

## MEMO# 31873

July 29, 2019

## For Your Review: Tax Guidance Requested re HR Khan Working Group FPI Regime Recommendations -- DRAFT

[31873]

July 29, 2019 TO: ICI Global Tax Committee

Tax Committee RE: For Your Review: Tax Guidance Requested re HR Khan Working Group

FPI Regime Recommendations -- DRAFT

In March 2018, the Securities and Exchange Board of India (SEBI) constituted a working group under the leadership of former Chairman HR Khan to review the regulatory framework applicable to foreign portfolio investors (FPIs) and suggest recommendations on ways to simplify and rationalize the FPI framework. ICI Global submitted a letter[1] with comments on the recommendations and noted that Recommendations 16 and 33 would have tax implications if adopted.

The attached draft letter to the Central Board of Direct Taxes requests consideration of these issues. Specifically, Recommendation 16 would require separate registration for subfunds of a fund with segregated portfolios investing in India. The letter requests clear rules for a fund transitioning from a consolidated registration to separate registrations.

Recommendation 33 would allow off-market transfers of unlisted securities to domestic investors. ICI Global requested that SEBI also permit off-market transfers in the event of overseas reorganizations, provided the FPIs make a disclosure on their annual income tax returns.

Please review the attached letter and provide any comments to the undersigned at <a href="mailto:katie.sunderland@ici.org">katie.sunderland@ici.org</a> or to Keith Lawson (<a href="mailto:lawson@ici.org">lawson@ici.org</a>) no later than July 31, 2019.

Katie Sunderland Assistant General Counsel

**Attachment** 

## endnotes

[1] See Institute Memorandum No. 31809, dated June 14, 2019.

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