

Webinar Series Cross Border Transactions and Withholding Tax

(Re-Run Session)

Date : 24 August 2023, Thursday Time : 9:00AM – 5:00PM Event Code : 23WS/042

Registration Fees

CTIM MemberRM349.80Member's Firm StaffRM384.78Non-MemberRM466.40

*The above registration fees are inclusive of 6% Service Tax.

Overview

- Overview of taxation issues for outbound and inbound investments
- Withholding tax and permanent establishment considerations
- Royalties, interest, technical fees and withholding tax implications
- Special Classes of Income under Section 4A of the Income Tax Act, 1967
- Section 109B vs Section 107A of Income Tax Act, 1967 how it is applied in practice

• Tax treatment of foreign source income

- Rules to consider in determining if income is Malaysian derived income
- Determination of Permanent Establishments and the income tax implications
- Tax treatment of cross border sales / purchase of assets

Registration of participant will be confirmed upon receipt of full payment and settlement of previous outstanding dues (if any).
 Webinar Access Link – The webinar access link will be e-mailed to successfully registered participants 2 working days before the

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 Cancellation - The Institute must receive cancellations in writing not less than 5 working days prior to the event. No refund will be given for cancellations received within less than 5 working days of the event.
 Recording - Video recording of the webinar organised by the Institute is not available for distribution.
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- Double Taxation agreements
- Avoidance of double taxation
- Tax havens and overseas holding company structures
- Anti-avoidance issues
- Case studies

Course Synopsys

The tax issues connected to cross border transactions can be complicated. These include withholding taxes, tax treatment of "foreign source income" and the related expenses and the consequences of sales of assets between controlled parties, to name a few. This workshop will take the participants through a detailed discussion on the important areas to be considered from and Malaysian taxation standpoint to ensure that the tax affairs of parties engaged in cross border transactions are adequately addressed.

IMPORTANT NOTES:

will be given.

Cross border transactions encompass transfer of goods, services, capital, and technology. It is possible that more than one country has a taxation claim on income from such transactions. As a consequence, the same income may be taxed twice i.e. Economic Double Taxation Occurs. As such, Double Taxation Agreements play an important role in providing relief.

Objectives of Tax Treaties (Double Taxation Agreements)	
I. Primary Objectives	II. Secondary Objectives
Avoidance of Double Taxation	 Promote international trade
Prevention of Fiscal Evasion	 Create certainty and tax stability
	 Provide mechanism for resolution of international disputes
	 Promote tax incentives by the developing countries
	 Allocate taxing rights between contracting states
	Prevent tax discrimination

The Speaker will share his vast experience and knowledge of the factors that need to be considered in ascertaining the Malaysian taxation implications arising as a result of engaging in cross border transactions.

Speaker's Profile

Harvindar Singh is a Fellow of Chartered Association of Certified Accountants and is a member of the Malaysian Institute of Accountants (MIA) as well as the Chartered Tax Institute of Malaysia (CTIM). Harvindar was attached to the tax divisions of PWC and E&Y as a tax consultant and is currently the Managing Partner of Harvey & Associates, a boutique firm that specialises in taxation consulting services as well as the Tax Partner in SCS Global Consulting (M) Sdn Bhd. Harvindar has more than 29 years of extensive experience in taxation advisory, transfer pricing documentation preparation, tax planning as well as tax audits and investigations and he serves as a Tax Specialist to numerous corporate entities such as SK International (M) Sdn Bhd and other MNEs and organisations. He is currently serving as the Chairman of the Editorial Board of the Budget Commentary and Tax Information Booklet which is produced jointly by MIA, CTIM and MICPA. Mr Harvindar is a Council Member of CTIM.

