- 2. In the case of South Africa, taxes paid by a resident of South Africa in respect of income taxable in Canada, in accordance with the provisions of this Convention, shall be deducted from the taxes due according to South African fiscal law. Such deduction shall not, however, exceed an amount which bears to the total South African tax payable the same ratio as the income concerned bears to the total income.
- For the purposes of this Article, profits, income or gains of a resident of a Contracting State which are taxed in the other Contracting State in accordance with this Convention shall be deemed to arise from sources in that other State.

## **ARTICLE 23**

## **Non-Discrimination**

- Nationals of a Contracting State shall not be subjected in the other Contracting
  State to any taxation or any requirement connected therewith which is more
  burdensome than the taxation and connected requirements to which nationals of
  that other State in the same circumstances are or may be subjected. This
  provision shall, notwithstanding the provisions of Article 1, also apply to
  individuals who are not residents of one or both of the Contracting States.
- The taxation on a permanent establishment which a resident of a Contracting State has in the other Contracting State shall not be less favourably levied in that other State than the taxation levied on residents of that other State carrying on the same activities.
- Nothing in this Article shall be construed as obliging a Contracting State to
  grant to residents of the other Contracting State any personal allowances, reliefs
  and reductions for taxation purposes on account of civil status or family
  responsibilities which it grants to its own residents.
- 4. Companies which are residents of a Contracting State, the capital of which is wholly or partly owned or controlled, directly or indirectly, by one or more residents of the other Contracting State, shall not be subjected in the first-mentioned State to any taxation or any requirement connected therewith which is more burdensome than the taxation and connected requirements to which other similar companies which are residents of the first-mentioned State, the capital of which is wholly or partly owned or controlled, directly or indirectly, by one or more residents of a third State, are or may be subjected.
- In this Article, the term "taxation" means taxes which are the subject of this Convention.

## **ARTICLE 24**

## **Mutual Agreement Procedure**

Where a person considers that the actions of one or both of the Contracting States result or will result for him in taxation not in accordance with the provisions of this Convention, he may, irrespective of the remedies provided by the domestic law of those States, address to the competent authority of the Contracting State of which he is a resident, or if his case comes under paragraph 1 of Article 23, to that of the Contracting State of which he is a national, an application in writing stating the grounds for claiming the revision of such taxation. To be admissible, the said application must be submitted within two years from the first notification of the action which gives rise to taxation not in accordance with the Convention.