

Changes to Capital Gains Tax rates for foreign investment in India

The Central Board of Direct Taxes in India has issued a [circular announcing an amendment to the India/Mauritius Double Taxation Treaty \(DTT\)](#). Currently a significant number of both Foreign Direct and Foreign Portfolio investments have been routed through jurisdictions with whom India has signed a double taxation treaty (such as Mauritius and Singapore).

Current situation

- The current India/Mauritius DTT provides for residence-based taxation on investments in India ie. for a Mauritian resident fund investing in India, the Mauritian CGT of 0% applies

Announced details

- The amended DTT provides for source-based taxation on investments in India ie. the Indian CGT rates apply to overseas investments in India
- In India, short term CGT, defined as less than one year, is applied at a rate of 15% and long term CGT, defined as greater than one year, is 0%
- From 1 April 2017 to 31 March 2019, investments in India will be liable to pay short term CGT at 50% of the current 15% rate, (i.e. 7.5%), providing the Mauritian resident investing structure is not deemed to be a “shell/conduit” company. The latter is defined as having total expenditure on operations in Mauritius less than MUR1.5m (US\$40,000 approx.)
- From 1 April 2019 – investments in India will be liable to short term CGT at the full rate, currently 15%

Potential impact to the market

The Government has acted responsibly in its efforts to align CGT rates for domestic and foreign investors by providing both an 11 month preparatory period and a two year transitional phase. Most importantly there is full transparency on zero retrospective taxation prior to April 2017 for both portfolio and direct investors.

- The amendments will equally apply to investments routed via Singapore, and we are not aware of any other credible jurisdictions where a similar DTT with India exists that could be used as an alternative
- These changes are not expected to affect long term investment into India, either portfolio or direct

Potential impact to Ocean Dial “Long Only” investors

- The long term nature of Ocean Dial’s investment process and the relatively low level of portfolio turnover ensures that the impact on the investment process will be minimal
- The current portfolio will not be affected, and there is a further period to April 2017 where adjustments if required, can be made
- Ocean Dial Mauritian investment structures will not be defined as shell/conduit companies, however
 - The NAV will incorporate a CGT liability where applicable
 - We understand that short term capital losses can be used to offset short term gains, which will mitigate the potential liability
 - The increase short term CGT may affect fund returns at the margin
 - And an element of tax management will be incorporated into the investment process to minimise any potential CGT liability

The immediate reaction to the announcement has overall been positive. This issue has loomed over current market participants for some time with genuine fears that any tax amendments could be enforced retrospectively. That this has not transpired draws a line under the matter. Not only is there greater clarity on future treatment of investments, but also tax compliance in India has made further step towards being simpler and more transparent.

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