A STUDY ON CAPITAL GAIN TAXATION IN INDIA- A CASE STUDY
FROM 2010

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Abstract

The study on Capital Gain Taxation in India deals with the interaction of dividend taxes and capital gains taxes on the sale of stock. Using a model of the new view of dividend taxation modified to incorporate realization-based capital gains and losses on stock, it shows that there are two interactions that affect the timing of dividend payments. The transfer of capital asset must be made in the earlier year. This is taxable under the head 'Capital Gains' and there must exist a capital asset, transfer of the capital asset and benefit or gains emerging from the transfer. The capital gain taxation is one of the unhindered issues in India. It should be properly carried by the proper authorities and its legislative guidance. There is an incentive to distribute dividends prior to realizing gain on a stock sale. Second, the timing of dividends is affected by considerations parallel to the standard lock-in effects for sales. Finally, the paper shows that if there are tax clienteles, the new view no longer holds. The conclusions have a number of policy implications and also may affect empirical strategies used to identify the new view.

INTRODUCTION

A capital gain charge (CGT) is a duty on capital gains, the benefit acknowledged in the offer of a non-stock resource that was bought at a lower value (Rohit Deswal, 2009). The most well-known capital gains are acknowledged from the offer of stocks, bonds, valuable metals, and property. Capital assets are property held by assessee and securities held by FII (Income duty of India). The capital assets do exclude stock-in-exchange, belongings, rural...
land, unique conveyor bonds and gold bonds issues under gold store conspire (www.capankajgoel.com). Not all countries execute a capital gains charge and most have differing rates of tax assessment for individuals and association. Gain developing on trade of capital resource is charged to assess under the head "capital gains" (Income Tax of India). Capital gains is generally the reflection both of stores existing in the association the offers of which are sold or the capitalization of future wage that will be scattered under the kinds of benefit (Jacques Matherbe, 2010). Assessment accept a fundamental part in the essential initiative system of individual's usage and theory plans (Robert M., 2001). Assessment softness is the marker to measure profitability in salary planning as a result of advancement in GDP (Komal Jaiswal, 2011). The Central Government forces arrange duty and individual wage charge and corporate expense (Helene Poirson, 2015). The protected effect if the capital gains taxes is for the most part seen as a trade cost that rises up out of tax collection until deferral of affirmation (Wayne R., 2006). For esteem, an instance of an acclaimed and liquid resource, national and state order every now and again has an immense display of financial duty that must be respected regarding capital gains.

Taxes are charged by the state over the trade, benefits and capital gains on securities trade. An individual picks whether to offer specific portfolio assets and by possibility, and whether to understand the capital gains (Leonard E., 1994). Capital gains diminishments are proposed as approach that will extend saving and theory and will give a fleeting money related shock that lift long haul financial improvement (Thomas L., 2009). The parts in capital gain are advantage, trade and capital resource (Agarwal Sanjay, 1961). If theorists buy and offer assets inside multi year, it goes under here and now capital gain. In case financial authorities buy land, keep it for more than three years, and offer, it goes under long haul capital gain. In no-cost organization, financial masters should stimulate the acknowledgment of capital gains, ceteris Paribus (Akinloye A., 2013).

The aim of the study is to study about the Capital Gain Taxation and to understand the levy and its collection under Income Tax Act, 1961

MATERIALS AND METHODS-

The secondary source of data is collected for the study. The secondary sources include books, journal articles, websites, research papers and thesis.
LIMITATIONS-

- Only secondary source if data could be collected and not primary data.
- The time was constrained to short where field work was not possible.

CAPITAL GAINS TAXATION IN INDIA

Any benefit or gain that emerges from the offer of capital assets is a capital gain. This gain or benefit is charged to assess in the year in which the exchange of the capital resource happens. Capital gains are not appropriate when an advantage is acquired in light of the fact that there is no deal, just an exchange. In any case, if this benefit is sold by the individual who acquires it, the capital gains duty will be appropriate. The nation which has appropriate to charge the wage from resource, is given comparing rights to assess gains (Naresh Ajwani, 2010). Capital gains of non-occupant in India is the exchange of capital resource in India (Rutvik Sanghvi, 2012). The capital resource incorporate land, house property, licenses, vehicles, apparatus, trademarks and leasehold rights. This incorporates having rights in or in connection to an Indian organization. The accompanying are not considered as capital assets:

- Any stock, consumables or crude material held with the end goal of business
- Gold store bond
- Uncommon conveyor bonds
- Horticultural land in provincial India
- Individual merchandise, for example, garments, furniture for individual utilize

The government is financing its monetary arrangement by chopping down its consumption (Pramod Kumar Pandey, 2017). Swelling raises charge rate of capital gains (Gerald Auten, 2007). Tax assessment of capital gains is misshaped on the grounds that when there is expansion, the present duty rules mis measure the capital gains (Joel Slemrod, 2005). With capital gains taxes, the utilization in riches proportion relies on age and size of inserted capital gains on financial specialist's portfolio (Robert M., 2012). The Deficit Reduction Act, 1984 turned around the holding time frame to a half year from 9 months (James M., 2001). Starting at 2018, values are viewed as long haul capital if the holding time frame is multi year or more. Area 45(1) of the Income Tax Act, 1961 says any benefit or gains emerging from exchange of capital resource affected in the earlier year should be chargeable to impose under the head capital gains. Area 2(47) of Income Tax Act discusses exchange which a methods deal, trade and surrender of a benefit. It is the change of a benefit into stock-in-exchange.

THE VODAFONE CASE STUDY
Vodafone International Holding (VIH) and Hutchison media transmission global restricted or HTIL are two non-inhabitant organizations. These organizations went into exchange by which HTIL exchanged the share capital of its auxiliary organization situated in Cayman Island i.e. CGP global or CGP to VIH. VIH or Vodafone by uprightness of this exchange gained a controlling enthusiasm of 67 percent in Hutch is on Essar Limited or HEL that was an Indian Joint wander organization (amongst Hutchinson and Essar) in light of the fact that CGP was holding the over 67 percent enthusiasm preceding the above arrangement. The Indian Revenue specialists issued a show make see VIH with reference to why it ought not be considered as "assessee in default" and along these lines looked for a clarification in the matter of why the tax was not deducted on the sale thought of this exchange. The Indian income experts in this manner through this looked to tax capital gain emerging from sale of share capital of CGP on the ground that CGP had hidden Indian Assets.

VIH filed a writ petition in the High Court testing the jurisdiction of Indian income experts. This writ petition was rejected by the High Court and VIH spoke to the Supreme Court which sent the issue to Revenue experts to choose whether the income had the jurisdiction over the issue. The income experts concluded that it had the jurisdiction over the issue and after that issue went to High Court which was additionally ruled for Revenue and afterward at long last Special Leave petition was filed in the Supreme Court.

Issue under the watchful eye of the Supreme Court

The issue under the eye of the Apex court was whether the Indian income experts had the jurisdiction to tax a seaward exchange of exchange of shares between two non-inhabitant organizations whereby the controlling enthusiasm of an Indian occupant organization is gained by ethicalness of this exchange.

Arguments of Revenue

The income presented that this whole exchange of sale of CGP by HTIL to VIH was in substance exchange of capital assets in India and consequently pulled in capital gain taxes exchange prompted exchanging of all immediate/roundabout rights in HEL to VIH and this whole sale of CGP was a tax evasion conspire and the court must utilize an analyzing methodology and investigate the substance and not at "take a gander at" type of exchange all in all.

The court held that in Indian revenue authorities do not have jurisdiction to impose tax on an offshore transaction between two non-residents companies where in controlling interest in a (Indian) resident company is acquired by the non-resident company in the
Capital gains is the benefit that the speculator acknowledges when he offers the capital asset at a cost higher than its price tag. The transfer of capital asset must be made in the earlier year. This is taxable under the head 'Capital Gains' and there must exist a capital asset, transfer of the capital asset and benefit or gains emerging from the transfer.

Capital Gains incorporate any property held by the assessee with the exception of the accompanying:

1. Stock in exchange.
2. Consumable stores or crude materials held with the end goal of business or calling.
3. Belongings that are versatile with the exception of gems, archeological accumulations, illustrations, canvases, models or any fine art held for individual utilize.
4. Agrarian land. The land must not be situated inside 8kms from a region, Municipal Corporation, told territory advisory group, town council or a cantonment board with a base populace of 10,000.
5. 6.5 percent Gold Bonds, National Defense Gold Bonds and Special Bearer Bonds.
6. Gold Deposit bonds under Gold Deposit Scheme.

Capital gains tax is a tax that is charged on the benefits that he has made by offering his capital asset. For making it simple for taxation, the capital assets are characterized to 'Here and now Capital Asset; and 'Long haul Capital Asset'.

**SHORT TERM CAPITAL GAINS AND LONG TERM CAPITAL GAINS**

Short term capital assets are those assets which are held for not more than three years or less. Long term capital assets are those assets that is held for more than three years. From the financial year 2017-18 onwards the criteria of three years has been decreased to two years by virtue of consistent property being zone, building and house property. Obligation on long term capital gains is assessable at 20%+surcharge and education cess. Obligation on short term capital gain when securities trade force isn't proper. In case securities trade force isn't appropriate, the short term capital gain is assessable at the rate of 15%+surcharge and education cess. Long term capital gains from values are as of now loaded by spending plan 2018 at 10% of recognized gain above Rs.1,00,000, if shares are sold through seen stock exchange and Securities Transaction Tax (STT) is paid at a bargain. For short term capital gain, the gin from asset is added to the financial pro's compensation and saddled by the wage piece they fall under. For long term capital gain, force gathering incorporates what is known as indexation. The acquiring expense or cost of securing the asset is recalculated in light of
indexation. The cost development list number is disseminated every year by the RBI and people can use it to find put the assessable gain on the trade. Fragment 111A is significant if there ought to emerge an event of short term capital gain developing on trade of significant worth offers or units of significant worth arranged shared assets or units of business trust, which are traded on or after 1-10-2004 through an apparent stock exchange and such trade is committed to securities trade evaluate (STT).

CONCLUSION

A capital gain is the distinction between the cost got from offering an asset and the cost paid for it. An asset can be a home, a homestead, a farm, a privately-owned company, or a masterpiece, for example. Capital gain ought to be interpreted as meaning the benefit emerging the assessee from the exchange of capital asset. Such capital gain is added to the aggregate pay of the earlier year in which the exchange of the asset occurred in other handy detects, when we purchase any sort of property at a lower cost, and afterward therefore offer it at a higher value, we make a gain. Short-term capital asset is An asset which is held for not over 36 months or less is a short-term capital asset. Long-term capital asset is An asset that is held for over 36 months is a long-term capital asset.

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