

# Marutitus Income Tax (Amendment) Act

## Why in news?

Mauritius amended its Income Tax Act and inserted a clause to determine the place of effective management, in line with global best practices.

## What is the recent amendment in Mauritius' Income Tax Act?

- Mauritius has inserted a clause for determining the place of effective management (POEM), making it difficult to establish residency in the country.
- Mauritius Revenue Authority (MRA) issued a Statement of Practice (SOP) regarding POEM.

#### What is a POEM?

- A POEM is aimed at ensuring that sufficient economic activity takes place in a particular country and determining a foreign company's residential status.
- It also helps to assess if companies are setting up shell subsidiaries abroad to evade taxes.
- In other words it has been defined to mean a place where key management and commercial decisions that are necessary for the conduct of the business of an entity as a whole are, in substance made.

#### What has changed?

- Currently, Mauritius issues a Tax Residency Certificate (TRC) to companies incorporated and operating in Mauritius, based on criteria such as whether the company is managed by a board in Mauritius and whether the bank accounts and books of account are maintained in that country.
- Maurutius Revenue Authority is one of the more liberal authorities as its interest lies in getting more companies to use its jurisdiction.
- Typically, most professional service providers easily get TRCs for companies they service.
- This may change with the new amendment.

#### What are the new rules?

• Any Mauritian company to be considered to be tax resident in Mauritius, all

**its strategic decisions relating to its core income generating activities** should be made in the country.

- Depending on the business activities of the company, it may have income generating activities in more than one country.
- Additionally, the majority of the board of director's meetings should be held in Mauritius or its executive management should be regularly exercised in Mauritius.

# What are the anticipated challenges under the new regime?

- There is subjectivity on what is meant by "taking strategic decisions on core income generating activity".
- A tussle Mauritius tax authorities and other country authorities may rise on what constitutes POEM, and whose ruling should prevail.
- The new amendment refers to the place of decision making and not the place of income earning activities.

## Does India have its own POEM?

- POEM guidelines in India became applicable from FY16-17.
- The Central Board of Direct Taxes issued its final guidelines in January 2017.
- The shift to POEM signifies a shift from an objective criterion for tax residence to subjective criteria

## How does the Indian POEM impact companies?

- Until April 1, 2016, a subsidiary or a parent of an Indian company was not subject to income tax in India unless its affairs were "wholly controlled and managed" in India.
- So, there was no tax incidence here unless the entire decision-making team was in India.
- Now if a company's POEM is in India, its global income will be taxable in the country.
- For Indian companies that have made outbound investments, there is a risk that POEM of such outbound investments could be considered to be in India in case the management of such overseas entities is determined to be in India.
- In simple words, if the strategic decisions are taken in our country then even though the investments are made out of the country, the income may be taxed.

