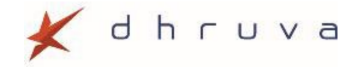
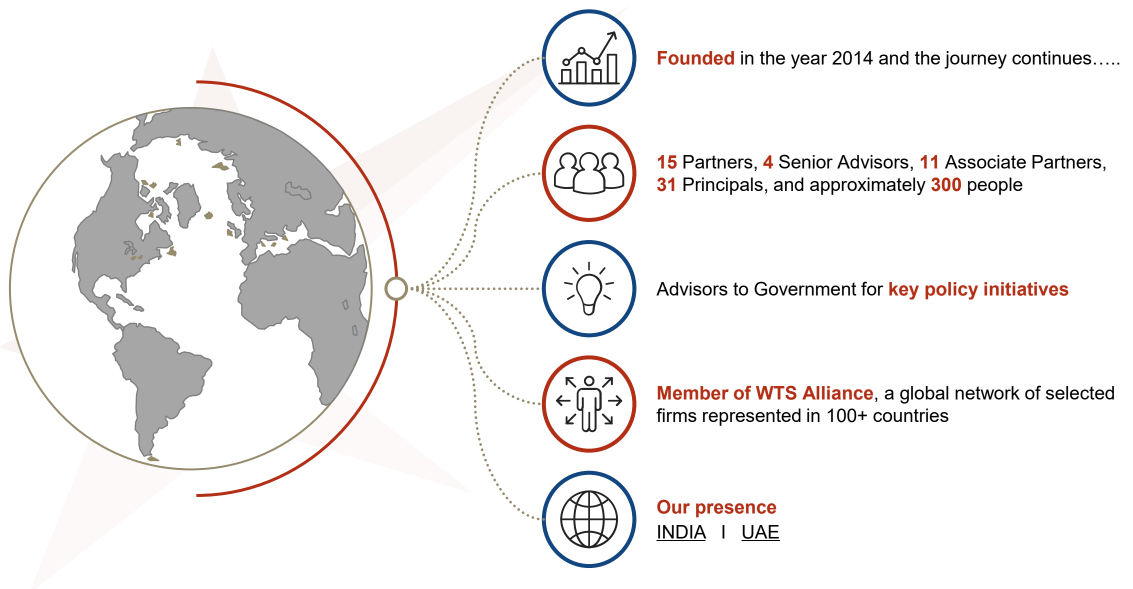
# **Dhruva Advisors LLP Credentials** August 2023

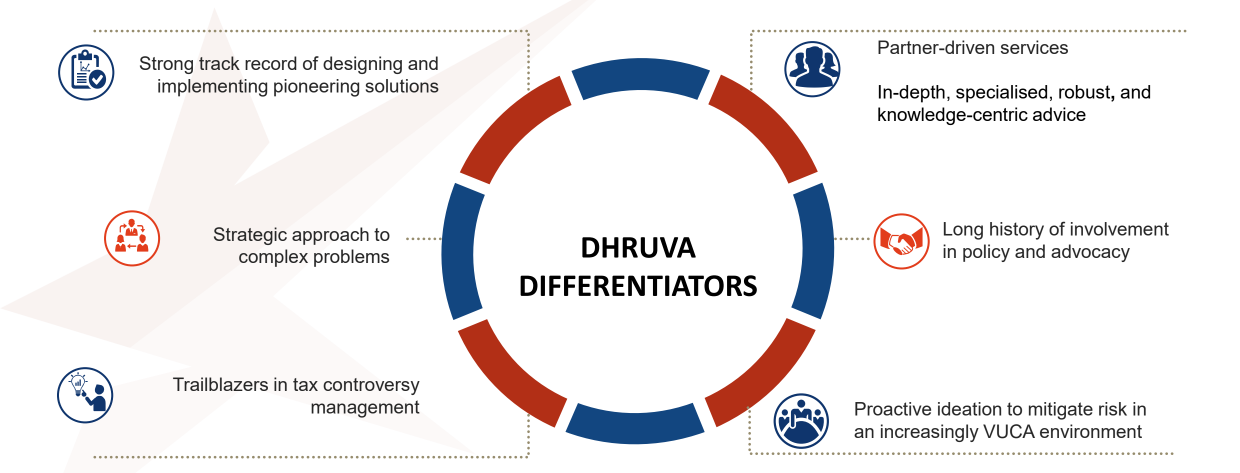


## **About Dhruva**

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## **About Dhruva**



## **Awards**

India Tax Firm of the Year 2017, 2018, 2019, 2020 & 2021 India Tax Disputes and Litigation Firm of the Year 2018 & 2020

Dhruva Advisors has been consistently recognised as the "India Tax Firm of the Year" at the ITR Asia Tax Awards in 2017, 2018, 2019, 2020 & 2021 Dhruva Advisors has also been recognised as the "India Disputes and Litigation Firm of the Year" at the ITR Asia Tax Awards 2018 & 2020 Best Newcomer Firm of the Year 2020 Europe

WTS Dhruva Consultants has been recognised as the "Best Newcomer Firm of the Year" at the ITR European Tax Awards 2020



Dhruva Advisors has been recognised as the "Best Newcomer Firm of the Year" at the ITR Asia Tax Awards 2016

## **Recognitions**



Dhruva Advisors has been consistently recognised as a **Tier 1 Firm** in India for **General Corporate Tax** ranking tables as a part of ITR's World Tax guide.

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Dhruva Advisors has also been consistently recognised as a **Tier 1 Firm** in India for its **Transfer Pricing** practice ranking table in ITR's World Transfer Pricing guide



Dhruva Advisors has been consistently recognised as a **Tier 1 Firm** in India for **Indirect Taxes** ranking tables as a part of ITR's World Tax guide

### **Contents**





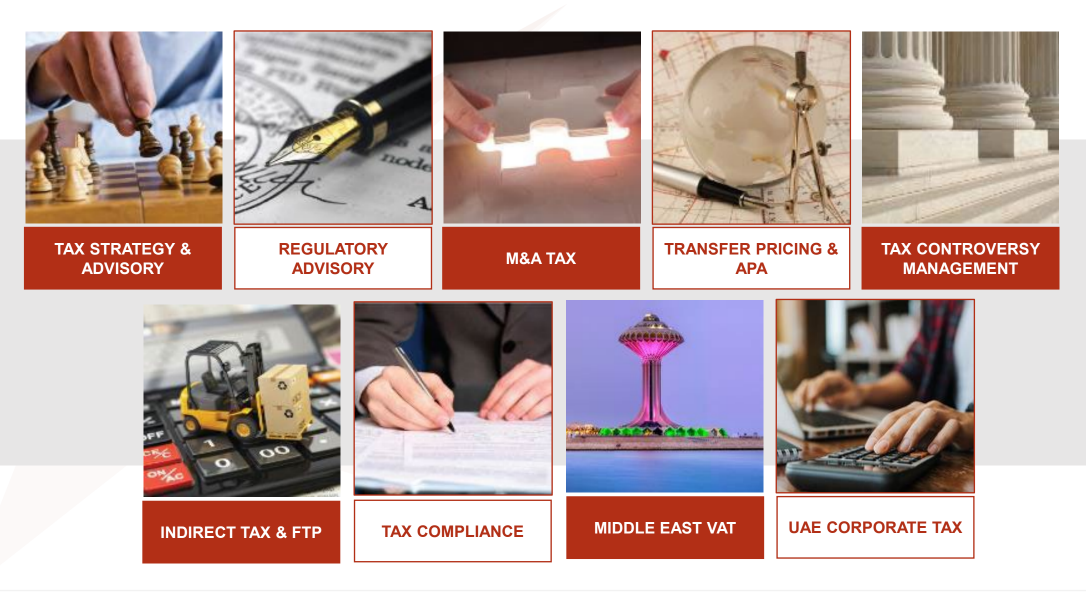


## **Service Offerings**





## **Service Offerings Overview**



## **Service Offerings Overview (1/3)**





- Strategic tax solutions for all aspects of business activity, including entry strategy, holding company analysis, capitalisation, supply chain issues, IPR planning, tax incentives, cash repatriation, and structuring of sales and/or exits
- Tax advisory services for inbound and outbound investment structures, including structuring, planning, and risk management



- Advising on the Indian regulatory framework in relation to business models being followed, transactions, investments, remittances, etc.
- We can also provide assistance on the setting up of business, obtaining approvals from various regulatory authorities (including RBI, SEBI, DIPP, and SEZs), and provide solutions to complex regulatory issues



- Advising on all aspects of M&A and implementation of restructuring, including acquisitions, mergers, demergers, restructuring of family holdings, joint ventures, and other group restructurings
- Promoter restructuring and succession planning
- Tax Due Diligence
- Post-deal integration and compliance support



- Developing and implementing transfer pricing strategy and global policies including value chain analysis projects
- Preparation of local and global transfer pricing documentation including Country-by-Country Reporting
- Assistance with both unilateral and bilateral Advance Pricing Agreements (APA's)
- TP analysis of financial transactions and complex transactions involving intangibles

## **Service Offerings Overview (2/3)**



- Tax Controversy Management strategy
- Assistance in Tax and TP litigation and representation before the tax and appellate authorities
- Alternative dispute resolution mechanisms, including Mutual Agreement Procedure (MAP), and arbitration under Bilateral Investment Treaties
- Tax advocacy and/or representations before the Government on policy issues



- Indirect tax advisory on GST, Customs, Excise, Service Tax, VAT, and associated incentive regimes
- Reviewing operations to ensure optimisation of benefits under various schemes in India's Foreign Trade Policy (FTP)
- Representation on all indirect tax matters before departmental and appellate authorities
- Providing GST compliance and assessment services



- Assistance in preparation and filing of corporate tax returns, including advising on the maintenance of appropriate documentation relevant from a tax audit and/or assessment perspective
- Providing support for corporate tax litigation and advance rulings, including representation services before the tax authorities
- Undertaking other compliances, viz. tax registrations, NIL, and/or lower withholding tax certificates from tax authorities, certification, etc.

## **Service Offerings Overview (3/3)**



- VAT Impact Assessment, including Financial & Working Capital impact, Legal & IT Impact & Supply-Chain impact
- Awareness Sessions for business functions and verticals
- Redesigning Business Process, including in respect of documents, contracts, invoices, business processes & Technology
- Implementation Support/IT and System Upgrade Recommendation
- Hypercare Support



### **UAE CORPORATE TAX**

- UAE Corporate Tax impact assessment, including financial impact and high-level assessment of the applicability of the CT regime on in-scope and exempt entities
- Conduct detailed impact assessment on business based on final CT and TP regulations, review pricing of inter-company transactions and policies and highlight potential uncertain tax and TP positions
- Assisting in CT implementation and advising on structural changes to incorporate tax function including CT registration
- Assistance in preparation of CT return and filing of CT return electronically and local TP compliances



## Leadership





## **Dinesh Kanabar, CEO**

- » Dinesh, winner of "Asia Tax Practice Leader of the Year- 2020", is a stalwart in the industry and has over the decades been recognised by his peers as amongst the top tax advisors in India. His ability to relate business strategies of clients to the tax and regulatory environment has been recognised as unique and has played a critical role in developing solutions for clients.
- Prior to founding Dhruva, he held a series of leadership positions across several large professional service organisations in India. He was the Deputy CEO of KPMG India, Chairman of KPMG's tax practice, Deputy CEO of RSM & Co and Head - Tax and Regulatory at PricewaterhouseCoopers (PwC)
- Where is a member of the National Executive Committee of FICCI and is currently a mentor of the FICCI Committee on Taxation. He has also worked with the Government of India on several policy committees. He was a member of the Rangachary Committee constituted by the Prime Minister of India to deal with tax reforms in the IT/ITES sector and for evolving Safe Harbour Rules.
- » Dinesh has been appointed as a member of the Body of Trade formed by the Ministry of Commerce and Industry
- » He is also on the Board of Shiv Nadar University in Chennai.





## **Our Team**



Abhishek Mundada | T +91 98 2098 5833 MUMBAI E abhishek.mundada@dhruvaadvisors.com

**Focus Areas:** Direct Tax Advisory & Exchange Control matters with special focus on Diversified Sectors, Private Equity



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**Focus Areas:** Private Equity, Venture Capital, and Financial Services, including Banking and Insurance

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## **Our Team**



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## **Our Team - Senior Advisors**



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Focus Areas: Taxation, Consulting, Strategy





# **Key Clients**

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## Key clients (1/3)



#### Aerospace & Defense

- Airbus Defence & Space
- Laminaar Aviation Infotech
- Nova Integrated Systems Ltd.
- Tata Advanced Systems Ltd.

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#### Automobile & Ancillary

- ATC Tyres
- Bridgestone India
- CEAT
  - Cummins Group
  - Eicher Motors
- International Tractors
- MAN Energy
- Metro Tyres
- Minda Industries
- Tata Motors
- Volvo Group



#### Agro & Chemical

- Aarti Industries Group
- Louis Dreyfus
- Mahyco
- Meghmani Group
- Sudarshan Chemicals



#### Conglomerates, Shipping, Oil & Gas

- Adani Group
- Hinduja Group
- ITC Limited
- JSW Group
- Nayara Energy Limited
- Reliance Industries
- Tata Group
- Van Oord India Private Limited

## Key clients (2/3)



#### Education

- American School of Bombay
- Apeejay
- Career Point
- Erulearning Solutions (Eruditus)
- Global University Systems
- NIIT Group



#### **Financial Services**

- ASK group
- Avanse
- Axis Burgandy
- Capital First
- Centrum Capital
- Edelweiss Financial Services
- IDFC
- IIFL
- IL&FS Group
- IndoStar Capital
- IREP
- JM Financial
- Julius Baer Wealth
- Kotak
- Plutus Financial Group
- SREI
- Tata Capital



#### IT & ITes

- Ani Technologies
- Apar Technologies
- Aurinpro Solutions
- eClerx
- Genpact
- HCL Technologies
- IBM

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- Juniper Network
- NTT India Group
- Syntel
- Tata Technologies
- Virtusa



#### Manufacturing, Real Estate & Power

- ABB Group
- Ambuja Neotia
- Coats Limited
- Emaar
- Fluence Energy LLC
- Fuji Electric
- House of Hiranandani
- Lodha Group
- Owens corning
- Schneider
- Siemens
- Symphony
- Timex Group

## Key clients (3/3)



#### Pharma, Life Sciences, Healthcare

- Alembic Pharma
- Ami Organics
- Aviva
- Cipla
- Dishman Carbogen Amcis Group

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- Emcure Group
- Indoco Remedies
- Lupin
- Mankind Pharma
- Sun Pharma



#### Private Equity

- Apax Partners
- Ares SSG Capital Management
- Bain Capital
- Blackstone
- Brookfield
- Enam Asset Management
- L Catterton
- Macquarie
- Olympus Capital
- OTPP
- Sequoia Capital
- The Everstone Group
- Warburg Pincus
- Xander



#### Retail, Consumer Goods/ FMCG

- Apeejay Surrendra Park Hotels
- Blue Star
- Brain Bees (First Cry)
- Grupo Bimbo/Modern Foods
- Hershey India
- Kellogg
- L'Oréal India Private Limited.
- Marico
- More Retail
- Pernod Ricard India
- Whirlpool India



#### Logistics, Transport, Telecom & Media

- All Cargo Logistics Ltd
- Apeejay Shipping
- Blue Dart Express Limited
- BusyBees
- DHL
- Ecom Express India
- Inox Leisure
- Maersk
- Siemens Logistics India
   Private Limited
- Sony Network
- The Great Eastern Shipping Company Ltd.
- Transworld





## **Thought Leadership**





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INSIGHTS ON PILLAR TWO -GLOBAL ANTI-BASE EROSION RULES (GloBE RULES) JULY 2023



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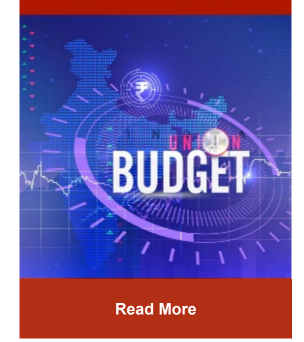
#### YEAR IN REVIEW 2022



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#### ANALYSIS OF THE UNION BUDGET 2023-24



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Sales promotion by pharmaceutical companies The road ahead

#### **BACKGROUND**

As an industry wide position, various pharmanentical and allied healthcare sector inclustries typicsly provide include approachip of medical conferences, in-chric radical equipments, stationery items, medical bools and sciencysters to randical provals and databases, travel and eccommodation toolities in connection with infrastructure, et el.

Provision of such facilities, while sessiting in indirect benefit to reading positioners, despera the spality of readeal services and also results in spreading readical overseas and thereby he uping mean and were population ten the formal healthcare system. These incentives / freekies also provide for a brand need ivalue of the products. The Indian

the medical precisioners from accepting certain specified benefits or support and imprass stict penalities and repercontient a remedical graditioners for any violation of the MO Repaintions.

Special areas Nation (Corr) Vol. 2020 / 2019

companies in providing the oforementioned betwike and suggest to randical practitioners has been a wood insurwith confliction intercontents are look the side. The introduces / introduces in machinel previousments. These Supreme Court's case of Apex Laboratories PAL Ltd." has put the controversy to not by clocking the inner in ference of the Revenue. The Pleance Act, 2022 has also brought is a challeology amendment in section 27 of the Income-Tax Act. 1961 (the Act') which disordilies to tapager to medical contentions, assistance in appracing the medical share any expensition of each expensition windows any law or requisition by which the raciplent is governed.

> Forthermore, Finance Act. 2022 has also inserted a new section 1948 requiring the power to depixe the test at 10%. on the value of souly longed the prosperity which is longer provided to the medical practitioners.

However, deeple the judgement of the Supreme Court Hadaud Gaund (Federatural Gaulat, Digerty and Errice) Regulations, 2002 (the WCI Regulations), prohibits are will us to asses with it are open and can be explained Kether, Barrets surgaries will could be deady marries which of the payments and toolikies provided to the random proof former would be let by the MEI Regulations, the documentation regained for defending the legitimeter provements mostly in the next years and how the alternical Altowability of expenditure incorred by the picence - much to evalue for the follow. New relevant issues and oper sees see discussed below.















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