$\blacksquare L\&P$

Newsletter No. 72 (EN)

Capital Gain from the Sale of Shares of a Thai Co., a Listed Co., or a Foreign Co.

April 2022

Newsletter No. 72 (EN)



Although Lorenz & Partners always pays great attention on updating information provided in newsletters and brochures we cannot take responsibility for the completeness, correctness or quality of the information provided. None of the information contained in this newsletter is meant to replace a personal consultation with a qualified lawyer. Liability claims regarding damage caused by the use or disuse of any information provided, including any kind of information which is incomplete or incorrect, will therefore be rejected, if not generated deliberately or grossly negligent.

Capital Gain in Thailand on the Profit from the Sale of Shares of a
<u>Thai Private Company</u>

	The seller	The buyer	
		Thai Co and Individual, residing in Thailand	Foreign Co (DTA or non-DTA)
INDIVIDUAL	Individual, residing in Thailand	W/T tax at the rate of 0-35% Pay PIT in Thailand and W/T de-	No W/T on capital gain Pay PIT in Thailand
	Individual, residing in foreign country	ducted can be taken as tax credits W/T at 15% on Capital Gain No PIT in Thailand on Capital Gain	No W/T on Capital Gain No PIT in Thailand on Capital Gain
	(non-DTA) Individual, residing in foreign country (with DTA)	No W/T on Capital Gain No PIT in Thailand on Capital Gain	No W/T on Capital Gain No PIT in Thailand on Capital Gain
JURISTIC PERSON	Thai Co.	No W/T on Capital Gain Pay CIT in Thailand on Capital Gain	No W/T on Capital gain Pay CIT in Thailand on Capital Gain
	Foreign Company (non-DTA)	W/T at 15% on Capital Gain No CIT in Thailand	No W/T on Capital Gain No CIT in Thailand
	Foreign Company (with DTA)	No W/T / No CIT in Thailand be- cause Capital Gain is taxed in the country where the seller is a resident under Article 13 para 5 of the OECD Model Taxation Conven- tion. (May be different according to other DTA.)	No W/T /No CIT in Thailand be- cause Capital Gain is taxed in the country where the seller is a resident under Article 13 para 5 of the OECD Model Taxation Conven- tion. (May be different according to other DTA.)



Capital Gain in Thailand on the Profit from the Sale of Shares of a <u>Thai Listed Company</u>

	The seller	The buyer	
		Thai Co and Individual, residing in Thailand	Foreign Co (DTA or non-DTA)
INDIVIDUAL	Individual, resid- ing in Thailand	No W/T on Capital Gain	No W/T on Capital Gain
		No PIT in Thailand on Capital Gain	No PIT in Thailand on Capital Gain
	Individual, resid- ing in foreign	No W/T on Capital Gain	No W/T on Capital Gain
	country (non-DTA)	No PIT in Thailand on Capital Gain	No PIT in Thailand on Capital Gain
	Individual, resid- ing in foreign country (with DTA)	No W/T on Capital Gain	No W/T on Capital Gain
		No PIT in Thailand on Capital Gain	No PIT in Thailand on Capital Gain
JURISTIC PERSON	Thai Co	No W/T on Capital Gain	No W/T on Capital Gain
		Pay CIT in Thailand on Capital Gain	Pay CIT in Thailand on Capital Gain
	Foreign Company	W/T at 15% on Capital Gain	No W/T on Capital Gain
	(non-DTA)	No CIT in Thailand on Capital Gain	No CIT in Thailand on Capital Gain
	Foreign Company (with DTA)	No W/T/ No CIT in Thailand be- cause Capital Gain is taxed in the country where the seller is a resident under Article 13 para 5 of the OECD Model Taxation Convention.	No W/T /No CIT in Thailand be- cause Capital Gain is taxed in the country where the seller is a resident under Article 13 para 5 of the OECD Model Taxation Conven- tion.



Capital Gain in Thailand on the Profit from the Sale of Shares of a <u>Foreign Private Company</u>

The seller	The buyer	
	Thai Co and Individual, residing in Thailand	Foreign Co (DTA and non-DTA)
Individual, residing in Thailand	W/T at the rate of 0-35% and Pay PIT in Thailand on Capital gain only if capital gain is brought into Thailand in the same year that the transaction of stock sale is made W/T deducted can be taken as tax credits	No W/T No PIT in Thailand except the capital gain is brought into Thai- land in the same year that the transaction of stock sale is made
Individual, residing in foreign country (non-DTA)	Not applicable	Not applicable
Individual, residing in foreign country (with DTA)	Not applicable	Not applicable
Thai Co	No W/T on Capital Gain	No W/T on Capital Gain
	Pay CIT in Thailand on Capital Gain	Pay CIT in Thailand on Capital Gain
Foreign Company (non-DTA)	Not applicable	Not applicable
Foreign Company (with DTA)	Not applicable	Not applicable
	Individual, residing in Thailand Individual, residing in foreign country (non-DTA) Individual, residing in foreign country (with DTA) Thai Co Foreign Company (non-DTA) Foreign	The sellerThai Co and Individual, residing in ThailandIndividual, residing in ThailandW/T at the rate of 0-35% and Pay PIT in Thailand on Capital gain only if capital gain is brought into Thailand in the same year that the transaction of stock sale is madeIndividual, residing in foreign country (non-DTA)W/T deducted can be taken as tax creditsIndividual, residing in foreign country (with DTA)Not applicableThai CoNot applicableForeign Company (non-DTA)Not applicableForeign Company (non-DTA)Not applicable

We hope that the information provided in this newsletter was helpful for you. If you have any further questions please do not hesitate to contact us. LORENZ & PARTNERS Co., Ltd. 27th Floor Bangkok City Tower 179 South Sathorn Road, Bangkok 10120, Thailand Tel.: +66 (0) 2-287 1882 E-Mail: info@lorenz-partners.com