EXPLANATORY NOTES FOR THE COMPLETION OF FORM IR21

Use the Tax Clearance Calculator to check if Tax Clearance is required!

[https://www.iras.gov.sg > Taxes> Individual Income Tax> Employers> Tax Clearance for Foreign & SPR Employees (IR21)]

IF TAX CLEARANCE IS REQUIRED	IF TAX CLEARANCE IS NOT REQUIRED
You are encouraged to e-file the Form IR21 at myTax Portal (<u>https://mytax.iras.gov.sg</u>) for faster tax clearance.	You do not need to complete the Form IR21. However, you are required to submit the
Processing time Most Forms IR21 are processed within 21 days. e-Filed forms are processed faster than paper forms.	employee's income details for the preceding year to IRAS via the IR8A or Auto Inclusion Scheme by 1 st Mar.
Processing of tax clearance may take longer if the information given in Form IR21 is incomplete or when IRAS needs to seek clarification on the employment details submitted.	More information on the various categories of employees for whom Tax Clearance is not required can be found at:
Check processing status and view directive You can check the status of tax clearance, view and print the Clearance Directive to pay Tax/ Notification of Tax Clearance Filed via myTax Portal. Clearance directive can be viewed via myTax Portal three working days from the date the Form IR21 is processed.	www.iras.gov.sg>Taxes> Individual Income Tax> Employers> Tax Clearance For Foreign & SPR Employees (IR21)> Tax Clearance for Employees.
	Linployees.

IMPORTANT

As an employer, you are required to:

- Complete this form <u>at least one month</u> before your non-citizen employee ceases employment with you in Singapore. There will be a 10day grace period granted for employer to meet the tax filing obligations. If you are not able to give one month's notice, please provide the reason(s) in <u>Section D, item 16</u>. Unless the Comptroller accepts the shorter notice, employers who did not comply may be liable to a fine of up to \$5,000.
- Withhold all monies due to your employee from the day he notifies you of his intention to cease employment or when you notify him of the termination of employment or posting to an overseas location. If you are unable to withhold monies, please state the reason in <u>Section D</u>, <u>item 18</u>. Otherwise, you may be liable for the tax that is owed by the employee.

The Form IR21 and Appendix 1/2/3 (if applicable) must be completed and signed by the company secretary/ director, precedent partner, soleproprietor, manager, honorary secretary/ treasurer, representative of a non-resident company or a person authorised by the employer, as the case may be. The name and designation of the authorised person and contact number must be given.

Please write in black ink. Enter 'NA' for items that are not applicable.

	when completing Form IR21
SECTION A: TYP	E OF FORM IR21
Original	Cross the box if you are submitting the first Form IR21 for the employee.
Additional	Cross the box to report additional income payable or paid to the employee and indicate the additional monies withheld.
Amended	Cross the box to report the entire filing details including the revised monies withheld. <u>Note:</u> The Amended Form IR21 will supersede all other Form(s) IR21 previously submitted for the employee. If you are only making changes to the amount of money withheld, please email the details via myTax Mail at myTax Portal.
SECTION D: EMP	PLOYEE'S EMPLOYMENT RECORDS
Date of Arrival [Item 10]	Indicate 'NA' or leave this field blank if the employee has been working in Singapore prior to his employment with your company and date is unknown.
Date of Cessation/ Overseas	Date of Cessation refers to the official last day of service with your company. It should not be taken as the work pass cancellation date or the date after offsetting the employee's remaining vacation leave entitlement. For overseas posting cases, please indicate the employee's last day of service before an overseas posting.
Posting [Item 12]	 Example: a) <u>Resignation/Termination</u> Employee resigned on 28/01/2025, giving one month's notice. Date of Cessation will be 27/02/2025 even though employee may take his remaining leave entitlement from 18/02/2025. b) <u>Overseas Posting</u> Employee on overseas posting from 01/09/2024 to 31/03/2025 Date of Cessation will be 31/08/2024.
Date Salary Paid [Item 19] Amount and Period applicable for Last Salary Paid [Item 20 & 21]	Last Salary Paid refers to the last salary payment made to the employee. Example: Employee has tendered resignation on 31/05/2025. His cessation date would be 30/06/2025 with the one-month notice given. Assuming his salary of \$3,500 is paid on every 26 th of each month, he would have been paid in advance on 26/05/2025 for his employment rendered from 01/05/2025 to 31/05/2025. In this case, the information to be provided should be as follows: Date Last Salary Paid: 26/05/2025 Amount of Last Salary Paid: \$3,500 Period applicable for Last Salary Paid: 01/05/2025 – 31/05/2025
Employee's Income Tax Borne by Employer [Item 24]	If your company is bearing the employee's income tax liability, the tax that is paid or payable by your company will form part of the employee's income and it is subject to tax. If your company is only bearing the tax partially, please indicate: (i) the amount and type of remuneration on which the tax is borne; or (ii) the amount of tax to be borne by employer and employee respectively; or (iii) whether it is a tax reimbursement. <u>Note</u> Your employee's tax is not considered as 'borne by the employer' if your company is merely deducting the tax from the employee's salary or withholding his salary for tax clearance purpose.

SECTION F: INCO	DME DECLARATION	
General	Singapore Currency	
information on income	All income reported should be in Singapore Dollars.	
reporting	Calendar year basis	
	Income should be reported per calendar year basis.	
	For example, if your employee worked from 01/11/2024 to 31/05/2025, earning a monthly income of \$5,000, please report the	
	income as follows: a) Year of Cessation (01/01/2025 to 31/05/2025) - Income \$25,000	
	b) Year Prior to Year of Cessation (01/11/2024 to 31/12/2024) - Income \$10,000.	
	Information and tax treatments of the various income components Refer to www.iras.gov.sg> Taxes> Individual Income Tax> Basics of Individual Income Tax> What is Taxable, What is Not> Income from Employment should you require more details on the various income components and benefits-in-kind, including those that are covered in this explanatory notes.	
	Nil Income Declaration	
	If there is no income to be declared for the employee, please provide the reason(s) separately in a letter and submit it with the Form IR21.	
Non-Contractual Bonus [Item 2b]	This refers to bonuses which can be rescinded by the employer at any time prior to the actual payment of the bonuses without legal consequences. It is regarded as the employee's income on the date on which bonuses were paid. If there are more than one non-contractual bonus payments made to the employee during the year, please enter the date of last payment.	
Director's fees [Item 3]	Director's fees are regarded as paid to the director on the date on which the fees are voted for and approved at the company's Annual General Meeting or Extraordinary General Meeting of that calendar year. For more information on the tax treatment, refer to www.iras.gov.sg> Quick Links> e-Tax Guides> Select: Income Tax – Individuals> Keyword Search: Director (click on Search)> "Income Tax: Tax Treatment of Director's Fees and Bonuses from Employment.	
Compensation for loss of office [Item 4e]	Generally, compensation for the loss of employment is not taxable. However, the payments should not include taxable components such as gratuity, notice pay, ex-gratia payment, etc that relates to the employee's past services. Refer to www.iras.gov.sg> Taxes> Individual Income Tax> Employers> Understanding the Tax Treatment> Lump Sum Payments for more information.	
	Bulk Retrenchment/Termination	
	Employers should check with IRAS on the taxability of the payments once the retrenchment package has been finalised by sending in the following details via myTax Mail: a) Reasons/circumstances leading to the bulk termination of employment b) Detailed breakdown of the retrenchment package and basis of arriving at each component c) Number of affected employees with a breakdown between Singaporeans and Foreigners	
	d) Name and contact number of the person administering the pay-out	
	IRAS will then advise on the taxability of each component and the employer needs to declare only the taxable items.	
Contribution made by employer to any Pension/	Contributions made by an employer to a pension/provident fund constituted outside Singapore in respect of an employment exercised in Singapore are taxable. These contributions are taxable even if the employee had ceased employment in Singapore at the time the contributions were made.	
Provident Fund constituted outside Singapore [Item 4(g)]	With effect from Year of Assessment 2025, the concessionary tax treatment on employer's contribution to mandatory overseas pension or provision fund will cease. Employer's contributions made on or after 1 January 2024 to an overseas pension or provident fund are taxable in the hands of employees upon contribution and claimable as a tax deduction in the hands of the employer. Report the amount of contribution in Item 4(g).	
Gains or profits from Employee Stock Option	Gains or profits derived by the employee, directly or indirectly by reason of any office or employment from the exercise, assignment, release or acquisition of any right or benefit; or grant or vesting of any shares under an ESOW Plan is taxable.	
Plans (ESOP)/ other forms of Share Ownership Plans (ESOW)	The gain is the difference between the open market price of shares on the date of exercise/ vesting or date the selling restriction is lifted as the case may be and the exercise price/ price paid for the shares. Provide details of the taxable gains in Appendix 2. The total gross amount of gains from ESOP/ESOW to be reported under Item 4(i) and it should tally with the total amount in Appendix 2.	
[Item 4(i)]		

Taxability of ESOF	
ESOP/ESOW pla	in granted while an individual is exercising employment in Singapore
Granted before 1 Jan 2003	The gains from any ESOP/ ESOW plans are taxable in Singapore if the ESOP/ ESOW plans are exercised/ vested while the employee is physically present in Singapore or holding an employment in Singapore. Such gains are to be reported in the year of exercise/ vest.
	Unexercised ESOP/ Unvested ESOW at the point of Tax Clearance
	If your employee has such unexercised/ unvested ESOP/ ESOW, please give details separately and
	cross the box "ESOP/ ESOW granted before 1 Jan 2003".
Granted on or after 1 Jan 2003	The gains from any ESOP/ ESOW plans are taxable in Singapore regardless of where the ESOP/ ESOW plans are exercised/ vested. Such gains are to be reported in the year of exercise/ vest.
	Exceptions: Gains from ESOP Plans with no vesting imposed will be taxed in the year of grant. Gains from ESOP/ ESOW (with selling restriction) will be taxed in the year restriction was lifted.
	Unexercised ESOP/ Unvested ESOW at the point of Tax Clearance
	1. Employee is not under Tracking option
	The "deemed exercise" rule will apply if your employee has not exercised his stock options when he ceased employment in Singapore. Under the "deemed exercise" rule, he/ she is deemed to have derived stock gains at the point of tax clearance. You will need to compute the deemed gains from the unexercised stock options and report this in the Form IR21 - Appendix 2.
	Computation of deemed gain
	The deemed gain is the difference between the closing price of the share as at one month before the date of cessation of employment or date of grant, whichever is later and the exercise price/ price paid for the share. If the deemed date falls on a Sunday or public holiday, the market price used should be the closing price on the last trading day prior to the Sunday or public holiday.
	 2. <u>Employee is under Tracking option</u> The "deemed exercise" rule will not apply if the employer has been granted the approval to track all unexercised ESOP or unvested ESOW. For such circumstances, please: a) cross the box "ESOP/ ESOW granted on or after 1 Jan 2003 and tracking option applies under Item 4(i) of the Form IR21
	 b) provide details of the ESOP/ ESOW in Appendix 3 c) furnish the Letter of Undertaking to collect and pay the tax thereof to the Comptroller
ESOP/ ESOW pla	an granted while an individual is NOT exercising employment in Singapore ¹
Exercised or before 1 Jan 2002	The game are taxable in enigapore in the Eeer plane are exercised, rected innie the
Exercised or ves or after 1 Jan 200	
	ly to an employee who was temporarily away from Singapore as such absence would be treated as ngapore employment.
	the various types of schemes and tax treatments, please refer to the following e-Tax Guides at
- Tax treatment	Quick Link> e-1 ax Guides: t of Employee Share Options and Other Forms of Employee Share Ownership Plans (Fifth Edition) :ation: 3 Apr 2025)
oints to note when	n completing Appendix 2
	ie per share as at the date reflected at Column (d)
Where the s	shares acquired are listed on the Singapore Exchange, please use the last done price on the listing date of so acquired.
the shares s	not possible to determine the open market value of the shares or an arm's length price for the shares and
 Where it is 	are not listed on the Singapore Exchange, please use the net asset value of the shares.
 Where it is the shares a 	are not listed on the Singapore Exchange, please use the net asset value of the shares. or columns (e) and (f)
• Where it is the shares a Value of shares for	
• Where it is the shares a Value of shares for	or columns (e) and (f) re/ stock option is in foreign currency, you are required to convert it to Singapore dollar(S\$) using the
• Where it is the shares a Value of shares for If the price of share actual exchange r Where the actual of	or columns (e) and (f) re/ stock option is in foreign currency, you are required to convert it to Singapore dollar(S\$) using the rate. exchange rate is not available, the exchange rate from any of the following sources may be used:
 Where it is the shares a Value of shares for lf the price of shares actual exchange r Where the actual e Company's Local banks 	or columns (e) and (f) re/ stock option is in foreign currency, you are required to convert it to Singapore dollar(S\$) using the rate. exchange rate is not available, the exchange rate from any of the following sources may be used: in-house exchange rate

The above information is intended for better general understanding and is not intended to comprehensively address all possible issues that may arise.

While every effort has been made to ensure that the above information is consistent with existing policies and practice, should there be any changes, IRAS reserves the right to vary our position accordingly.