

**NEW + HOT**

**MUST ATTEND**

## **MINIMUM TRANSFER PRICING DOCUMENTATION 2026: PRACTICAL APPROACH FROM PREPARATION, WRITING TO COMPLETION OF CONTEMPORANEOUS TRANSFER PRICING DOCUMENTATION**

**Dr. Choong Kwai Fatt | 21 CPD | HRDC Claimable\* Course - SBL Khas  
8, 9 & 10 July 2026 (Wed. Thurs & Fri.)  
The Gardens Hotel, Mid Valley, Kuala Lumpur  
HRDC Approved No. : 10001642692**



# **MIN TP 2026**

**Terms and Conditions | Cancellation Policy:** No refund will be made after payment is made. If the registered participant is unable to attend, a substitute delegate is allowed at no extra charge. However, should there be a request to change the name printed on the e-certificate of attendance to that other than that shown on the registration form, RM 100 extra will be charged as reprinting service charge. The organiser reserves the right to refuse service. The organiser reserves the right to change event date and venue, with notice being sent vide the email registered above. Information collected is in pursuant to the Personal Data Protection Act 2010. | **\*HRDC Claimable** : is subject to approval by PSMB . | **\*\*CPD** : Final CPD accepted by professional bodies vary and subject to each bodies' discretion. | Seats are confirmed on payment made and on first come first served basis only. You have fully understood the **DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY** stated in our Synergy TAS PLT website at <http://www.synergytas.com/disclaimer/>. You may not, without our prior written permission, frame or inline link any of the content of this brochure, or incorporate it into another website or other service any of our material, content or intellectual property. Copyright (C) 2026 Synergy TAS Plus Sdn. Bhd..

# CONTEMPORANEOUS MINIMUM TRANSFER PRICING DOCUMENTATION

Build the right understanding & Manage Transfer Pricing Confidently!

## INTRODUCTION

With e-Invoicing and full digitisation, related party transactions are no longer buried in the notes – they are in the audit spotlight. The Income Tax (Transfer Pricing) Rules 2023 and Malaysia Transfer Pricing Guidelines 2024 now require contemporaneous TP documentation to be completed, dated, and ready before the company files its tax return. Failure to have proper CTPD, or to submit it within 14 days in the required format, exposes businesses to separate penalties of RM20,000 to RM100,000 each.



### FROM BEST PRACTICE TO ENFORCEABLE REQUIREMENT WITH PENALTIES AND 14-DAY CLOCK

The Income Tax (Transfer Pricing) Rules 2023 and Malaysia Transfer Pricing Guidelines 2024 now make contemporaneous TP documentation a mandatory compliance requirement, not an optional best practice.

All companies with related party transactions must have CTPD completed, dated and ready before filing their tax returns, with the IRB empowered to demand it within 14 days.



### DATA → FAR → PRICING POLICY → WRITTEN CTPD: HANDS-ON

This 3-day workshop takes participants from group structure and financial data, through FAR analysis and pricing policy, into drafting their own minimum CTPD. Rather than a passive TP update, it is a working lab where trading, services, rental and financing transactions are examined and written up in a format that aligns with the 2023 Rules and 2024 Guidelines. **Participants are encouraged to bring along (i) Financial Statements, (ii) Organisational Chart, department profile, (iii) pricing policy and (iii) Details of related party transaction.**



### 2 WAYS TO 'HIT TAXPAYER HARD ON THE HEAD'

A penalty of RM20,000 to RM100,000 can apply for failing to prepare contemporaneous TP documentation on time, and another separate penalty for submitting documentation that is incomplete or not in the required form. Because penalties escalate with the days of delay, companies that wait until IRB issues a request letter risk compounding financial exposure on top of any TP adjustment.



### THE FINANCIAL RISKS ASSOCIATED WITH NON-COMPLIANCE ARE SEVERE AND EXPLICIT.

The regulations impose substantial Penalties for failing to prepare the CTPD on time and for submitting Documentation that is incomplete or fails to meet the required format.



### PENALTY ESCALATED BASED ON "DAYS"

Where the Penalty amount escalates based on the number of days the Documentation is delayed, creating a compounding Financial Risk for the company. This dual-risk Exposure underscores the Critical Need for Precision and thoroughness in the Documentation Process.

**MINIMUM TRANSFER PRICING NOW MOVED FROM "GOOD TO KNOW", TO MUST KNOW.**

“

**YA 2025 TAX RETURN SUBMISSION IS COMING, AND CTPD MUST BE READY BEFORE SUBMISSION. MOST TP REPORTS ARE JUST DECORATION. YOURS SHOULD BE DEFENSIBLE!**”

**STAY AHEAD OF THE CROWD**

## SPEAKER'S PROFILE

DR CHOONG KWAI FATT is the Pioneer in Tax Formation, authority in terms of Tax Law and Implementation. He was appointed by the Ministry of Finance as one of the panel members to review Tax Reforms in Malaysia, inclusive of the formulation of GST.

He has conducted and published Extensive Researches on Malaysian Taxation way back since 2006. Dr Choong being an avid researcher, he has also studied Taxation System from various countries.

He is also widely known for his ability to formulate the "Unthinkable" Strategies and clearly thought of Implementation Plan. He is constantly sought by many listed companies as well as high net worth individual and SME for his Practical and Impressive Strategies to Taxation and of course, his foresight into the Potential Tax Concerns.

Being the expert of experts in terms of Taxation & Tax Planning, where he provided Advice and personally trained Corporate Accountants and professional firms on Income Tax, RPGT, GST and SST Implementation. Get ready to take good notes when you attend his Minimum Transfer Pricing this year and get ready for all the comprehensively compiled seminar materials.

### DR. CHOONG KWAI FATT

B.Acc(Hons)(Malaya), LL.B(Hons)(London), CLP, MCL(IUUM), PhD(IUUM), FCCA(UK), FCCS. TAX CONSULTANT, ADVOCATE AND SOLICITOR (HIGH COURT OF MALAYA)



## SPECIFICALLY DESIGNED : FOUR STEPS TO MASTERING YOUR CONTEMPORANEOUS MINIMUM TRANSFER PRICING 2026

Join us for a comprehensive THREE-DAY Transfer Pricing (TP) Journey that will enhance your understanding of TP Concepts and provide Practical Solutions.

### STEP 1

#### MASTER TP CONCEPTS

Discover the importance of Transfer Pricing Documentation and gain a thorough understanding of complex TP Concepts.

### STEP 2

#### CLEARING THE MINIMUM VS. FULL TP DILEMMA

Overcome the Misconception surrounding the "Threshold" and learn when to utilise Minimum TP Documentation effectively.

### STEP 3

#### TACKLING TP CHALLENGES WITH EXPERT SOLUTIONS

Navigate the Challenges of Intercompany Services, Trade, and Funding in Transfer Pricing. Dr. Choong, an industry expert, will share Practical Solutions based on his experience.

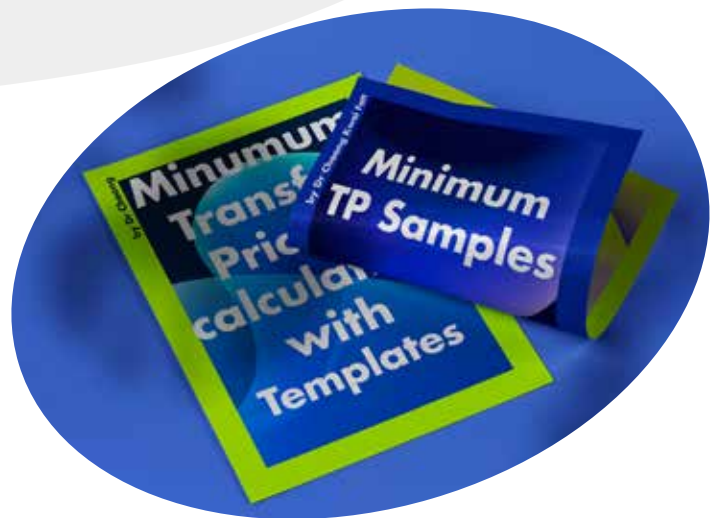
### STEP 4

#### CHOOSE TEMPLATES AND SAMPLES THAT YOUR TEAM CAN ACTUALLY USE.

Gain insights into a range of TP Templates and Samples created by Dr. Choong. We will guide you through the Structure of each Template, ensuring you can make Modifications confidently and with ease.

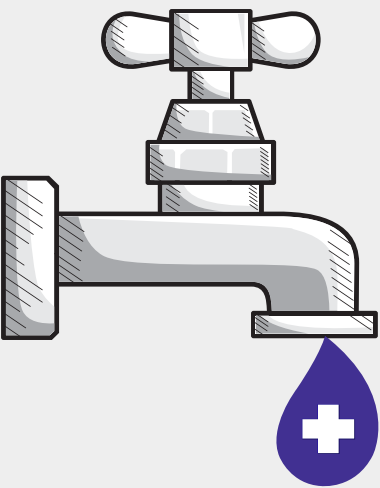
### HOW THE SEMINAR IS CONDUCTED

- + Join us Now for this 3 days **Hands-On Contemporaneous Min. Transfer Pricing Seminar** where we'll be breaking down based on the **industry ins and outs** to Analysis, Preparation, Guide the Writing of Minimum Transfer Pricing Documentation. Led by esteemed Tax Expert of the Experts, Dr. Choong Kwai Fatt, this is NOT another passive TP update.
- + With **real-life examples** and **up-to-date Latest Rule on Transfer Pricing**, you'll walk away feeling Confident to Prepare or even Review Transfer Pricing Documentation. Giving **Effective Advice** when it comes to Related Party Transaction.
- + Plus, Dr. Choong will delve into specific Documents that you'll need to prepare as **Supporting Evidence for a rock-solid Transfer Pricing Documentation**. Don't miss out on this Practical Hands-on Transfer Pricing seminar.



**JOIN US NOW FOR  
YOUR TP JOURNEY THAT WILL EQUIP  
YOU WITH ALL PRACTICAL KNOWLEDGE  
AND THE TOOLS NEEDED TO  
NAVIGATE THE WORLD OF TRANSFER  
PRICING.**

This is a 3-Day Practical course that strives to guide, coach and be hands-on, so that Participants can prepare and write effective minimum TP Documentation.



## THE CONSEQUENCES OF NEGLECTING TRANSFER PRICING DOCUMENTATION

It is crucial to understand the following clearly.

- **Monetary Penalties**, ranging from RM20,000 to RM100,000 – late, incomplete, or non-standard CTPD.;
- **Additional Penalties** of 30% to 50% penalties for incorrect tax returns when pricing cannot be supported.
- Companies that **delay preparation, rely on weak reports, or cannot meet the 14-day submission deadline** face the same heavy financial impact.

Whether you **miss the 14-day submission deadline, cannot produce adequate documentation for related party transactions, or rely on a weak TP report**, the financial impact on the company is the **SAME**.

### SECURING YOUR COMPANY'S COMPLIANCE

This 3-Day Practical Course is an essential Investment for Company with related Party Transactions.

**By attending, Your Team will** acquire the necessary Skills and Confidence to prepare Compliant Documentation, ensure adherence to the Latest Regulations, and most importantly safeguard the Company against substantial Financial Risk.

## GRAB THE AMAZING OPPORTUNITY TO LEVEL UP YOUR TRANSFER PRICING DOCUMENTATION!

This 3-day workshop **takes your team from theory to a near-complete minimum CTPD draft**, using your own group structure and related party data, be ready before YA 2025 tax submission.

**Day 1** Establishes the Foundational Principles of Transfer Pricing,

**Day 2** Moves into specific Applications for Goods and Financial Transactions, and

**Day 3** Focuses on the Complexities of Intercompany Services.

### DAY 1 - PRACTICAL APPROACH TO DATA COLLECTION, EXAMINATION AND REVIEW

- + Understand the company's **Principal Business Activities** and operating environment
- + Map and analyse the group organisation structure (local and overseas)
- + Review and interpret the company's organisation chart
- + Develop **Department Profiles** to support functional understanding
- + Identify and document controlled and associated companies
- 🔥 + Distinguish effectively between business and non business dealings with related parties
- + Extract and **analyse Company's Annual Revenue** relating to:
  - + Business Transactions
  - + Loans and Advances (to/from related parties)
  - + Rental of Movable and Immovable Properties
- 🔥 + Apply **Annual Threshold Tests** to determine Contemporaneous Documentation requirements
- 🔥 + Differentiate clearly between **Full TPD and Minimum TPD**
  - + Recognise key features and important distinctions across different types of TPD
  - + Identify and assess **Business vs Non Business Activities** such as:
    - + Management services
    - + Loans and advances
    - + Rentals
  - + Evaluate **Financial Assistance** (loans, advances, guarantees)
- 🔥 + Determine when multiple TPDs apply within a single year of assessment
  - + Apply selection criteria using professional judgement
  - + Perform **judgemental reviews** on exclusion cases
  - + Assess compliance conditions and documentation sufficiency
- 🔥 + Identify **key controlled transactions** and apply the 20% rule effectively
  - + Determine the required depth and coverage of documentation
- 🔥 + **Prepare Minimum CTPD initiation write-ups**, focusing on:
  - + Group structure (local and worldwide)
  - + Management profile

🔥 = Hot topic

## DAY 2: EFFECTIVELY WRITE CONTEMPORANEOUS CTPD CONTENT

- + Conduct Function, Asset and Risk (FAR) analysis with practical application
- 🔥 + Define **analysis coverage, scope and application**
- + Document controlled transactions involving **trading of goods**, including:
  - + Sales to controlled companies in Malaysia
  - + Sales to controlled companies overseas
- + Apply **Comparable Uncontrolled Price (CUP)** method – when and how
- + Evaluate Cost Plus Method and understand its implications
- + Analyse **purchases of goods from overseas** related parties
- + Identify **distributor profiles** and their TP implications:
  - Limited risk distributor
  - + Full fledged distributor
  - + Commissionaire distributor
  - + Licensed distributor
  - + Agent distributor
- 🔥 + Understand **bulk breaking and cost sharing** arrangements
- + Apply Resale Price Method (RPM) effectively
- + Consider Transactional Net Margin Method (TNMM) as an alternative
- + **Pricing Policies**
  - + Develop and document pricing policies
  - + Refine charging bases and pricing mechanisms
  - + Embed selected transfer pricing methodologies into pricing structures
- + **Shareholders' activities** :
  - + Review shareholders' activities and segregate non deductible costs
  - + Understand IRB focus on non deduction risks
- 🔥 + Document **rental transactions** (movable and immovable properties), including:
  - + Charging basis
  - + Service tax application or exemption
- 🔥 + Apply **Cost Plus Method** including:
  - + Identification of cost components
  - + Determination of appropriate mark ups
- 🔥 + Determine **valuation bases and allocation keys**
- 🔥 + Draft Minimum CTPD initiation write ups covering:
  - + Controlled transactions
  - + Pricing policies
  - + Rental arrangements

## DAY 3: ADVANCED AND STRATEGIC WRITING FOR CONTEMPORANEOUS TPD

- 🔥 + Unbundle **Management Fees** using a structured and defensible approach
- + Divide, segregate and filter services systematically
- + Apply the commercial reality test
- + **Support deductions** through agreements, justification and compliance
- 🔥 + Identify and assess **Core Value Services**, including:
  - + Strategic business development
  - + Brand management
  - + Sales and marketing leadership
  - + Treasury management
  - + Technical know how and commercialisation of R&D
  - + Strategic consultancy
- 🔥 + Determine **appropriate bases of charging** for core value services using:
  - + Headcount
  - + Revenue
  - + Time incurred
- + Apply quantitative and qualitative analyses
- 🔥 + Adopt hybrid approaches where appropriate
- + Identify **Low Value Added support services**, focusing on:
  - Qualitative features
  - + Simplified charging basis
- 🔥 + Analyse **Financing Activities** thoroughly, including:
  - + Loans and advances provided to controlled companies
  - + Malaysia vs overseas transactions
- + Evaluate interest charging implications and complications
- 🔥 + Benchmark and justify **interest rates** using:
  - + Fixed deposit rates
  - + Bank lending rates
  - + Base lending rates plus margins
- 🔥 + Understand restrictions on **interest free arrangements**
  - + Assess **loans/advances to directors** and deemed interest income risks
  - + Address interest restriction issues
- 🔥 + Analyse loans received from overseas related parties, with or without interest
- + Consider withholding tax implications
- + Apply earnings stripping rules effectively
- 🔥 + Prepare Minimum CTPD initiation write ups for:
  - + Core value services
  - + Low value added services
  - + Financing transactions
  - + Investment holding companies



# PROGRAM TIMELINE (3 DAYS SEMINAR)

The estimated timeline for **Contemporaneous** Minimum Transfer Pricing Documentation

## DAY ONE

### PRACTICAL APPROACH TO DATA COLLECTION, EXAMINATION AND REVIEW

#### PRACTICAL QUESTIONS AND ANSWERS SESSION [ VERY POPULAR ]

The theme of this Special CONTEMPORANEOUS MINIMUM TRANSFER PRICING 2026 Seminar is "Practical Application" for Companies.

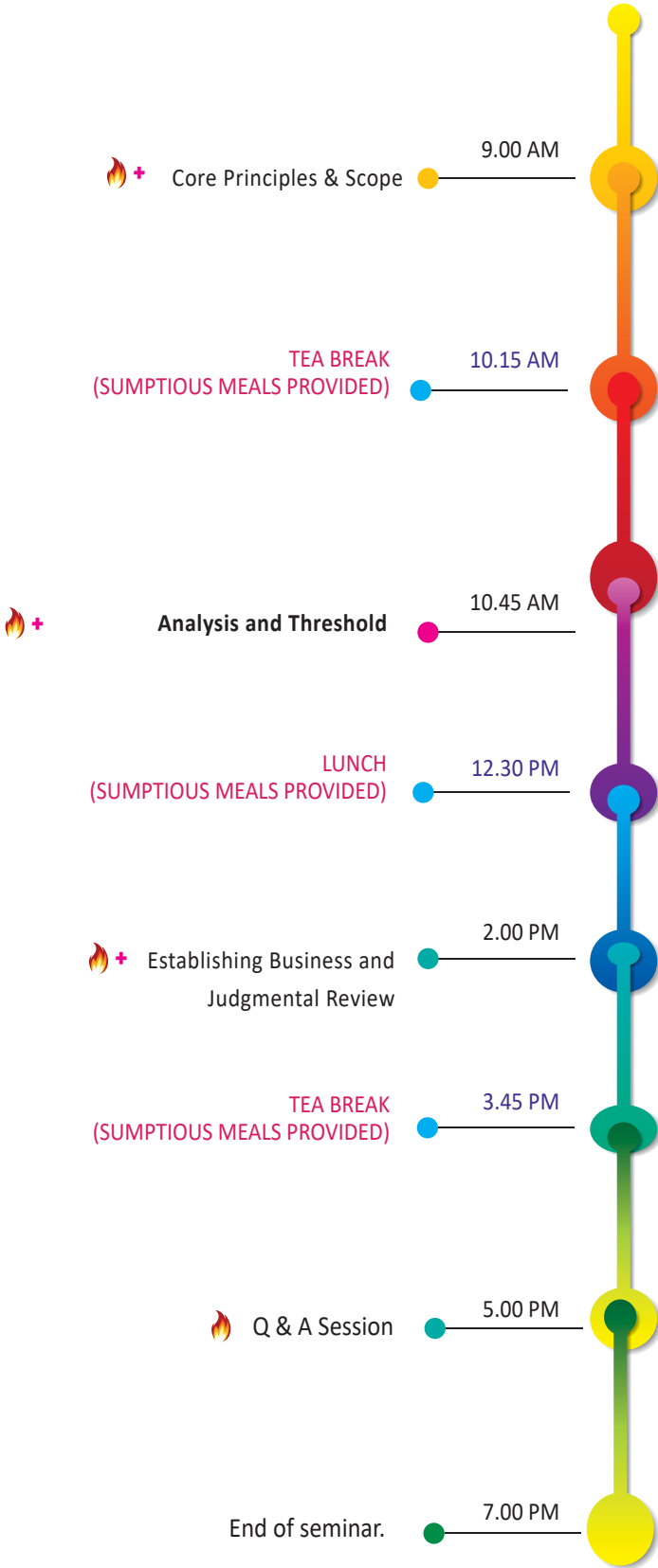
The Q & A Sessions are the highlights for this special TP Seminar. Where attendees would submit questions anonymously and Dr Choong will provide answers live during the Live physical seminar. 1-2 hours allocated for each day.

Where all attendees can learn from each other's tax concerns, pre-empt potential Challenges and exponentially gain a Practical Solution to frustrating Implementation hiccups.

Stay tune for this very much sought after Questions and Answers session with Dr. Choong Kwai Fatt.



Presenting the Big Idea in Tax Planning.



Note : Speaker is committed to high quality of presentation and insists that all materials are covered. Therefore the schedule may vary.

# PROGRAM TIMELINE (3 DAYS SEMINAR)

The estimated timeline for **Contemporaneous** Minimum Transfer Pricing Documentation

## THE PROBLEM THAT THIS SEMINAR IS ADDRESSING

### WAS “BEST PRACTICE”, NOW A STRINGENT ENFORCEABLE

Transfer pricing has shifted from “Best Practice” to a Stringent, Enforceable Compliance Requirement, catching many Companies unprepared.

### DEFENDABLE DOCUMENTATION

Many Finance and Tax & Finance Teams do not know how to move from Theory (form filling Min. TP Approach) to the step-by-step process of Compiling Data, evidence collection, doing FAR Analysis, and **Writing a Defendable Document.**

Companies Risk RM 20,000 – RM 100,000 Penalties for each failure (Late, Incomplete, or non-standard CTPD), with Penalties escalating by days of delay.

### THEORITICAL UNDERSTANDING & LACK EMPHASIS ON PAINTING THE RIGHT PICTURE

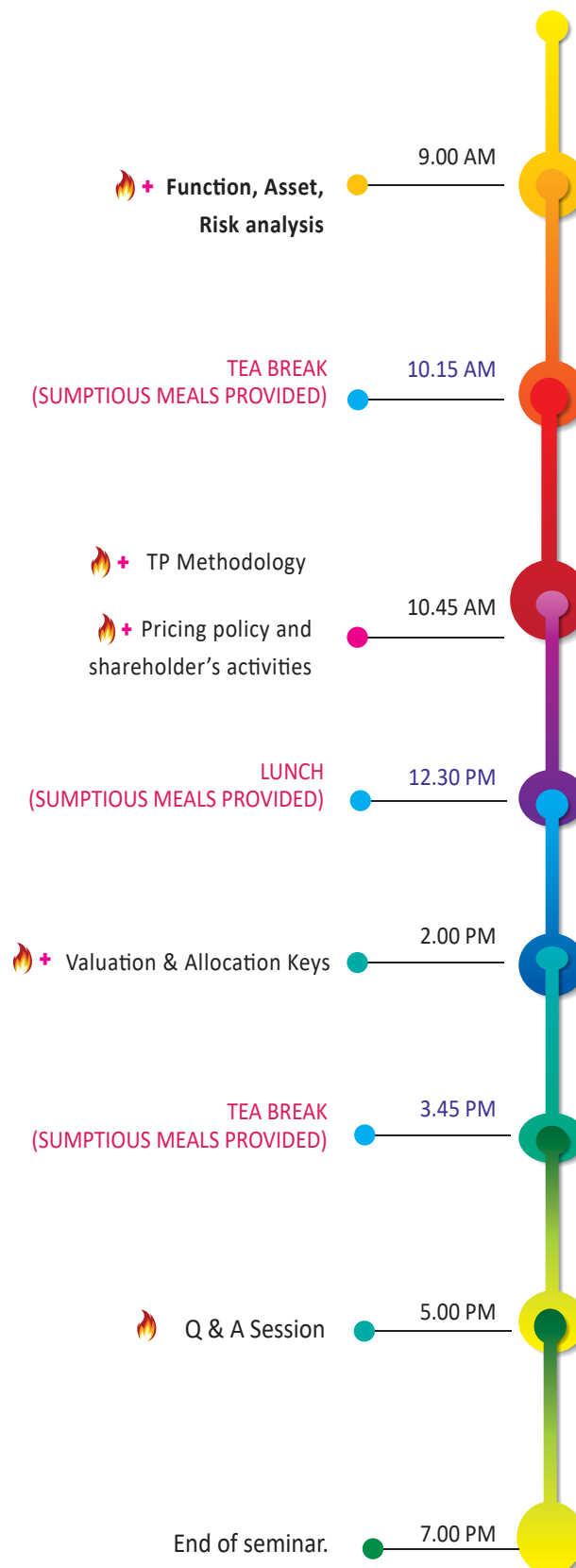
The gap in the Existing TP Trainings are often Conceptual. There is limited Practical Guidance tailored to Malaysian Companies under the New 2023 Rules and 2024 Guidelines.

### LACK STRUCTURED JOURNEY

Many Decision-Makers (Finance Managers, Directors, Tax Agents) know TP is important but lack a Structured, Actionable Framework they can immediately apply.

DAY TWO

## EFFECTIVELY WRITE CONTEMPORANEOUS CTPD CONTENT



**BRUSH UP YOUR TRANSFER PRICING KNOW-HOW NOW. GET THE DOCUMENTATION READY BEFORE YA 2025 TAX SUBMISSION (AS REQUIRED BY TAX LAW).**

*Note : Speaker is committed to high quality of presentation and insists that all materials are covered. Therefore the schedule may vary.*

# PROGRAM TIMELINE (3 DAYS SEMINAR)

The estimated timeline for Minimum Transfer Pricing Documentation

## THE ART OF WRITING TP DOCUMENTATION

Crafting comprehensive Min. TP Documentation requires Guidance from experienced Tax Practitioners. After attending Minimum TP by Dr Choong you will know-how to:

- Explain the conceptual TP Methodology and Min. TP Documentation Framework. Walk out with draft wording your IRB file actually needs, ;
- Assistance in determining the most appropriate Pricing Method and formulating Pricing Policies; and
- Expertise in developing Right Apportionment Strategies.

## DON'T WAIT FOR AN AUDIT LETTER TO REALISE YOUR TP REPORT IS JUST DECORATION.

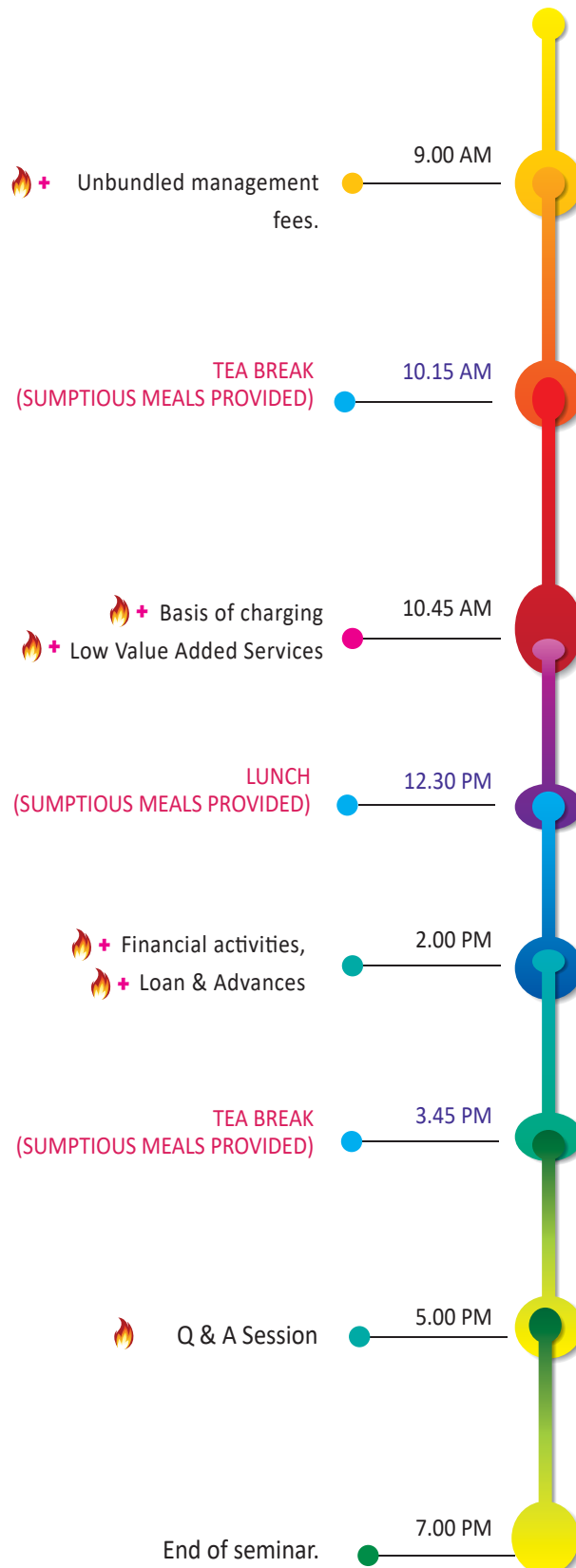
With the TP Documentation skills acquired in this Seminar, you can navigate the Complexities of Related Party Transactions and assure Tax Compliance in an efficient and effective Manner.



Presenting the Big Idea in Tax Planning.

DAY THREE

## ADVANCED AND STRATEGIC WRITING FOR CONTEMPORANEOUS TPD



Note : Speaker is committed to high quality of presentation and insists that all materials are covered. Therefore the schedule may vary.

# PRICING

Register online by using the following link : <https://synergytasplus.com>

Choose the right rate for you.\*\*\*

**Want to attend the seminar at its lowest price ?**  
Register in Group of 3 or more participants in one registration to get Additional Discount.

\* **HRDC Claimable** **Service Tax Inclusive**

\* Subject to employer's application to PSMB.  
As at time of publication of this brochure HRDC limit the amount claimable per participant to RM1,750 per day.

FROM 12 JUNE 2026 ONWARDS,  
THE FULL FEE IS RM 6,200 PER PAX.  
WITH GROUP REGISTRATION DISCOUNT  
OF RM 300 AND RM 600 RESPECTIVELY  
STILL APPLICABLE FOR GROUP  
REGISTRATION

1 - 2 pax

3- 4 pax

5 & more

Early Bird Price (Valid until 12.6.2026)	RM 5,200 Nett per pax for Three Days	RM 4,900 Nett per pax for Three Days	RM 4,600 Nett per pax for Three Days
Normal Price	RM 6,200 per pax for Three Days	RM 5,900 per pax for Three Days	RM 5,600 per pax for Three Days
	<a href="#">Register</a>	<a href="#">Register</a>	<a href="#">Register</a>
<p><b>LOCK IN BOTH EARLY BIRD AND GROUP SAVINGS</b> Register early to enjoy the Early Bird Discount of RM 1000 off^^ ^^ By registering five or more, entitle yourself additional RM 600 off</p>	<p>Enjoys RM 1000 off as Early Bird Discount when you registered Now.</p> <p>*****</p>	<p>By registering three or more participants enjoy an additional RM 300 off from Promo Discount .</p> <p><i>Here's how the math works :</i> RM 6,200 - RM 1000 Early Bird Discount <b>-RM 300 group registration discount</b> = RM 4,900</p> <p><i>This price is subject to first come first served basis only.</i></p> <p>*****</p>	<p>By registering five or more participants enjoy an additional RM 300 off from Promo Discount.</p> <p><i>Here's how the math works :</i> RM 6,200 - RM 1000 Early Bird Discount <b>- RM 600 group registration discount</b> = RM 4,600.</p> <p><i>This price is subject to first come first served basis only.</i></p> <p>*****</p>

# VENUE

The seminar will be held in Ballroom, Level 5, The Gardens Hotel, Mid Valley City, connected by both LRT & KTM.

Within the vicinity of one of Kuala Lumpur's most popular shopping mall, it is ideal for outstation participants to bring along family to spend a weekend in Mid Valley City after attending seminar.

Park in Zone B, Zone U or Premier parking zone which normally has adequate parking available or utilize the hotel valet option which is reasonably priced for all hotel guests.

Flat rate of RM 5 per entry with validation for parking in Zone B, U or Premier parking zone.



# SYNERGY TAS PLUS

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No. 3, Jalan Semangat, Section 13  
46100 Petaling Jaya, Selangor

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event@synergytas.com

## IDEAS ARE THE BEGINING POINTS OF ALL FORTUNES.

**GET YOUR MINIMUM TRANSFER PRICING IDEA IS THE BEGINING POINTS OF GREAT BUSINESS TAX SAVING AND RISK MANAGEMENT.**



# MINIMUM TRANSFER PRICING 2026:

## PRACTICAL APPROACH FROM PREPARATION, WRITING TO COMPLETION OF CONTEMPORANEOUS TRANSFER PRICING DOCUMENTATION

MOST IMPORTANT Transfer Pricing Event of the Year.

### Participant 1

Name (Male / Female)  Male  Female Vegetarian: Yes/ No  
Certificate of Attendance will be printed according to this name.

Designation

Email

Mobile Tel

### Participant 2

Name (Male / Female)  Male  Female Vegetarian: Yes/ No  
Certificate of Attendance will be printed according to this name.

Designation

Email

Mobile Tel

### Participant 3

Name (Male / Female)  Male  Female Vegetarian: Yes/ No  
Certificate of Attendance will be printed according to this name.

Designation

Email

Mobile Tel

### Participant 4

Name (Male / Female)  Male  Female Vegetarian: Yes/ No  
Certificate of Attendance will be printed according to this name.

Designation

Email

Mobile Tel

### Participant 5

Name (Male / Female)  Male  Female Vegetarian: Yes/ No  
Certificate of Attendance will be printed according to this name.

Designation

Email

Mobile Tel

**Terms and Conditions | Cancellation Policy:** No refund will be made after payment is made. If the registered participant is unable to attend, a substitute delegate is allowed at no extra charge. However, should there be a request to change the name printed on the e-certificate of attendance to that other than that shown on the registration form, RM 100 extra will be charged as reprinting service charge. The organiser reserves the right to refuse service. The organiser reserves the right to change event date and venue, with notice being sent vide the email registered above. Information collected is in pursuant to the Personal Data Protection Act 2010. | \*\*CPD : Final CPD accepted by professional bodies vary and subject to each bodies' discretion. | Seats are confirmed on payment made and on first come first served basis only. You have fully understood the DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY stated in our Synergy TAS Plus Sdn. Bhd. website at <https://www.synergytas.com/disclaimer/>. You may not, without our prior written permission, frame or inline link any of the content of this brochure, or incorporate it into another website or other service any of our material, content or intellectual property.

Online version of this form can be access vide this link :  
<https://synergytasplus.com>

### Fee based on number of registered participant.

\* Price quoted is subject to first come, first served basis.

Tick  to indicate your category of fee.

#### 1 - 2 Participant(s)

\* RM 5,200 nett per participant for Three Days  
(Normal Price : RM 6,200 per participant for three days)

#### 3 - 4 Participants

\* RM 4,900 nett per participant for Three Days  
(Normal Price : RM 5,900 per participant for three days)

#### 5 or More Participants

\* RM 4,600 nett per participant for Three Days  
(Normal Price : RM 5,600 per participant for three days)

Register NOW  
to grab the Promo  
Price until  
12 June 2026!

The price stated is  
Service Tax Inclusive.

## Live Event

21 CPD



### Date

8, 9, 10 July 2026  
(Wed., Thurs, & Fri.)



### Time

9.00 AM to 6.00 PM DAILY



### Location

THE GARDENS, MID VALLEY,  
Kuala Lumpur.

### Simple Way to Register

Online Form at [www.synergytasplus.com](http://www.synergytasplus.com)  
or, Email : [event@synergytas.com](mailto:event@synergytas.com)

Just scan this form and email to register for seat(s).  
Thereafter upon payment, please scan and email the  
deposit slip to [event@synergytas.com](mailto:event@synergytas.com).

### Billing to

Company

Tax Identification Number (TIN)

Business Registration No. (BRN)

Address

Nature of Business (Vital information for Speaker to take into account in the preparation of seminar material)

- Construction  Management  Developer  Trading  Education  Logistics  
 Manufacturing  Investment Holding Company  Legal  Tax Agent  Company Secretary  
 Consultancy  Audit  Real Estate  Health  Retail  Services  Financial Services  
 Other: \_\_\_\_\_

Products and Services e.g. Plastic Producing, Buy Land and Develop, Investment Holding Company, Medical Devices, Chemicals, Waste Products, Diesel, IT, etc.

How do You Know about this Course? Claiming HRDC?

Contact Number

Contact Person

Email of PIC :

Remark

Please make payment stating your Invoice No. as Reference to :  
**"SYNERGY TAS PLUS SDN. BHD." (CIMB: 801 153 5385)**  
either via bank transfer or bank in cheque after issuance of invoice.