carried on in, from or through Labuan,
 - > excluding any activity which is an offence under any written law.
- > Pursuant to the Labuan Business Activity Tax (Requirements for Labuan Business Activity) Regulations 2021 that took effect on 1st January 2019:
 - > Labuan trading activity has been restricted to license business activities and selected type of trading activities only. Please refer to the above Regulations 2021.
 - > Labuan non-trading activity has been restricted to holding company, namely Pure Equity Holding and Non-Pure Equity Holding.



Substance Requirement under LBATA

- > Pursuant to section 2B(1) (b) of LBATA, the Labuan entities shall, for the purpose of the Labuan business activity, have :-
 - (i) an adequate number of full time employees in Labuan; and
 - (ii) an adequate amount of annual operating expenditure in Labuan, as prescribed by the Minister by regulations made under this Act.
- > Section 2B (1A) of LBATA provides that a Labuan entity carrying on a Labuan business activity which fails to comply with the substance requirement for a basis period for a year of assessment shall be charged to tax at the rate of twenty four per cent (24%) upon its chargeable profits for that year of assessment.
- > The Substance Requirements for Labuan Other Trading Activities are as follows:
 - > To comply with minimum of two (2) full time employees in Labuan and a minimum annual operating expenditure of RM50,000 per annum in Labuan.

Dealings with resident

The amount of deductions allowed in respect of payments made by Residents to Labuan entities are as follows:-

> Interest expense	75% deductible
> Lease rental	75% deductible
> General reinsurance premiums	100% deductible
> Other type of payments	3% deductible

Why Labuan IBFC for International Other Trading Activities?

- > Tax system is simple, clear and straightforward.
- > Possible to establish tax residency in Malaysia by complying with the taxation guidelines including substance requirements in Labuan, Malaysia.
- > Access to Double Tax Agreements between Malaysia and over 70 countries.
- > Labuan is a sophisticated financial centre where it is possible to create substance in real terms. A Labuan trading company has the ability to maintain local office, employ local staff and access to local support services at a relatively low cost.
- > Strategically situated in the Asia Pacific region and sharing a common time zone with many large Asian cities.
- > No withholding tax on payments made to non-residents.
- > No import duty / sales tax / capital gain tax.
- > No stamp duty on instruments relating to offshore business activities including share transfer.
- > No foreign exchange controls.



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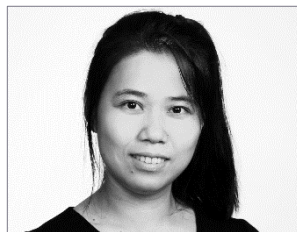
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Every JTC person is an owner of the business and this fundamental part of our culture aligns us with the best interests of all of our stakeholders.

Our purpose is to maximise potential and our success is built on service excellence, long-term relationships and technology capabilities that drive efficiency and add value.

We value shared ownership

- › We operate around the principle that if our people have a stake in the business, they will do a better job for our clients.

We value relationships

- › We aim to work with clients who share our belief in the importance of building strong relationships over time.

We invest in our people

- › Over 85% of our employees hold a relevant professional qualification or are working towards this through our dedicated JTC Academy.

We embrace technology

- › We operate a variety of best-in-class systems to deliver and maintain an impeccable standard of administration and use technology to innovate in both service delivery and efficiency.



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