

Investing in Real Estate in Taiwan

Purchasing property is one of the biggest and most difficult investment decisions one can make, especially in a foreign country.

The tax and legal systems that apply to property transactions differ from one jurisdiction to another, making it imperative that investors understand the local implications of any proposed transaction.

To maximize benefits from investing in Taiwan, it is vital that investors consider, as early as possible, both the tax planning opportunities and the specific tax obligations their investment presents.

Grant Thornton Taiwan has decades of experience assisting investors to structure their investments, identifying tax planning opportunities, and ensuring that investors comply with all of Taiwan's tax filing requirements.

Who can invest in Taiwanese real estate?

Resident or non-resident individuals or companies may invest in property located in Taiwan.

Per Article 18 of the Land Act, a foreign national can acquire land in Taiwan subject to the condition that his or her home country grants this same right to Taiwanese nationals.

Limitations on types of property that foreigners can acquire

Article 17 of the Land Act states that lands for agriculture, forestry, fishing, pasturing, or hunting; salt or mineral deposits; water sources; military areas and lands adjacent to the national frontiers shall not be transferred, encumbered, or leased to foreigners.

Limitations on land usage by foreigners

Article 19 of the Land Act states that the usage of land leased or purchased by foreigners is limited to residences, shops, factories, churches, hospitals, schools for children of foreigners, diplomatic and consular buildings, buildings of organizations for the promotion of public welfare, and cemeteries.

Investment strategy

Residency status, as well as whether an individual chooses to hold the property in his/her name or in the name of a local or offshore entity, will impact the tax planning opportunities available and the level of tax compliance required.

Financing

Generally, onshore financing has been difficult for non-Taiwan citizens to obtain. However, this is not a fixed rule; each bank has its own policy.

Tax implications

Taiwan imposes taxes on transfers of property located in Taiwan. These taxes include land value increment tax, deed tax and stamp tax. There are also annual assessment taxes relating to property holding. The amount of tax levied on rental income depends on the residency status of the property's beneficial owner and whether withholding tax is levied on cross-border payments. Typically, rental income is included with the investors' other assessable income and taxed at the applicable marginal rate.

Tax breakdown

A property owner or investor should consider the following taxes:

- Taxes on acquisition deed tax (DT) and stamp tax (ST) are payable upon the purchase of a property.
- Taxes on disposal land value increment tax is payable by the seller on disposal of land.
- Taxes on holding land assessment (LA) and building assessment (BA) taxes are payable on the assessable value of property.
- Taxes on rental income rental income from Taiwan property is generally included with investors' other Taiwan source income and taxed at a marginal rate. Withholding tax is deducted from payments to non-resident investors and is treated as a prepayment of the investor's income tax liability

	Acquisition	Holding	Rental income
Individual (Taiwan resident)	DT 6% on assessed value of the building (building only) ST (0.1% of the contract value)	LA, BA Rates depend on location and usage of the property	Included in individual's gross income and taxed at marginal rate (5~45%); individual can also claim either deemed expense or actual expenses incurred to offset against income
Individual (non- resident)	As above	As above	Taxed at fixed rate of 20%
Taiwan resident corporation	As above	As above	Included with company's gross income and taxed at 17%
Foreign corporation with PE in Taiwan or deemed to have PE in Taiwan	As above	As above	Included with company's gross income and taxed at 17%
Foreign corporation (no PE in Taiwan)	As above	As above	Taxed at 20% (no local taxes levied)

Depreciation and other deductions

For corporate taxpayers

Taiwan's Taxation Administration allows corporate taxpayers to depreciate a building's value over a period of 50 years on a straight-line basis. One-year residual value must be set aside. In addition to depreciation, taxpayers can also claim deductions relating to actual maintenance of the property.

For individual taxpayers

In the case of individual taxpayers, Taiwan's tax laws allow depreciation on buildings to be claimed based on either 1/56 of the property value (for building with elevators) or 1/36 of the value (for buildings without elevators). In addition to depreciation, taxpayers can also claim deductions related to actual property maintenance. Individual taxpayers can also elect to claim deductions for deemed expenses incurred. Deemed expenses incurred are currently set at 43% of the rental income.

Profits earned from selling real estate in Taiwan

Profits earned from selling real estate in Taiwan are subject to land value increment tax and capital gains tax. Changes to the application of these taxes took effect on 1 January 2016. Whether the old or new rules apply in a given situation depends on the period of holding and date of purchase. These are explained further below.

Old rules

The old rules apply to real estate purchased before 1 January 2016 and held for more than 2 years before disposal.

Land value increment tax

Capital gains from land sales are subject to land value increment tax. Land value increment tax is computed based on the monetary value of the land value increment, which is defined as the incremental increase in assessed value of the land since the last ownership transfer. Tax rates vary from 20% to 40%. Losses from land sales cannot be reserved or utilised to offset against land value increment tax on other properties.

Capital gains tax

Profits earned from selling buildings are subject to capital gains tax, which is levied at the taxpayer's personal income tax rate. For non-residents, the tax rate is 20%. In the case of corporations, this is included in company's taxable income and is subject to a 17% corporate income tax rate. Other than land the value increment tax mentioned above, there is no other capital gains tax on profits earned from selling land.

New rules

The new rules apply to real estate purchased after 1 January 2016 and real estate purchased before 1 January 2016 but held for less than two years prior to disposal.

Land value increment tax

Capital gains from land sales are subject to land value increment tax, computed based on the monetary value of the land value increment, which is defined as the incremental as defined above. Tax rates vary from 20% to 40%. Losses from land sales cannot be reserved or utilised to offset against land value increment tax on other properties.

Capital gains tax for non-tax residents

Taxable income is computed based on the following formula:

Taxable Income = Selling Price of Real Estate – Cost – Expenses- Land Value Increment

For non-tax residents, if the holding period does not exceed one year, then taxable income is subject to capital gains tax at a rate of 45%. If the holding period is longer than one year, then taxable income is subject to capital gains tax at a rate of 35%.

Capital gains tax for tax residents

The above formula for computing taxable income also applies to tax residents. Taxable income is subject to capital gains tax at rates ranging from 15%~45%, depending on the holding period.

If the real estate sold was registered as a residential home for personal use, then the taxpaver can claim a TWD 4 million exemption from taxable income. Furthermore, the capital gains tax rate for family homes can be reduced to a fixed rate of 10% once every 6 years. Please note that capital gains are taxed separately from personal income tax. A special tax return needs to be filed within 30 days after registration once the ownership transfer has been completed.

Capital gains tax on real estate sales for resident corporations

Taxable income is computed based on the following formula:

Taxable income = Selling Price of Real Estate – Cost – Expenses - Land Value Increment

Taxable income computed is subject to corporate income tax at a rate of 17%.

Capital gains on sales of shares in a property holding company

Taiwan has implemented an anti-avoidance rule. If a foreign company directly or indirectly owns more than 50% share of a property holding company in Taiwan and more than 50% of the value of the company is represented by real estate, then transfers of Taiwan company shares are treated as real estate transfers. Profits are, therefore, subject to capital gains tax at a rate of either 45% or 35%, depending on the period of holding.

Inheritance tax

Inheritance tax is charged to the recipient of assets located in Taiwan or to permanent residents for Taiwan tax purposes who are the recipients of assets located offshore. Effective from 23 January 2009, the tax rate is fixed at 10%. Exemptions and deductions are available to further reduce the tax burden.

Practical considerations

Investing in Taiwanese real estate requires planning, patience and a clear idea of what you want to achieve and the timeline you hope to achieve it in. Building relationships and developing trust with landowners, real estate agents and banks is all part of the Taiwan real estate investment experience. Grant Thornton Taiwan is highly experienced and well positioned to assist you in. this regard.

Jay Lo

T +886 2 8780 6887 ext 314 E jay.lo@tw.gt.com

5th Floor No. 21 Chung Hsiao East Road Section 6 Taipei 11075 R.O.C.

www.grantthornton.tw

Lita Tseng T +886 2 8780 6887 ext209 E lita.tseng@tw.gt.com

This fact sheet is issued in summary form exclusively for the information of clients and staff of Grant Thornton and should not be used or relied upon as a substitute for detailed advice. Accordingly, Grant Thornton accepts no responsibility for any loss that occurs to any party who acts on the information contained herein without further consultation with us.

"Grant Thornton" refers to the brand under which the Grant Thornton member firms provide assurance, tax and advisory services to their clients and/or refers to one or more member firms, as the context requires. Grant Thornton Taiwan is a member firm of Grant Thornton International Ltd (GTIL). GTIL and the member firms are not a worldwide partnership. GTIL and each member firm are separate legal entities. Services are delivered by the member firms. GTIL does not provide services to clients. GTIL and its member firms are not agents of, and do not obligate, one another, and are not liable for one another's acts or omissions

© 2017 Grant Thornton Taiwan. All rights reserved.