

Bombay Chartered Accountants' Society

'E-Learn' - A Virtual Learning Initiative

24th Course on Double Taxation Avoidance Agreements

24th Study Course on Double Taxation Avoidance Agreements (Comprehensive Course on International Taxation including overview of BEPS, MLI, Digital Taxation, Transfer Pricing, FEMA, Black Money Act, PMLA, Select Tax Jurisdictions and GST on Cross Border Services)

The world of international tax has become extremely complex with most countries adopting the Multilateral Instrument and also seeking to tax the digitised economy. To face such an ever-changing international tax world, understanding the nuances of the Double Taxation Avoidance Agreements (DTAAs) becomes extremely important.

BCAS' Study Course on Double Taxation Avoidance Agreements has been the flagship program in imparting this knowledge on tax treaties for the last 23 years with the faculties sharing their practical knowledge while dealing with each Article of the tax treaties.

The 24th batch of the 'Study Course on Double Taxation Avoidance Agreements' with comprehensive study of various aspects of International Taxation

The details of the course are as follows:

Event held on	11th December 2023 to 17th February 2024
Validity	30 days from the Date of Approval
Venue	Online Courseplay Platform
Fees	BCAS Members: Rs. 2500/- (including GST) Non-Members: Rs. 3750/- (including GST)
Registration Link	Click here

Торіс	Speakers
Overview of International Taxation & DTAAs (Historical background, Important concepts & Definitions, Structure of Model DTAAs, Recent Developments in Model Conventions, Distributive Rules, Role of Treaties, Interplay with the Income-tax Act, including Territorial Extension, Entry into Force & Termination etc)	CA Hitesh Gajaria
Understanding and interpreting a Tax Treaty (Significance of Preamble to DTAAs, Vienna Convention on Laws of Treaties, Protocols, Most Favoured Nation Clause, Aids to interpretation, Foreign and Domestic Jurisprudence)	CA Vispi Patel
Overview of MLI and interplay with DTAA (including Synthesised Text of DTAAs post MLI)	CA Saurabh Shah
Source vs Residence Principles, Source Rules under ITA & Model Conventions	Dr. CA Mayur Nayak
Residence - with Case Studies (Including POEM and relevant MLI Provisions)	CA Bhaumik Goda
Business Connection, Significant Economic Presence and Attribution of Income	CA Hema Lohiya
Permanent Establishment (including impact of Articles 12 to 15 of MLI)	CA Jimit Devani
Attribution of Profit to PE - with Case Studies	CA Bhavesh Dedhia
Royalties - with Case studies (Including Section 9(1)(vi) of the ITA)	CA Ganesh Rajgopalan
FTS - FIS - with Case studies (including Section 9(1)(vii) of the ITA and reimbursements as distinguised from cost allocations)	CA Jagat Mehta
Treaty applicability in specific situations:	
- Shipping, Inland Waterways Transport and Air Transport (including Presumptive Tax Provisions under ITA)	CA Natwar Thakrar
- Taxation of EPC Contracts	
Interest (including 94B of ITA)	CA Abbas Jaorawala
Dividend (including Article 8 of MLI)	CA Rutvik Sanghvi
Income from Immovable Property & Capital Gains (including Article 9 of MLI and indirect transfer provisions under ITA)	CA Naman Shrimal
Independent & Dependent Personal Services (including Social Security Agreements), Directors' Fees	CA Mayur Desai
Methods for Elimination of Double Taxation including claim of FTC (including relevant articles of MLI)	CA Nilesh Kapadia
Entitlement to Treaty Benefits (including LoB Clauses in Indian DTAAs and relevant provisions of Article 7 of MLI re LOB, SLOB)	CA Jayesh Kariya and CA Vyomessh Pathak
Overview of GAAR and PPT - with Case Studies (including substance over form)	CA Himanshu Parekh and CA Monika Wadhani

Business Income (including Force of Attraction) & Associated Enterprise	CA Vishal Shah
TDS from payments to Non-Residents - legal concepts plus TCS on LRS	CA Namrata Dedhia
BEPS 2.0 - Pillar 1 & Taxation of Digital Economy in India (EL)	CA Jiger Saiya
Overview of FEMA and its relevance to International Taxation	CA Rajesh P Shah
Overview of PMLA and its relevance to International Taxation Overview of Black Money Act and disclosure of foreign income and foreign assets (including foreign social security) interplay with international tax	CA Anil Doshi
Overview of Transfer Pricing Regulations in India (including OECD and UN Guidelines)	CPA Nilesh Patel
Cross-border controvery management - Mutual Agreement Procedure (including relevant Articles of MLI), BAR, DRP	CA Mehul Shah
Presumptive tax provisions of ITA applicable to non-residents (including NRI taxation)	CA Mayur Shah
Taxation of specific structures (e.g., Partnership, triangular cases, AOP, etc.)	CA Mahesh Nayak
Selection of Jurisdiction	CA Siddharth Banwat
Non-Discrimination	CA Kartik Badiani
	Moderator: CA Ganesh Rajgopalan
Brain Trust Session	Panelists: Mr. Sanjeev Sharma, CA Yogesh Thar, CA Gautam Nayak