

# VAT brief – TMT

1 August 2017, Kingdom of Bahrain



Following on from the release of the GCC VAT framework, Saudi Arabia's General Authority of Zakat and Tax (GAZT) has released a draft version of the law as well as a bilingual version of its VAT implementing regulations. All businesses must now be actively preparing for VAT - 1 January 2018 is less than 100 working days away.

## What is VAT?

- VAT is a tax on consumption, not income or profits.
- The GCC countries have agreed a standard VAT rate of five percent.
- Goods and services can be exempt, zero-rated or standard-rated.
- Registered suppliers will add VAT to the price of a good or service they supply, collect the tax and pay it to the tax authority on a regular basis.
- Registered businesses should (where the supplies they make are either standard or zero-rated) be able to recover the VAT they have incurred in the course of making those supplies.
- Registered businesses that make supplies that are exempt from VAT will not be able to recover the VAT they have incurred in the course of making those supplies.
- Registered businesses that make supplies that are zero-rated will usually be in a refundable position.

## How will VAT affect the TMT sector?

- The Saudi draft VAT law contains "use and enjoyment" rules which will impact the place of supply for the telecommunications, media and technology (TMT) sector.
- In essence, the "use and enjoyment" VAT rules affect businesses providing specified services across borders, with the place of supply determined by where the services are consumed, or effectively enjoyed. This means telecommunication and other electronically supplied services will be subject to VAT in the country where the actual use occurs.
- This could trigger the requirement for TMT businesses to register for VAT in more than one GCC state.

- As with the export of goods, the export of "general rule" TMT services will be zero-rated but a reverse charge (self-accounting for VAT) may apply in the other jurisdiction.
- Subject to certain conditions, supplies of goods and services made under contracts that span the VAT implementation date (1 January 2018 for Saudi Arabia and the UAE) may qualify for zero rating until the earlier of the expiry of the contract or 31 December 2022.
- Long-term contracts that span the introduction date of VAT will need to be reviewed to ensure VAT can be passed on to the customer.
- The timing of accounting for VAT - and its effect on cash flow - could pose a significant issue. Typically, VAT is accounted for at the earlier of the supply being made or payment invoice date - so VAT may be payable to the tax authority a long time before payments are collected from customers.

## What should TMT businesses do now?

- Carefully consider the place of supply of their services.
- Establish their requirement to be registered in other GCC member states.
- Consider whether their terms and conditions will permit VAT to be charged to their customers, whether transitional rules will apply.

## Important note

These briefs are based on a translation of Saudi Arabia's draft VAT laws and general VAT principles and are provided for information purposes only. This document is not a substitute for professional advice. You should seek appropriate professional advice from a tax advisor before making any decision relating to your particular circumstances.

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