

Tax Insurance

Helping You to Actively Manage
Your Tax Risks and Unlock Cash



Tax insurance enables certain specific, identified tax risks to be transferred to the insurance market. This lets you:



Actively manage your tax risks through protecting against financial losses suffered if you cannot defend your tax position from a challenge by tax authorities. By utilizing tax insurance, tax costs can be factored into your financial models accurately with limited assumptions.



Unlock cash by replacing the need to hold cash in escrow. This can be used in situations where a fund has reached the end of its fund life, and a tax policy will allow the fund to distribute all cash to investors during liquidation (as liquidators may request cash to be placed in escrow while pending tax positions to be agreed). This will also increase returns for investors – even if the potential liabilities materialize.

There has been a recent increase in the uptake of tax insurance in Asia, which is also reflected by the steadily growing interest from Asian tax risks underwriters. There are currently six insurers underwriting Asian tax risks, of which, one of them is based in Singapore.

Enjoying Certainty and Mitigating Risk

Across Asia, tax laws are getting more complex and open to interpretation. Hence, there is increasing uncertainty as to whether a particular tax position may be challenged by the tax authorities. While taxpayers may prefer to adopt certain positions and interpretations to their advantage (especially when the tax laws are not clear), the additional tax exposure (including penalties and interest) may be significant.

To manage this, tax insurance can be used to transfer relevant risks to insurers and obviate the need for any remedial actions, providing valuable certainty to the taxpayer.

Tax insurance can cover specific tax positions a taxpayer has taken historically, as part of the company's ongoing operations, or to cover tax risks associated with a group restructuring.

Tax insurance can also be employed to transfer tax risk arising from or identified in the course of Merger and Acquisitions (M&A) transactions. Such policies are used by sellers to back an indemnity or taken up by buyers when their sellers are unwilling to stand behind the potential liability on specific tax issues. This is an alternative to requiring an escrow mechanism or purchase price adjustments. In addition, tax insurance may avoid the need to obtain any advance ruling from the tax authorities, which may not be feasible due to time constraints in M&A transactions.

Technical Specifics

What does it cover?

The policy provides coverage to the insured against losses arising from the insured tax risks, which includes:

- The amount of the tax authority's assessment or determination, inclusive of interest and penalties.
- Defense costs incurred by the insured in defending a challenge.
- A tax gross-up on the proceeds of the insurance.

Who are the main underwriters?

Tax insurance is underwritten from the UK and Singapore by recognized and highly rated insurers.

What are the main exclusions?

The common general exclusions fall broadly into the following categories:

- Change in law.
- Fraud.
- Material inaccuracy or omissions, misleading statements or misrepresentation in the insured's representations of documents.
- Loss which arises following the insured's non-compliance with the policy's claims provisions or other obligations of the insured.

Is there any required excess or deductible?

Generally, there will not be any excess or deductible in relation to the financial losses suffered.

However, there will be a retention amount to cover defense costs for which the insured will be liable. Depending on the policy, the retention amount usually ranges from US\$20,000 to US\$30,000 in recent times.

What is the period of cover?

Generally between five and seven years, depending on the statute of limitations of the relevant jurisdiction's tax laws.

What is the premium?

The premium is a one-off lump sum payment which is payable at the inception of the policy.

While the premium for a policy depends on the specifics of the particular tax risk and the countries involved, in our experience, for markets where tax insurance policies are fairly matured (i.e. Japan, Korea, Hong Kong, India, and Singapore), the premium is generally 3% to 6% of the limit of liability purchased.

For markets where the tax insurance policy is still fairly new (e.g. Indonesia and China), the rates will be determined on a case-by-case basis depending on the specific risks to be insured.

Examples of risks that can be insured



1. TAX RISKS ASSOCIATED WITH A TK-GK HOLDING STRUCTURE IN JAPAN.
2. INTERPRETATION OF INDIRECT DISPOSAL RULES (e.g. in Indonesia, India, Vietnam).
3. AVAILABILITY OF TREATY BENEFITS.
4. CHARACTERIZATION OF TRADING GAINS VERSUS CAPITAL GAINS.
5. GENERAL ANTI-AVOIDANCE RULES.
6. TRANSFER PRICING ON CERTAIN RELATED PARTIES' TRANSACTIONS.
7. AVAILABILITY OF TAX LOSSES AND CAPITAL ALLOWANCES CARRIED FORWARD.
8. DEBT VERSUS EQUITY CHARACTERIZATION.
9. APPLICABILITY OF TRANSFER TAXES (e.g. deemed acquisition tax in Korea).
10. PERMANENT ESTABLISHMENT RISKS.
11. VAT / GST RISKS.
12. WITHHOLDING TAXES.
13. EMPLOYMENT TAXES.



What costs are payable apart from premium?

At the stage of obtaining pricing indications, no costs are charged by Marsh or the insurers.

The insurers will charge underwriting fees of about US\$30,000 to US\$50,000 (in addition to the premium), which include costs to be incurred by the insurer to seek external tax advisors' advice on the specific tax risks. Depending on the insurer, such underwriting fees may be waived upon purchase of the policy.

The commitment to pay underwriting fees only arises when underwriting commences. If for any reason the underwriting is completed but the policy is not incepted, the insurer's underwriting fees will become payable. If the underwriting has commenced but is aborted midway, the costs incurred as at that date will also be payable, depending on how far the underwriting process has advanced.

What are the fees payable to Marsh?

The premium will already include Marsh's commission and no separate fees will be payable to Marsh.

If, however, we have worked on the policy on your behalf but the policy is not ultimately purchased through Marsh or the policy is otherwise not placed, we will charge a break fee.

Will it cover advance tax payments?

In some jurisdictions (e.g. Japan, Singapore), tax payments have to be made in advance (and cannot be deferred or postponed) to the relevant tax authorities pursuant to the relevant statutory provisions under the law or before an appeal can be pursued in the tax courts. In such scenarios, the policy may also be able to cover such advanced tax payments and make the payment on behalf of the insured at the onset.

In an M&A transaction, if the insured is the target, can the insurance be transferred to the new buyer?

Yes, in an M&A transaction, the insurance may be transferred to the new buyer to cover the tax risk of the target. Hence, obtaining tax insurance to cover certain contentious positions taken may improve the pricing for the sellers as the buyer will not seek any purchase price reductions or any indemnity on the uncertain tax positions taken.

What information is required to obtain a quote / non-binding indication?

To enable Marsh to approach insurers and provide a sense of price and coverage, we would need:

- An overview of the tax risk and context in which it arose.

- A copy of the tax opinion or memo with analysis on the tax issue. The insurer will require your tax advisor to provide a “should” level opinion that suggests a reasonably high level of confidence that the position adopted can be sustained.
- A calculation of the likely tax liability and associated costs (e.g. defense costs, applicable interest and late payment penalties).
- A brief summary of the underlying transaction (if this matter has come out of an M&A scenario).

Our tax insurance team will be able to guide you on the information and documents required.

What is the process and timeline of placing a tax insurance policy?

The placement of a tax insurance policy can be completed in as soon as three to four weeks after Marsh receives complete information and documentation to approach insurers. Some policies may require more time, depending on the complexity of the risk to be insured and the availability of relevant information. An underwriting process will be undertaken by the selected insurer, through which Marsh will advise and guide you.



Process of placing a tax insurance policy

PHASE 1

QUOTATION PHASE

(Week 1)

- Marsh will engage in discussions with you / your advisors to understand the specific tax risks to be insured.
- If required, Marsh will reach out to the insurers to obtain initial feedback.
- Marsh will guide you on the information and documents required by the insurers. Generally, at this stage, the main document required is the “should” level opinion issued by your tax advisor.
- Marsh will prepare a market submission and reach out to insurers for non-binding indications.
- Marsh will provide a detailed non-binding indication report, setting out the primary insurance options, including analysis of price, terms, coverage and execution risk, as well as a recommendation as to how to proceed.

PHASE 2

UNDERWRITING PHASE

(Week 2/3)

- Marsh and the insured will engage the selected insurer to conduct their confirmatory due diligence.
- The insurer will engage their external tax advisors to seek advice on the specific tax risks.
- Some of the information and documents required by the insurer to underwrite the insurance will include:
 - Quantum of financial losses should there be an adverse decision against the position taken.
 - All relevant documents relating to the transactions.
 - Documents to substantiate the tax position taken (e.g. board resolutions, minutes of meetings, etc.).
- The insurer will require about a week to review the documents provided. Thereafter, the insurer will hold an underwriting call with you (together with Marsh) to clarify any material issues arising from their review.
- Following the above, the insurer will provide a draft policy. Marsh will negotiate the terms on your behalf.

PHASE 3

POLICY NEGOTIATION AND INCEPTION

(Week 3/4)

- Once the policy is fully negotiated, coverage will be put in place at a time of the parties’ choosing.
- A representation letter will be required to be signed by a representative of the insured to incept the policy.





Case Studies

CASE STUDY 1

Sale of Hong Kong Holding Company ("HK HoldCo") which holds an Indonesian manufacturer ("Target")

NATURE OF TAX LIABILITY INSURED

Tax exposure on the sales proceeds from the disposal of HK HoldCo if the Indonesian Indirect Disposal Rule is triggered.

BACKGROUND

Seller holds Target indirectly through HK HoldCo. The Buyer has taken the position that the Indonesian tax authorities could scrutinize the transaction and impose capital gains tax on the gains derived by the Seller.

CHALLENGE

The Buyer insisted that the Seller provide a tax indemnity to cover the potential tax risk on the capital gains tax as the tax authorities would go after the Target after the closing of the transaction if the Indonesian Indirect Disposal Rule is triggered.

SOLUTION

The Seller decided to purchase a tax insurance policy and Marsh assisted the Seller to place a tax policy (more than USD 100m limit) to cover the potential tax exposure.

Having the tax policy allows the Seller to have a "clean exit" as it will be able to distribute all of the proceeds from the sale to its investors, therefore increasing returns for them.

CASE STUDY 2

Sale of shares in a Singaporean Holding Company ("SG HoldCo") that owns a TMK which holds interests in real estate in Japan.

NATURE OF TAX LIABILITY INSURED

Tax exposure on potential invalidation of capital gains tax exemption under the Japan-Singapore tax treaty.

BACKGROUND

Seller is a Singaporean private real estate fund and intends to distribute all proceeds from the sale of SG HoldCo to its investors.

Under Japanese tax law, gains derived from the sale of shares in an offshore entity which derives its value from real estate in Japan will be subject to tax in Japan unless the Seller is able to claim capital gains tax exemption under the tax treaties.

One of the conditions to qualify for the capital gains tax exemption under the tax treaties is to meet the Principle Purpose Test ("PPT") (i.e. whether the structures were created specifically for tax avoidance purpose). As the PPT is subjective and relatively new, the Seller understands that there is no certainty that the structure would be able to fulfill the conditions, potentially invalidating the capital gains tax exemption.

CHALLENGE

Given that the potential tax exposure was significant, any tax liability arising from the sale of SG HoldCo would reduce the returns on investment and make the deal unattractive.

SOLUTION

To obtain certainty on the tax outcome, Marsh assisted the Seller to place a tax policy (more than JPY 1b limit) such that the Seller will be able to proceed on the transaction with certainty on the tax outcome and guarantee the returns for its investors.

CASE STUDY 3

Sale of shares in a Singaporean Holding Company ("SG HoldCo") that holds interests in real estate in Japan through a TMK and TK-GK hybrid structure

NATURE OF TAX LIABILITY INSURED

Tax exposure on the gains derived from the sale due to the invalidation of the TK-GK structure.

BACKGROUND

The Seller was contemplating the sale of SG HoldCo, which indirectly holds interest in Japanese real estate through a TMK and TK-GK hybrid structure.

Under Japanese tax law, gains from the sale of a Real Estate Holding Company (i.e. a company which derives more than 50% of its value from real estate in Japan) will be subject to tax in Japan.

However, TK interests are not regarded as interests in Japanese real estate. Given that more than 50% of the value of SG HoldCo is derived from TK interests, the Seller has taken the position that SG HoldCo is not a Real Estate Holding Company and accordingly, gains from sale of SG HoldCo should not be subject to tax in Japan.

However, the Seller understands that there is a risk that the Japanese tax authorities may disagree with the position taken (especially if they are of the view that the TK arrangements are not valid) and bring the gains to tax in Japan.

CHALLENGE

Given that the potential tax exposure is significant, any potential tax liability arising from the sale of SG HoldCo would substantially reduce the returns to investors. In addition, the Seller requires certainty that all proceeds from the sale of SG HoldCo can be distributed to the investors.

SOLUTION

Marsh assisted the Seller to place a tax policy (more than JPY 850m limit) such that the Seller will be able to distribute all sales proceeds to investors and increase returns for them.

For further information about Tax insurance, please contact your Marsh account representative or our specialty practice in Japan at:

Marsh Private Equity and M&A Services

Tel +81 3 6775 6000 (operator)

jp.pema@marsh.com

Marsh Japan, Inc.

Midtown Tower 9-7-1, Akasaka, Minato-ku, Tokyo 107-6216

www.marsh.com/jp

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THE ROLE OF PEMA TEAM GLOBALLY

The Private Equity and M&A Practice at Marsh has a specialist transactional risk team which comprises individuals from a variety of professional backgrounds including law and investment banking as well as insurance. The team works as an intermediary advisor between insurance companies and clients, dedicated to arranging bespoke insurance solutions such as W&I insurance, as well as the broader risk and insurance issues that influence negotiations and the long term financial success of a merger, acquisition or divestment.

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