Real Property Gains Tax

This article is targeted at candidates preparing for Paper P6, Advanced Taxation (Malaysian variant). The reader is assumed to already have a comprehensive understanding of the provisions of the Real Property Gains Tax (RPGT) Act 1976. This article aims to highlight some of the salient features and discuss advanced issues/aspects related to the Act.

General

‘Real property’ and ‘Land’

For purposes of RPGT, ‘real property’ means:

- any land situated in Malaysia, and
- any interest, option or other right in or over such land.

‘Land’ includes the following components:

<table>
<thead>
<tr>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>The surface of the earth and all substances therein</strong></td>
</tr>
<tr>
<td><strong>The earth below the surface and substances therein</strong></td>
</tr>
<tr>
<td><strong>Buildings on land and anything attached to land, and anything permanently fastened to anything attached to land</strong></td>
</tr>
<tr>
<td><strong>Standing timber, trees, crops and other vegetation growing on the land</strong></td>
</tr>
<tr>
<td><strong>Land covered by water</strong></td>
</tr>
</tbody>
</table>

Gain defined

‘Gain’, for purposes of the RPGT Act, must not be a gain or profit that is chargeable to or exempted from income tax under the Income Tax Act.

It follows that a gain must be excluded from being ‘income’ before it is subject to RPGT. The question of capital gains versus revenue income is, therefore, of utmost importance.
Computation of chargeable gain

Section 7 of the RPGT Act states that ‘if the disposal price exceeds the acquisition price, there is a chargeable gain’.

Disposal price is defined in Paragraph 6 of Schedule 2, summarised below:

Disposal price is:
Sale consideration for the disposal of the asset less
(a) expenditure incurred on the asset after its acquisition... for the purpose of enhancing or preserving the value of the asset
(b) expenditure incurred by the disposer after its acquisition in establishing, preserving or defending his title to, or to a right over the asset, and
(c) the incidental costs to the disposer of making the disposal.

Note that the manner of arriving at the disposal price is by deducting any enhancement, preservation expenses, etc, incurred after the acquisition from the sale consideration.

The quirk here is that the expenses (ie items (a) and (b) above) are deducted from the sale price rather than the normal accounting approach of adding the additional cost to the purchase cost of the asset.

Enhancement/preservation expenses
If a property comprising land and building is acquired, the total cost is the acquisition cost. However, if the land is acquired, then subsequently a building is erected on it, or renovations are carried out on a land-with-building, the enhancement or preservation costs must be reflected in the state of the asset at the time of disposal.

Paragraph 5(1), Schedule 2:
‘... (a) the amount of any expenditure wholly and exclusively incurred on the asset at any time after its acquisition... for the purpose of enhancing or preserving the value of the asset, being expenditure reflected in the state of nature of the asset at the time of the disposal...’

Note the difference in RPGT treatment in Examples 1 and 2 where the only factual difference is the demolition of the house erected after purchase of the land.

Example 1
A piece of land was acquired at RM100,000 on 1 February 2009, with legal fee and stamp duty of RM2,500. A house was constructed on the land in 2010 at a cost of RM300,000. On 1 December 2011, the land with building was disposed of for RM500,000. The disposer paid RM30,000 to the real estate agent for the successful sale.
Chargeable gain is computed as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sale price</td>
<td>RM 500,000</td>
</tr>
<tr>
<td>Less Enhancement cost (house construction)</td>
<td>RM 300,000</td>
</tr>
<tr>
<td>Incidental cost (real estate agent fee)</td>
<td>RM 30,000</td>
</tr>
<tr>
<td>Disposal price</td>
<td>RM 170,000</td>
</tr>
<tr>
<td>Purchase cost</td>
<td>RM 100,000</td>
</tr>
<tr>
<td>Add Incidental cost</td>
<td>RM 2,500</td>
</tr>
<tr>
<td>Less Acquisition price</td>
<td>(RM 102,500)</td>
</tr>
<tr>
<td>Chargeable gain</td>
<td>RM 67,500</td>
</tr>
</tbody>
</table>

**Example 2**

A piece of land was acquired at RM100,000 on 1 February 2009, with legal fee and stamp duty of RM2,500. A house was constructed on the land in 2010 at a cost of RM300,000. On 1 May 2011, the house was demolished. On 1 December 2011, the land (now vacant) was disposed of for RM500,000. The disposer paid RM30,000 to the estate agent for the successful sale.

Chargeable gain is computed as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sale price</td>
<td>RM 500,000</td>
</tr>
<tr>
<td>Less Enhancement cost (house demolished)</td>
<td>nil</td>
</tr>
<tr>
<td>Incidental cost (real estate agent fee)</td>
<td>RM 30,000</td>
</tr>
<tr>
<td>Disposal price</td>
<td>RM 470,000</td>
</tr>
<tr>
<td>Purchase cost</td>
<td>RM 100,000</td>
</tr>
<tr>
<td>Add Incidental cost</td>
<td>RM 2,500</td>
</tr>
<tr>
<td>Less Acquisition price</td>
<td>(RM 102,500)</td>
</tr>
<tr>
<td>Chargeable gain</td>
<td>RM 367,500</td>
</tr>
</tbody>
</table>

**Year of assessment**

Pursuant to Section 10 of the RPGT Act, the year of assessment is based on the corresponding calendar year. Therefore the year of assessment 2011 refers to the calendar year 2011 (1 January 2011 to 31 December 2011).

Do bear this in mind when considering the absorption of allowable loss, as seen below.
Allowable loss
Where there are more than one transactions of real property in a year of
assessment, allowable loss from one transaction may be set-off against another
transaction that yields a chargeable gain.

Question: Must the loss-making transaction be after the profitable one in the same
year of assessment?

Section 7(4) reads:

‘Where there is an allowable loss in respect of a disposal, such allowable loss shall
be allowed as a reduction to reduce the total chargeable gain of a person for a year
of assessment in which the disposal was made.’

The provision enables the deduction of an allowable loss from a transaction against
the total chargeable gain of the person from other transaction/s in the same year of
assessment, regardless of whether the loss transaction occurred before or after the
profitable transaction/s during that year of assessment.

Of course, Section 7(4)(b) goes on to state that any unabsorbed loss may be carried
forward to the subsequent year/s of assessment until it is absorbed.

Do be mindful that, for an individual, any allowable loss is absorbed after the
exemption under Schedule 4 – ie the greater of 10% or RM10,000. This is provided
for in Section 7(5) of the RPGT Act.

Conditional contract
The significance of a conditional contract is that the disposal and acquisition date of
the chargeable asset concerned depends on the date the condition or the last of the
conditions is/are fulfilled.

A contract is conditional for purposes of RPGT if the contract requires the approval
of the government or a state government, or an authority or committee appointed
by the government or a state government. The date such approval is given would
constitute the date of disposal.

Example: Approval required from the Securities Commission for proposed transfer
of assets.

Inter-company transfer of shares under Paragraph 17
Under Paragraph 17 of Schedule 2, three types of transfer of assets between
companies are deemed at no-gain-no-loss. Such transfers must have prior approval
of the director-general to avail themselves of the treatment.
To achieve greater efficiency in group operations

<table>
<thead>
<tr>
<th>Scheme of reorganisation, reconstruction, or amalgamation</th>
<th>Liquidation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transfer of assets</td>
<td>Distribution on liquidation</td>
</tr>
<tr>
<td>Consideration</td>
<td>No consideration</td>
</tr>
<tr>
<td>Transfer between companies in the same group of companies</td>
<td>Transfer between any two companies</td>
</tr>
<tr>
<td>75% – 100% in shares</td>
<td>Consideration in any form</td>
</tr>
<tr>
<td>Resident company</td>
<td>Resident company</td>
</tr>
<tr>
<td>Actual date of transfer</td>
<td>Acquisition date of transferor</td>
</tr>
<tr>
<td>Acquisition date of transferee</td>
<td>Actual date of transfer</td>
</tr>
<tr>
<td>Must remain in the same group as transferor for three years after approval</td>
<td>Must remain resident in Malaysia for three years after approval</td>
</tr>
<tr>
<td>Asset is taken in as trading stock by transferee</td>
<td>At the date of taking in, asset is deemed disposed of and any excess is the chargeable gain of the transferee duly subject to RPGT provisions.</td>
</tr>
</tbody>
</table>

Transfer of fixed assets into stocks

Under Paragraph 17A of Schedule 2, any reclassification of real property from fixed asset to current asset (trading stock) is deemed to be a disposal of chargeable asset for RPGT purposes.

The disposal price is deemed to be at the market value of the asset at the date of reclassification.

Example 3

Facts
A Sdn Bhd, a plantation company, has a land bank of 500 acres acquired in 2008 at RM5,000 per acre. The 500 acres were reflected as a fixed asset of the company.
On 19 October 2011, it decided to venture into property development and transferred 100 acres from its fixed asset to current asset. The market value as at the date of transfer into stock was RM20,000 per acre.

**Treatment**
As at 19 October 2011, the 100 acres were deemed to have been disposed of at RM2m (RM20,000 x 100 acres). The actual acquisition price was RM500,000 (RM5,000 x 100 acres). Therefore, the chargeable gain of RM1,500,000 (RM2m – RM500,000) is subject to RPGT in 2011.

Consequently, A Sdn Bhd will be able take into the stock 100 acres of land at RM20,000 – ie RM2m. In other words, the land cost for the development business is now stepped up to RM2m, but it has to bear a RPGT of RM75,000 (RM1,500,000 x 5%).

**No-gain-no-loss transaction**

Although this looks and feels like an exemption, it is not. It is a merely a postponement of RPGT liability. Do remember that the acquirer is deemed to acquire at the original acquisition price of the disposer, but the acquisition date is now changed to the later date. This is illustrated in Example 4 below.

**Example 4**
Mr A transfers his land (which he acquired on 1 February 2004 for RM100,000) to A Sdn Bhd on 1 March 2010 in return for 200,000 shares in A Sdn Bhd. This is a no-gain-no-loss transaction under Paragraph 34: A Sdn Bhd is deemed to have acquired the land for RM100,000 on 1 March 2010.

When A Sdn Bhd subsequently disposes of the land on 3 December 2011 for RM500,000, the holding period is less than two years (1 March 2010 – 3 December 2011) while the chargeable gain of A Sdn Bhd is RM400,000 (RM500,000 – 100,000).

**Real Property Company shares**

**General**
Paragraph 34A was introduced as an anti-avoidance measure. Take note that Paragraphs 34 and 34A are mutually exclusive.

**Definition of Real Property Company (RPC):**
A company is an RPC if it is:
- a controlled company, as defined, *and*
- owns real property or RPC shares whose combined defined value (market value or in certain cases the deemed acquisition price) is at least 75% of total tangible assets\(^1\) (TTA).
When does one determine whether a controlled company is an RPC?
The answer is:
• on 21 October 1988 (when Paragraph 34A relating to RPC was first introduced)
• if not an RPC on 21 October 1988, when it first acquires real property or RPC shares after that date.

When does one re-examine whether a controlled company continues to be an RPC?
Once a controlled company is determined to be an RPC on a given date, it remains an RPC. There is no necessity to re-examine its RPC status thereafter unless the company:
• ceases to be a controlled company, or
• disposes a real property or RPC shares.

When an RPC ceases to be a controlled company, it ceases to be an RPC on that date.

When an RPC disposes of a real property or RPC shares, it is necessary to ascertain whether the remaining real property and/or RPC shares continue to make up at least 75% of TTA.

If the percentage falls below 75%, the company ceases to be an RPC on the date of disposal of the real property and/or RPC shares.

If the percentage is 75% or more, the company will remain an RPC.

Thereafter there will be no need to review the percentage and its RPC status until the next time it disposes of a real property or RPC shares.

Once RPC shares, always RPC shares
When an RPC ceases to be an RPC, a shareholder who acquires shares after that date will acquire non-RPC shares.

However, existing shareholders who held shares while the company was an RPC would hold RPC shares and continue to hold RPC shares, even after the company had ceased to be an RPC. The RPC shares will not shed its RPC shares nature even though the company had ceased to be an RPC.

When such shares are disposed of (ie after the company had shed its RPC status because it ceased to be a control company or it disposed of real property or RPC shares and the percentage falls below 75%), it constitutes a disposal of RPC shares and is duly subject to RPGT provisions. Hence the quote: ‘Once RPC shares, always RPC shares.’

Therefore, it is possible that, in a single and the same transaction, RPC shares are disposed of by the disposer, but the shares acquired by the acquirer are not RPC shares.
**Acquisition date**
If a company was already in existence before 21 October 1988, and on 21 October 1988 it was determined to be an RPC, the shareholders are deemed to have acquired RPC shares on 21 October 1988.4

If the shares are acquired at a time when the company is not an RPC, the shares are deemed acquired on the date when the company subsequently becomes an RPC.

**Example 5**

**Facts**
XYZ Sdn Bhd was not an RPC when it was incorporated on 1 February 2000 with Mr X, Mr Y and Mr Z each holding 100,000 shares. The shares were, therefore, not RPC shares.

On 31 March 2008, the company acquired its first and only real property (defined value: RM1.2m) when its total tangible assets (including the said real property) stood at RM1.5m.

XYZ Sdn Bhd did not dispose of its real property and it remains an RPC. Mr X disposed of his 100,000 shares on 1 December 2011 for RM1m to Mr D.

**RPGT treatment**
Mr X, Mr Y and Mr Z are deemed to have each acquired 100,000 RPC shares on 31 March 2008 when the company became an RPC.

Therefore, the disposal of the RPC shares by Mr X occurred in the fourth year (31 March 2008 to 1 December 2011).

As for Mr D, he acquired RPC shares on 1 December 2011 (Paragraph 34A(2)(b)).

**Acquisition price**
What is the acquisition price of the RPC shares by Mr X in Example 5?

This is dealt with in Paragraph 34A(3)(a) of Schedule 2 and it is computed as follows:

\[ A/B \times C \]

where

A is the number of shares held by the shareholder
B is the total issued shares of the company, and
C is the defined value of the real property at the date of acquisition of the chargeable asset.
The deemed acquisition price of Mr X’s 100,000 shares = 100,000/300,000 x RM1,200,000 = RM400,000 even though Mr X had only paid RM100,000 for the shares.

The disposal price being RM1m, Mr X’s chargeable gain is, therefore, RM600,000 (1m – 400,000).

Mr D’s acquisition price is the price he paid for the shares, i.e. RM1m. (Paragraph 34A(3)(b)).

**Withholding of tax at source**

Withholding of 2% of the total consideration is applicable only if the transaction is partly or wholly in cash. If the transaction is wholly non-cash, withholding does not apply.

**Exemptions**

**Exemption where the disposal is made after five years**
RPGT (Exemption) (No.2) Order 2009 [P.U (A) 486] provides an exemption for all persons where the disposal is made after five years from the date of acquisition of the chargeable asset.

**Exemption of the difference between appropriate rate and 5%**
Where the disposal is made within five years from the acquisition date, the above exemption order grants an exemption of the difference between the appropriate rate and 5%, so that the final effective RPGT rate is of 5%.

The method by which the exemption is achieved is by way of the formula

\[
\frac{A}{B} \times C
\]

where

A is the RPGT charged at the appropriate rate less the RPGT at 5%
B is the RPGT charged at appropriate date, and
C is the chargeable gain.
Example 6
Facts are as in Example 5.

The computation of RPGT in respect of the disposal of RPC shares by Mr X is as follows:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount (RM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Disposal price of 100,000 RPC shares</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Acquisition price</td>
<td>(400,000)</td>
</tr>
<tr>
<td>Chargeable gain</td>
<td>600,000</td>
</tr>
<tr>
<td>Less 10% of Chargeable gain or RM10,000, whichever is greater</td>
<td>(60,000)</td>
</tr>
<tr>
<td>Net chargeable gain</td>
<td>540,000</td>
</tr>
<tr>
<td>Acquisition date</td>
<td>31 March 2008</td>
</tr>
<tr>
<td>Disposal date</td>
<td>1 December 2011</td>
</tr>
<tr>
<td>Disposal in the fourth year, appropriate rate is 15%</td>
<td></td>
</tr>
<tr>
<td>Less Exemption per PU order 486:</td>
<td></td>
</tr>
<tr>
<td>A/B x C</td>
<td></td>
</tr>
<tr>
<td>= (540,000 x 15%) – (540,000 x 5%) x 540,000</td>
<td>(360,000)</td>
</tr>
<tr>
<td>= 81,000 – 27,000 x 540,000</td>
<td></td>
</tr>
<tr>
<td>= 81,000</td>
<td></td>
</tr>
<tr>
<td>Chargeable gain after exemption</td>
<td>180,000</td>
</tr>
<tr>
<td>RPGT at appropriate rate of 15%</td>
<td>27,000</td>
</tr>
</tbody>
</table>

Siew Chuen Yong is examiner for Paper P6 (MYS)

References
1. Total tangible assets include real property, stock-in-trade, property plant and equipment, trade receivables, cash at bank and cash in hand, investment in shares, etc, stated at gross (rather than net) value.
2. A controlled company, as defined under the Income Tax Act 1967 – the reader is assumed to have a full understanding of the controlled company concept. Refer to Sections 2 and 139.
3. It has often been erroneously stated as ‘once RPC, always RPC’. Note that the correct quote is ‘once RPC shares, always RPC shares’.
4. The decision in the case of Md Dean v KPHDN is noted but is kept in view pending further clarification/development.