

Equalisation Levy

Expansion in scope to cover e-commerce supply or services

With effect from 1 April 2020, Equalisation Levy ('EL') of 2% is leviable on consideration received/ receivable by a non-resident e-commerce operator from e-commerce supply or services

In the backdrop of the Organisation for Economic Co-operation and Development ('OECD')/ G20 Base Erosion and Profit Shifting ('BEPS') Action 1 dealing with the digital economy, in 2016, India introduced an EL of 6% on non-residents engaged in online advertisement and related activities. Considering that Action 1 recommended continued work in relation to digital economy, OECD/ G20

Inclusive Framework on BEPS is developing a consensus-based solution under a Two-Pillar approach¹ to address tax challenges arising from digitalisation of economy. While India awaits consensus to emerge, propelled by the ongoing discussions on BEPS 2.0 project, India has expanded the scope of EL effective 1 April 2020.

Brief overview of expanded scope of EL

Transactions covered

- Online² sale of goods owned by e-commerce operator³
- Online provision of services provided by ecommerce operator
- Online sale of goods or provision of services or both, facilitated by e-commerce operator
- Sale of advertisement or data between nonresidents

Targeted recipients

- Indian resident
- Non-resident in specified circumstances⁴
- Buyer of goods or services or both, using internet protocol ('IP') address located in India

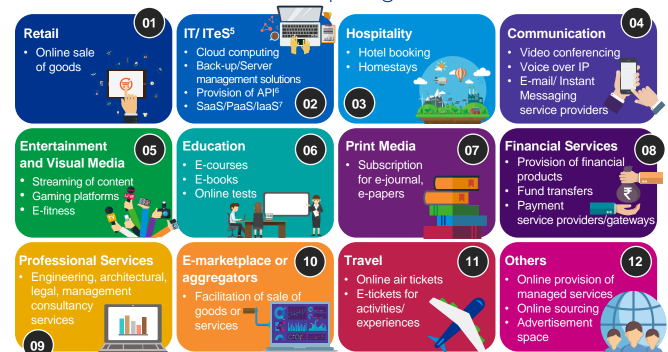


Exclusions

- E-commerce operator having a permanent establishment ('PE') in India if the e-commerce supply or services are effectively connected to such PE
- Sales, turnover, or gross receipts of e-commerce operator from e-commerce supply or services are less than INR 20 million
- If existing EL of 6% is leviable on such transaction

- · Both, B2B and B2C transactions are covered
- Income of non-resident e-commerce operator exempt from income-tax with effect from 1 April 2021
- · Creditability or deduction of EL in overseas jurisdiction to be evaluated
- Compliance obligation on the non-resident e-commerce operator
- 1. 'Two-Pillar approach' of OECD:
 - Pillar One focuses on allocation of taxing rights and considers proposals for new profit allocation and nexus rules; and
 - Pillar Two envisages Global Anti-Base Erosion ('GloBE') proposal such that all internationally operating businesses pay a minimum level of tax
- 'Online' means a facility or service or right or benefit or access that is obtained through the internet or any other form of digital or telecommunication network
- 'E-commerce operator' means a non-resident who owns, operates or manages digital or electronic facility or platform for online sale of goods or online provision of services or both
- 4. 'Specified circumstances' mean:
 - sale of advertisement, which targets a customer, who is resident in India or a customer who accesses the advertisement through IP address located in India; and
 - sale of data, collected from a person who is resident in India or from a person who uses IP address located in India

Illustrative transactions requiring evaluation



EL applicability- Key areas for consideration Online ordering through e-mail/enterprise Online ordering and offline delivery of goods resource planning software Impact on re-seller models and intra-group Services provided by one non-resident entity cross-charges and consideration received by another Composite contracts for supply of goods, Classification of intellectual property/ licenses as goods or services provision of services and download of software Orders placed using Indian IP address, for One-off transaction involving Indian IP address delivery outside India Allocation of consideration in case of Advertisements targeted at non-residents regional advertisements, including India accessed by an Indian resident or using an Indian IP address Meaning of 'consideration' in the context of Reports, drawings, designs, etc. prepared offline market-place models/ aggregators but shared online with customer EL is applicable from 1 April 2020 while Risk of double taxation where royalty/ fee for exemption from income-tax is from 1 April 2021 technical services subject to withholding tax Refund/ credit of EL where transaction Inter-play with indirect tax laws in India subsequently subject to income-tax during audit First installment due on 7 July 2020 Guidance on tax registration requirement awaited

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IT/ ITeS – Information Technology/ Information Technology Enabled Services

^{6.} API – Application Program Interface

SaaS/ PaaS/ laaS – Software as a Service/ Platform as a Service/ Infrastructure as a Service

Our Value Proposition

Applicability

- Evaluation of EL applicability to your facts
- Seeking counsel opinion, if required
- Examining interplay of EL with Goods or Services Tax
- Analysing whether transaction is subject to income-tax or EL
- Review of position for cases under litigation

Registration

- · Guidance on information/ documents to be collated for seeking registration
- Obtaining the prescribed registration

Quantification

- · Review of agreements and supporting documents to determine 'consideration' for EL purposes
- Assistance in computing EL

Compliance

- · Guidance on payment of EL
- Assistance in undertaking applicable filings

Advocacy

 Support in making representation before the Government on issues like deferral of EL, applicability of EL on specific transactions, mitigating hardships





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