VAT General Briefing Session
Agenda
Agenda

• Introduction
• Legal structure of VAT regime
• The operation of VAT in the UAE
• Working together towards a successful implementation
• Q&A
Introduction
Why has VAT been implemented?

Why is the UAE implementing VAT?

• UAE Federal and Emirate governments provide citizens and residents with many different public services (e.g. hospitals, roads, public schools, parks) that are paid for from the government budgets.

• VAT will provide our country with a new source of income which will:
  ❖ contribute to the continued provision of high quality public services;
  ❖ help government reducing dependence on oil and other hydrocarbons.

Why does the UAE need to coordinate VAT implementation with the other GCC countries?

The GCC group of nations have historically worked together in designing and implementing new public policies as we recognize that such a collaborative approach is best for the region.
The FTA – who are we?

Federal Tax Authority

• Formed by the Government to administer VAT and Excise Taxes, plus any future taxes, introduced in the UAE.

• Responsible for collecting taxes and reviewing Taxable Person compliance.

• Available to provide guidance and direction to Taxable Persons in order to support them in meeting their tax compliance obligations.

• Decision making capacity in areas of tax technical complexity.

• Responsible for conducting tax audits and administering penalties.
Getting assistance from the FTA

The FTA is committed to helping Taxable Persons learn about VAT in an easy, accessible and straightforward manner. As a result, the following options are available:

- **Publications, Notices, VAT Taxable Person Guide** will be freely accessible at any time on the FTA website when launched.

- **E-learning modules** will provide guidance on the basics of VAT and available on the FTA website.

- **VAT helpline** can be used for general enquiries about the application of VAT.
Legal structure of the VAT regime
When will VAT be implemented?

- **Implementation date**: GCC vs UAE

- **GCC VAT AGREEMENT** is a framework agreement signed by all six GCC countries:
  - Broad framework that mainly states provisions for intra GCC trade
  - Gives countries discretion to choose treatment in certain sectors where it does not affect intra-GCC trade
  - Mutual agreement on some provisions such as the standard rate of VAT and the registration threshold

- **Federal Laws in the UAE**:
  - **TAX PROCEDURES LAW** will govern the general rules and procedures relating to all taxes within the UAE
  - **VAT LAW** setting out the application of VAT within the UAE

- **VAT registration** will open during Q3 2017 on a voluntary basis and Q4 2017 on a compulsory basis

The GCC VAT Framework agreement is applicable to all GCC member states …
The UAE’s Federal VAT Law builds on the GCC Framework and applies to the UAE …
And is further detailed in VAT Executive Regulations.
# GCC VAT Agreement structure

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Policy choices available to the GCC Countries (1/2)

The following slides summarize the policy areas which the GCC Countries have discretion to decide upon the approach to be taken:

• VAT groups [Article 4, GCC VAT Agreement]

• Application of exemption, or zero rating or standard rating of certain supplies [Article 29 (1), GCC VAT Agreement] relating to:
  • Health
  • Education
  • Real Estate
  • Local Transport

• Application of the standard rate or zero rate to:
  • Oil & Gas [Article 29 (2), GCC VAT Agreement]
  • Food [Article 31, GCC VAT Agreement]
  • Supply of a means of transport [Article 33, GCC VAT Agreement]
Policy choices available to the GCC Countries (2/2)

- Exceptions to payment of VAT (or allowing refund) in special cases [Article 30, GCC VAT Agreement] in relation to:
  - Government bodies, Charities
  - Some companies in relation to international event hosting agreements
  - Citizens of a Member State constructing homes for private use
  - Farmers and Fishermen
Examples of policy choices available to the UAE (1/2)

- Financial services – exempt or not [Article 36, GCC VAT Agreement]
- Input tax deduction – Conditions [Article 44, GCC VAT Agreement]
- Input tax apportionment methods [Article 46, GCC VAT Agreement]
- Tax period [Article 60, GCC VAT Agreement]
- Tax Payment – date and method [Article 63, GCC VAT Agreement]
- Repayment/refund of tax [Article 65, GCC VAT Agreement]
- Tax refunds for Tourists [Article 68, GCC VAT Agreement]
Examples of policy choices available to the UAE (2/2)

• Tax refunds for international organisations and diplomatic bodies – Conditions/limitations and the option to apply zero-rating [Article 69, GCC VAT Agreement]

• Transitional rules – Minimum set of rules provided [Article 73, GCC VAT Agreement]

• Appeals – Conditions and limitations [Article 74, GCC VAT Agreement]
The operation of VAT in the UAE
Overview of VAT

Tax on the consumption of goods and services, levied at the point of supply

Interesting Facts

- VAT has been implemented in more than 150 countries around the world
- All OECD countries except for the US have VAT (or a variation)
- The concept of VAT was first proposed in 1918 by a German industrialist, Dr. Wilhelm von Siemens
- VAT was first implemented in 1954 by Maurice Lauré, Joint Director of the France Tax Authority (Direction Générale des Impôts)

Many countries have VAT or an equivalent tax system (e.g. GST) but some countries have other consumption taxes

VAT is collected by registered suppliers down the supply chain

Not all businesses will be VAT registered suppliers

VAT is payable by both businesses and individuals
Mechanics of VAT
A Worked Example

A farmer grows cotton which is plucked and sold to a factory.

The factory processes the cotton and manufactures clothes which are sold to a retail chain.

The clothes are stocked in stores and placed for sale to consumers.

A consumer buys a new dress.

The farmer collects VAT from the factory on behalf of the government.

The factory collects VAT from the retail chain on behalf of the government. The factory receives a refund on the VAT paid to the farmer.

The retail outlet collects VAT from the consumer on behalf of the government. The retail outlet receives a refund on the VAT paid to the factory.

<table>
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<th>Sales</th>
<th>5% VAT charged on Sales</th>
<th>VAT recovered on purchases</th>
<th>Net VAT payable</th>
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<td>Farmer</td>
<td>AED 1,000</td>
<td>AED 50</td>
<td>AED 0</td>
<td>AED 50</td>
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<tr>
<td>Factory</td>
<td>AED 3,000</td>
<td>AED 150</td>
<td>AED 50</td>
<td>AED 100</td>
</tr>
<tr>
<td>Retailer</td>
<td>AED 5,000</td>
<td>AED 250</td>
<td>AED 150</td>
<td>AED 100</td>
</tr>
<tr>
<td></td>
<td>Total</td>
<td></td>
<td></td>
<td>Total VAT paid by final consumer: AED 250</td>
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*Net result = VAT is collected through the chain and the end-consumer bears the cost.*
Some important concepts

• What does conducting an economic activity mean [Article 1(9); GCC VAT Agreement]?
  – Economic activity means an activity conducted in a continuous and regular manner and includes commercial, industrial, agricultural or professional activities

• Who is a taxable person [Article 1(8); GCC VAT Agreement]?
  – Taxable person means any person (corporation or not) conducting an economic activity for the purpose of generating income
  – Such person is registered or obligated to register for VAT as per the registration threshold in a member state
  – Taxable persons can include businesses located outside the GCC territory
  – A Taxable Person can be any natural person conducting an economic activity

• Meaning of supply [Article 1(20); GCC VAT Agreement]?
  – Supply means any form of supply of goods or services in exchange for a consideration
Some important concepts

**Input tax** [Article 1(22); GCC VAT Agreement]:

Tax payable by a taxable person on supply of goods and services received or on import of goods and services for the purpose of carrying out economic activities.

**Meaning of taxable supply** [Article 1(28); GCC VAT Agreement]:

Supplies on which tax is charged according to the VAT Agreement, whether at standard rate of 5% or at zero rate. A deduction of input tax can be claimed against the VAT payable on taxable supplies.

**Reverse charge** mechanism [Article 1(18); GCC VAT Agreement]:

A mechanism under which the recipient of goods or services is required to pay VAT instead of the supplier, when the supplier is not a taxable person in the member state where the supply has been made.

**Tax group** [Article 4; GCC VAT Agreement]:

Member states may allow two or more persons that are residents of the same member state to register for VAT as a Tax group; such group will be treated as a single taxable person for payment and compliance of VAT.

**Exempted supplies** [Article 1(27); GCC VAT Agreement]:

Supplies on which no tax is payable and for which deduction for input tax cannot be claimed.
Definition of “supply”
The supply of goods or services…

It is important to establish whether a taxpayer is supplying goods or services since there are different rules applying to each for the purposes of determining where and when the supply takes place.

**Goods**
The passing of ownership of physical property or the right to use that property as an owner, to another person.

**Services**
Anything which is not a supply of goods is a supply of services.
Definition of “supply” …for Consideration…

- Consideration equals anything received in return for a supply

- If the consideration for a supply is just in money, the value of that supply is the amount of money received

- The consideration is treated as **VAT inclusive**, so the amount received in payment includes an element of VAT for taxable supplies

- VAT is normally calculated by applying the VAT rate to the VAT-exclusive price
Definition of “supply”
...in the course of conducting business in the UAE...

Business means:

- Any continuing activity making supplies for consideration
- Frequency activity to be continued over a period of time
- Not an isolated transaction
- Not activities purely private or personal (non business)

Remember:
Where any of the criteria set out above are not met, the transaction is outside the scope of VAT
Definition of “supply”  
...by a VAT registered trader.

- Only registered businesses or required to be registered for VAT are able to make ‘taxable’ supplies (subject to VAT)
- Businesses become required to be VAT registered when their turnover reaches a certain threshold
- It is possible for businesses to voluntarily register for VAT purposes before they reach the Mandatory Registration threshold if they reach a lower voluntary registration threshold
Place of supply

Place of supply rules will determine whether a supply is made in the UAE or outside the UAE for VAT purposes:

• If the supply is treated as made outside the UAE: no UAE VAT will be charged
• If the supply is treated as made in the UAE: VAT may be charged

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**Goods**

• **Basic rule**: the place of supply is the location of goods when the supply takes place
• **Special rules**, for example:
  - Cross-border supplies – that is supplies which involve parties in different countries
  - Water and energy

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**Services**

• **Basic rules**: the place of supply is where the supplier has the place of residence
• **Special rules**, for example:
  - Cross-border supplies of services between businesses
  - Electronically supplies services – where services are used or enjoyed
Place of Supply – Goods (1/2)

--- Domestic Supplies ---
- No movement of goods outside the UAE
- Subject to the applicable VAT rate in the UAE – standard or zero-rated

--- Exports to outside the GCC ---
- Export of goods: place of supply is still the UAE

Abu Dhabi

UAE VAT
Goods delivered/collected
Dubai

UAE

Zero-rating
Goods delivered
UK
B2B Import into UAE from outside of GCC

- Import of goods: place of supply is the UAE
- The recipient accounts for VAT under the reverse charge mechanism **EXCEPT** where goods will be re-exported to another GCC State – see next page for details
Place of Supply
Goods imported to the UAE & transferred to GCC
Import followed by movement of goods within GCC

Where goods are imported into the UAE (i.e. released for consumption here) but the intention is that these goods will be transferred by the importer into another GCC State, the place of supply of import is still the UAE **BUT**…

- The importer must pay import VAT without using the reverse charge and cannot recover this VAT
- This import VAT should be recoverable in the GCC State to which the goods are transferred

Where import VAT was recovered in the UAE under the expectation that goods would not be transferred to another GCC State, but at a later date they are moved to another GCC State, the taxpayer will be required to “repay” the import VAT by treating the transfer as a deemed supply subject to VAT.
Place of Supply
Goods supplied within GCC

--- B2B Exports to GCC ---

- Export of goods: place of supply is the other GCC State (e.g. KSA) provided the customer is registered for VAT in that GCC State, and the goods are exported outside the UAE
Place of Supply
Services (1/2)

**Basic rule** = where the supplier has their place of residence

**Specific rules** =

- Place of supply of services supplied to recipients who are VAT registered in another GCC State **is that other GCC State**
- Place of supply of services supplied by a person that is not resident in the UAE to a business that is resident in the UAE **is in the UAE**
- Place of supply of services relating to the installation of goods **is where the service is performed**
- Place of supply of restaurant, hotel and catering services **is where they are performed**
Place of Supply Services (2/2)

**Specific rules =**

- **Place of supply of real estate services** is the location of the real estate
- **Place of supply of transport services** is where the transport begins
- **Place of supply of a means of transport to a person not registered for VAT in the GCC** is where the goods are put at the disposal of the recipient
- **Place of supply of telecommunications and electronic services** is where the services are actually used and enjoyed by the recipient
- **Place of supply of cultural, artistic, sporting, educational or similar services** is where they are performed
Place of Supply
Services - Reverse charge mechanism

- VAT registered purchaser has to account for VAT in respect of supplies

- Typically used for cross-border transactions to relieve a non-resident supplier from the requirement to register and account for VAT in the country of the purchaser

- The purchaser will account for VAT on its normal VAT return and he may be able to claim that VAT back on the same return, subject to the normal VAT recovery rules

- It will apply in UAE in the situations where a VAT registered person imports goods or services into the UAE which would be subject to VAT if purchased in the UAE
Place of Supply
Reverse charge mechanism - example

UAE

Legal Advice
AED 10,000 + 5% VAT

The law firm declares AED 500 as tax collected

UAE

The company declares AED 500 as input tax paid to the law firm which is recoverable

UK

The UK firm is not registered in the UAE and files no return

UAE

Legal Advice
AED 10,000

The company declares AED 500 as input tax AND AED 500 as output tax. This is reverse charging

Net result of Reverse Charging = puts local and international suppliers on the same footing
Date of supply: When to account for output VAT on supplies (1/2)

Basic tax point for goods

• Date of removal of goods (in case of supply of goods with transportation) [Article 23(2a); GCC VAT Agreement]

• Date on which goods made available to customer (in case of supply not involving transportation) [Article 23(2b); GCC VAT Agreement]

• Date of assembly/ installation (supply of goods involving assembly or installation) [Article 23(2c); GCC VAT Agreement]

Basic tax point for services

• Date on which performance of service is complete [Article 23(2d); GCC VAT Agreement]
Date of supply: When to account for output VAT on supplies (2/2)

**Special tax point**

- If any of the following event take place before the basic tax point, it will considered as the tax point for accounting for VAT [Article 23(1); GCC VAT Agreement]:
  - Payment is received
  - Tax invoice is issued

**Tax point for supply of continuous services**

- In case of continuous services over a period of several months or years, the time of supply for will be the earlier of [Article 23(3); GCC VAT Agreement]:
  - Receipt of payment
  - Issuance of tax invoice
Date of Supply

Example 1

Time of supply

Goods delivered to customer 1 March 2018

Invoice issued 1 April 2018
Date of Supply

Example 2

- **Payment received from customer**: 1 March 2018
- **Service started**: 1 April 2018
- **Service completed**: 1 May 2018
Net Tax Payable

• VAT-registered businesses will submit a “VAT return” document to the FTA on a periodic basis mentioning all output tax due and input tax recoverable for the period.

• Net VAT payable or credit recoverable will be calculated as the following:

\[
\text{OUTPUT TAX (VAT collected from customers)} - \text{INPUT TAX (VAT paid to suppliers)} = \text{NET VAT PAYABLE OR CREDIT (to/from the FTA)}
\]

• “Final consumers” (i.e. persons not registered for VAT) do not submit VAT returns and cannot recover the VAT they are charged.
Input Tax Recovery Conditions

In order for input tax to be deductible by a person, a number of conditions must be satisfied by the recipient of the supply:

1) Recipient must be a **taxable person** and must be registered for VAT

2) VAT on the purchase must have been **correctly charged** by the supplier

3) The goods or services have been acquired for an **eligible purpose**

4) Recipient must received and retained a tax invoice **evidencing the transaction**

5) The amount of VAT which the recipient seeks to recover must **have been paid** in whole or in part, or **intended to be paid** in whole or in part

6) Certain incurred VAT is **specifically blocked** from being recoverable as input tax regardless of whether the above conditions have been met
Input tax apportionment

*Note: in certain special cases input tax related to non-business activities will be recoverable

Calculate recoverable portion of ‘mixed’ input tax by reference to the ratio of input tax relating to taxable supplies to the total input tax incurred
Registration: Who is required to register for VAT

- **Every taxable person resident** of a member state whose value of annual supplies in the member state exceeds or is expected to exceed the mandatory registration threshold

  The **threshold** for registration will be:
  - Mandatory registration threshold: **AED 375,000**
  - Voluntary registration threshold: at least **AED 187,500**

  Threshold will be **calculated** as follows:
  - Total value of supplies made by a taxable person for the current month and the previous 11 months; or
  - Total value of supplies of the subsequent 30 days
  - Value of exempted supplies will not be considered for computing the annual supplies

**No threshold** applies to **non established taxable persons** – they may be required to register.
For the purposes of voluntary VAT registration:

- only taxable supplies are counted
- a person may take into account taxable supplies or expenses which were subject to VAT

Exempt supplies and supplies outside the scope of VAT are not used in calculating the VAT registration thresholds

"Taxable Supplies" include:

- Standard rated supplies
- Zero-rated supplies
- Reverse charged services received (provided the taxable person is responsible for accounting for the tax); and
- Imported goods (provided the taxable person is responsible for accounting for the tax).
VAT De-registration

• A Taxable Person who is registered for Tax purposes shall apply for de-registration in the following cases:
  
  ➢ Cessation of the Economic Activity
  
  ➢ Cessation of Taxable Supplies
  
  ➢ The value of the Taxable Person’s supplies falls below the Voluntary Registration Threshold as per Article (51) of this Agreement [Article 54(1); GCC VAT Agreement].

• The Taxable Person may apply for de-registration if the total annual revenue of its business falls below the Mandatory Registration Threshold but is over the Voluntary Registration Threshold [Article 54(2); GCC VAT Agreement].

• Each Member State may determine a minimum period to keep the Taxable Person registered for Tax purposes as a requisite for de-registration [Article 54(3); GCC VAT Agreement].

• Each Member State may determine the terms and limitations necessary to reject a de-registration application or to de-register a Taxable Person in cases other than those mentioned in the first and second clauses of this Article [Article 54(4); GCC VAT Agreement].
VAT Groups - Registration

- Each Member State may treat the Tax Group as a single Taxable Person
- Two or more persons carrying on a business are able to apply for a single “Group” VAT registration where:
  - Each person has a place of establishment or a fixed establishment in the UAE
  - The persons are “related parties”, and
  - Either one person controls the others, or two or more persons form a partnership and control the others

Two or more persons carrying on a business (subject to grouping conditions) → VAT group – for VAT purposes the persons are now treated as a single taxable person
VAT Groups - Registration

➢ **Effect:** entities within the VAT group are treated as one entity for VAT purposes

➢ **Results:**
  - supplies made between members of a VAT group are disregarded from VAT (i.e. no VAT is due on the supplies)
  - Supplies made by the VAT group to an entity outside the VAT group are subject to normal VAT rules
Supplies within scope of VAT in the GCC Treaty: Type of supplies

- GCC VAT Agreement provides that the VAT will be charged at a standard rate of 5% unless the goods or services are exempt, zero rated or out of scope [Article 25; GCC VAT Agreement]

- Each member state will have the flexibility to either exempt or zero rate the following type of supplies [Article 29(1); GCC VAT Agreement]:

  - Education
  - Real Estate
  - Health
  - Local transport
VAT liability

Planned zero-rated supplies in the UAE (1/2)

• Zero-rated supplies are not subject to VAT – right to an input tax deduction on the corresponding expenses

• Should be applied strictly as they are an exception to the normal rule that VAT should be charged.

• Examples of zero-rated supplies include:
  
  International transport of passengers and goods, and services related to such transport
  
  Certain supplies of means of transport, and related goods and services
  
  New residential buildings
VAT liability
Planned zero-rated supplies in the UAE (2/2)

Examples of zero-rated supplies include:

- Newly converted residential buildings
- Charity related buildings
- Educational services, in most cases
- Exported goods and services
- Investment precious metals
- Healthcare services, in most cases
VAT Liability
Exempt supplies in the UAE

• Exempt supplies are not subject to VAT – no right to an input tax deduction on the corresponding expenses.

• Exemptions should be applied **strictly** as they are an exception to the normal rule that VAT should be charged.

• Examples of exempt supplies include:
  
  - Some specific financial services
  - Local passenger transport
  - Residential buildings (other than zero-rated supplies)
  - Bare land
Record-keeping

The following records are required to be kept to ensure accurate tax compliance:

1. Books of account and any information necessary to verify entries, including, but not limited to:
   - annual accounts;
   - general ledger;
   - purchase day book;
   - invoices issued or received;
   - credit notes and debit notes.

2. Additional records required for specific taxes
   Different taxes may require different records to be kept in order for taxpayers to be compliant, for example, a VAT account.

3. Any other information as directed by the FTA that may be required in order to confirm the person’s liability to tax, including any liability to register.
Record-keeping

Taxable persons for VAT must in addition retain the following records for at least 5 years:

**Invoices, credit/debit notes**
- All tax invoices and alternative documents related to receiving the goods or services
- All received tax credit notes and alternative documents received
- All tax invoices and alternative documents issued
- All tax credit notes and alternative documents issued

**Records of:**
- All supplies and imports of goods and services
- Exported goods and services
- Goods and services that have been disposed of or used for matters not related to business
- Goods and services purchased for which the input tax was not deducted

**VAT account**
- VAT due on taxable supplies (incl. those pursuant the reverse charge mechanism)
- VAT due after error correction or adjustment
- VAT deductible after error correction or adjustment
- VAT deductible for supplies or imports
VAT Invoices

- Written document which records the details of a taxable supply made
- Only a VAT registered business can issue a tax invoice
- Invoice must be issued within 14 calendar days of the date of supply
- Where the invoice amount is a fraction of a fils, the amount should be rounded to the nearest fils
- Invoices issued and received should be kept for a minimum of 5 years
VAT Invoices

The issuance of a valid tax invoice may dictate the time of supply, and therefore determine in which tax period the output tax should be accounted for.

A VAT registered business must issue a tax invoice to the recipient of a domestic taxable supply of goods or services.

In certain conditions, the customer may be able to issue a “self-billed” tax invoice on behalf of the supplier.

The receipt of a valid tax invoice is the primary documentary evidence to support the recovery of VAT incurred by the purchaser.
VAT Invoices

To be valid, a VAT invoice issued by a taxable person needs to include the following information, but not limited to:

• A sequential number which uniquely identifies the document

• The date of issue of the invoice

• The time of supply (only if different from the invoice date)

• The name, address and TRN of the supplier

• For each description, the quantity of goods or extent of services supplied, the rate of VAT and amount payable, expressed in UAE Dirham

• The total amount of VAT expressed in UAE Dirham together with the rate of exchange applied and the source of that rate, as below
VAT obligation - Tax Return filing & Payment

- Submission **online** and only in very limited circumstances (and at the sole discretion of the FTA) on paper

- Deadlines for submission and payment:
  - the due date will be within the month following the end of the return period and announced by the Executive Regulations
  - where the due date falls on a weekend or national holiday, the deadline shall be extended to the first following working day

- Late submission or payment can result in a penalty levied by the FTA
Errors and how to correct them
VAT Invoices

- Tax incorrectly charged, wrong amount of tax charged
- If the tax is higher than it should be, the supplier should account for the VAT amount stated on the invoice
- If the tax is lower than it should be, the supplier should account for the correct amount of tax on its tax return
- Adjustment of the errors by issuing a credit note or debit note, and a new correct invoice
Errors and how to correct them

Tax Returns

- Where an error has been made on a VAT return submitted within the last 5 years, then the taxable person must disclose this error to the FTA within 30 days of becoming aware of the error.

- Depending on the nature of the error and the amount of tax under / over declared, the adjustment to take account of the error could be made:
  - either on the next tax return due for submission;
  - or via a separate voluntary disclosure to the FTA.

- It is recommended that errors in VAT returns are corrected as quickly as possible.
Reporting of transactions at an Emirates level

• Taxable Persons will be required to report details of the value of supplies made in each Emirate on their VAT returns.

• The mechanism for the allocation of supplies made in each Emirate will be announced in the Executive Regulations.
Penalties

Administrative Penalties - Examples

- Administrative penalties are intended to address non-compliance, and encourage compliance.

- The FTA has the power to waive or reduce penalties at its discretion (e.g. taxable person has a reasonable excuse for the error).

- Few examples of administrative violation:
  - If the person conducting a business fails to keep the required records and other information;
  - If the person conducting a business fails to submit the data, records and documents related to tax in Arabic language when requested by FTA;
  - If the taxable person fails to submit a registration application within the period required.
Penalties

Tax Evasion Penalties - Examples

• The FTA can issue penalties for tax evasion.

• Tax evasion is where a person uses illegal means to either lower the tax or not pay the tax due, or to obtain a refund to which he is not entitled under law.

• The imposition of a penalty under tax law does not prevent other penalties being issued under other laws.

• Few examples of instances of tax evasion:
  ❖ Where a person deliberately provides false information and data and incorrect documents to the FTA;
  ❖ Where a person deliberately conceals or destroys documents or other material that he is required to maintain and provide to the FTA.
Audits

The FTA can visit businesses to inspect records and make sure persons are paying or reclaiming the right amount of tax.

1. FTA will apply risk based selection criteria to determine whom to audit
2. FTA will usually conduct the audit at the person’s place of business or at the FTA offices
3. If audit at the person’s place, must be informed at least 5 business days prior to the audit
4. FTA can close the place of business for up to 72 hours (e.g. suspect tax evasion)
Audits

5. FTA officer may request original records, take samples of merchandise, mark assets to indicate they have been inspected.

6. The FTA may also remove records, documents and samples.

7. The audited person should be notified of the results of the tax audit within 10 business days of the end of the audit.
Contesting Decisions

If a taxable person is not satisfied with a decision by the FTA, they will be allowed to contest the decision. The FTA offers three levels of escalation for dispute resolution.

- Reconsiderations
- Appeals
- Litigation
Working together towards a successful implementation
Future industry sessions

Industry specific sessions are also planned for businesses operating in the following sectors:

- Import and export of goods
- Oil & Gas
- SMEs and Entrepreneurs
- Real Estate
- Consumer business
- Public Sector
- Import and export of services
- Education and Healthcare
- Financial services
- International organisations & diplomatic missions
Q&A
Thank You

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