

Overview

Yulchon LLC, Taxand Korea

Yulchon's Transfer Pricing Team provides top-tier one-stop service for leading Korean and foreign multinational enterprises (the "MNEs") in relation to all types of transfer pricing issues, including the following:

- ❖ Establishment of global transfer pricing policies
- ❖ Preparation of transfer pricing documentation (including local file, master file, and country-by-country report)
- ❖ Tax risk assessments and tax audit defense
- ❖ Tax due diligence
- ❖ Assistance with APA (Advance Pricing Agreement) and MAP (Mutual Agreement Procedure) applications
- ❖ Assistance with tax appeals and tax litigation

International Tax Review selected Yulchon as the "South Korea Transfer Pricing Firm of the Year," and various other international organizations have recognized Yulchon's transfer pricing expertise and capabilities.

General : Transfer Pricing Framework

The transfer pricing legislation is governed by the Act on Adjustment of International Taxes (the "AAIT"), which is commonly known as the Law for Coordination of International Tax Affairs in practice. The AAIT, the Enforcement Decree of the AAIT, and the Enforcement Rule of the AAIT do not specifically contain a reference to the OECD Guidelines, but the AAIT is mostly consistent with the OECD Guidelines, which are used as a reference in making and implementing transfer pricing related policies and amendments.

The AAIT specifies the arm's length principle to be applied to overseas intercompany transactions and also requires transfer pricing documentation for certain types of MNEs.

Accepted Transfer Pricing Methodologies

The AAIT generally follows the OECD principles that it enlists the same 5 transfer pricing methods, which include the (1) Comparable Uncontrolled Price Method, (2) Resale Price Method, (3) Cost Plus Method, (4) Profit Split Method, and (5) Transactional Net Margin Method.

Without a hierarchy of methods, the most appropriate and reliable method should be adopted among the five transfer pricing methods above considering all relevant factors and circumstances. Only where such five transfer pricing methods cannot be applied, other reasonable method (alternative method) can be selected and applied.

Transfer Pricing Documentation Requirements

Based on the currently effective AAIT, MNEs with (i) the total amount of overseas intercompany transactions exceeding KRW 50 billion and (ii) the sales revenue exceeding KRW 100 billion are required to prepare and submit a Master File and Local File within 12 months from the fiscal year-end.

In addition, ultimate parent companies of MNEs with the sales revenue on the consolidated financial statement in the immediately preceding tax year exceeding KRW 1 trillion, etc. are required to prepare and submit a Country-by-Country Report (the "CbCR") within 12 months from the fiscal year-end. A reporting entity's CbCR notification form must be filed no later than 6 months of the fiscal year end of the Korean entity.

Other taxpayers engaged in overseas intercompany transactions below the threshold for the Master File and Local File are still required to maintain reasonable transfer pricing documentation (the "Contemporaneous Transfer Pricing Documentation") by the due date of filing the corporate tax return and submit it within 30 days upon the NTS's request.

Local Jurisdiction Benchmarks

Based on the AAIT, benchmarks are required to compute a relevant arm's length price (range) for covered intercompany transactions.

Depending on selection of the tested party, regional / global or local comparables can be utilized. In case that the tested party is a Korean entity, local comparables using the local database, namely the KIS-Line / KIS-Value, are usually used and requested by the Korean tax authority, the National Tax Service (the "NTS").

During tax audits, the NTS challenges the appropriateness of taxpayers' benchmarks such as applied screening criteria, etc., and in particular, the NTS mostly likely raises an issue of using regional / global benchmarks when the tested party is a Korean entity. The NTS, however, does not use secret comparables for transfer pricing assessment purposes.

Similar to other countries, the Transactional Net Margin Method is a commonly applied method with various profit level indicators such as operating margin and full cost plus markup.

If a taxpayer may prove appropriateness of internal CUPs, such information can be utilized to defend its transfer prices.

Advance Pricing Agreement “APA”/Bilateral Advance Pricing Agreement “BAPA” Overview

Based on the AAIT, both unilateral APA (the “UAPA”) and bilateral APA (the “BAPA”) applications are possible, and general APA process is same as other jurisdictions as follows:

- ❖ [Step 1] Pre-filing Meeting
- ❖ [Step 2] Application and Commencement
- ❖ [Step 3] Examination and Negotiation
- ❖ [Step 4] Closing
- ❖ [Step 5] Follow-up Management

There are no specific qualification requirements for the APA applications, and there is no APA application filing fee in Korea.

Based on the NTS’ most recent 2022 APA Annual Report, the average time to conclusion for all years was 21 months for UAPAs and 31 months for BAPAs. Of the 666 APAs, which were concluded by 2022, 462 (69%) cases covered a period of 5 years, and the terms of 328 (49%) cases were concluded with a roll-back, of which 103 cases covered a 3-year rollback. In addition, the 666 concluded APAs by 2022 consist of 219 UAPAs and 447 BAPAs.

Transfer Pricing Audits

The NTS conducts tax audits at random, and all MNEs are subject to tax audit for any open period. The ordinary statute of limitations period is 5 years in Korea. Under current guidance, when an MNE is audited, the transfer pricing documentation reports are to be requested as one of the initially requested information. Tax auditors usually review all transfer pricing related topics (e.g., all overseas intercompany transactions with all related parties).

Transfer Pricing Penalties

There are no specific transfer pricing penalties for under-reporting and late payment of tax, but general penalties apply for transfer pricing assessments, which include (i) the penalty for under-reporting, 10% of the assessed tax amount (60% for fraudulent cross-border transactions) and (ii) the penalty for late payment, which is interest charge in nature, at 8.03% per annum.

If a taxpayer has reasonably prepared and submitted a Local File and Master File or a Contemporaneous Transfer Pricing Documentation in good-faith, the under-reporting penalty tax may be waived.

Local Hot Topics and Recent Updates

The NTS has recently conducted more aggressive tax audits challenging various transfer pricing issues, and some of the notable developments are as follows.

- ❖ General view and approach: certain industries or MNEs likely benefitted during COVID-19 often targeted and mere filing of an APA application (before conclusion) still subject to a full transfer pricing review during tax audit
- ❖ Significant factual findings based on substance-over-form rule: persistent request of substantial transfer pricing information from foreign affiliates and extensive functional interviews and information request from key personnel
- ❖ Reconstruction of a taxpayer’s transfer pricing policy: various simulation with scenario analysis to result in transfer pricing assessments such as changing the selected transfer pricing method, profit level indicator, and/or tested party.

SOUTH KOREA



Documentation threshold

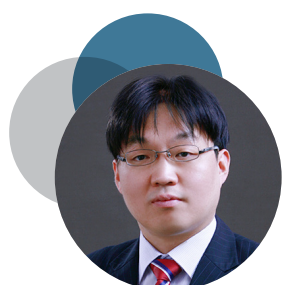
Master file	(i) the total amount of overseas intercompany transactions exceeding KRW 50 billion and (ii) the sales revenue exceeding KRW 100 billion
Local file	(i) the total amount of overseas intercompany transactions exceeding KRW 50 billion and (ii) the sales revenue exceeding KRW 100 billion
CbCR	the sales revenue on the consolidated financial statement in the immediately preceding tax year exceeding KRW 1 trillion

Submission deadline

Master file	within 12 months from the fiscal year-end (within 6 months from the fiscal year-end based on the most recent tax amendment proposal)
Local file	within 12 months from the fiscal year-end within 6 months from the fiscal year-end based on the most recent tax amendment proposal)
CbCR	within 12 months from the fiscal year-end

Penalty Provisions

Documentation – late filing provision	an administrative fine of KRW 30 million depending on each type of documentation, which can be increased to less than KRW 200 million depending on the period of non-compliance with the NTS' request
Tax return disclosure – late/incomplete/no filing	an administrative fine of KRW 5 million ~ 70 million depending on the type of tax return forms, which can be increased to less than KRW 200 million depending on the period of non-compliance with the NTS' request
CbCR – late/incomplete/no filing	an administrative fine of KRW 30 million, which can be increased to less than KRW 200 million depending on the period of non-compliance with the NTS' request



CONTACT
Kyu Dong Kim
 Yulchon
 kdkim@yulchon.com
 +82 10 8731 9718



Tae Hyung Kim
 Yulchon
 taehyoungkim@yulchon.com
 +82 10 7135 8739