F. No. 370142/24/2019-TPL
Government of India
Ministry of Finance
Department of Revenue
Central Board of Direct Taxes

Date: December 31st, 2019 147B-II, North Block, Delhi

Office Memorandum

Subject: Public consultation on the proposal for amendment of Income-tax Rules 1962, to inset new rule 29BA and Form 15E, to give effect to the amendment in section 195 of the Income-tax Act, 1961 (the Act) vide Finance (No.2) Act 2019- reg.

Section 195 of the Act relates to levy of tax deduction at source (TDS) on any sum chargeable to tax and which is paid to a non-resident, not being a company, or to a foreign company. Prior to the amendment, sub-section (2) of the said section provided that where the person responsible for paying such sum chargeable under the Act to a non-resident considers that the whole of such sum would not be income chargeable in the case of the recipient, he may make an application to the Assessing Officer to determine, by general or special order, the appropriate of such sum so chargeable and upon such determination, tax shall be deducted only on that proportion of the sum which is so chargeable.

- 2. However, no format was prescribed for making the application under sub-section (2) of section 195. Therefore, the deductor has to write an application on plain paper and physically submit it to the Assessing Officer. The AO then issues a certificate determining by general or special order, the appropriate proportion of such sum so chargeable to tax at source under section (1) of section 195 of the Act, and there are also no standard operating procedures in respect of processing and disposal of the application under the said sub-section. This increases uncertainty and causes inconvenience to deductors.
- Further, sub-section (7) of section 195 also provided that the Government may specify a class of persons or cases, where the deductor who is responsible for paying to a non-resident, not being a company, or to a foreign company, any sum, whether or not chargeable under the provisions of this Act, shall make an application to the Assessing Officer to determine, by general or special order, the appropriate proportion of sum chargeable, and upon such determination, tax shall be deducted under sub-section (1) on that proportion of the sum which is so chargeable. However, no format was prescribed for making such application and neither is any standard operating procedures specified in respect of processing and disposal of the application. There was a demand from various stakeholders to streamline the process of passing of such orders under section 195(2) of the Act.

- 4. In order to streamline the process for making an application by the deductor and to reduce the human interface, section 195 of the Act was amended through Finance (No.2), Act 2019. The new amended section 195 now empowers the Board to prescribe the form and manner of filing of application under sub-section (2) to determine the appropriate proportion of such sum so chargeable and upon determination tax to be deducted as per sub-section (1) of section 195 on that proportion only. Further sub-section (7) of section 195 was amended to provide that the Government may specify a class of persons or cases, where the deductor who is responsible for paying to a non-resident, not being a company, or to a foreign company, any sum, whether or not chargeable under the provisions of this Act, shall make an application to the Assessing Officer in such form and manner and Assessing officer to determine in such manner as may be prescribed the appropriate proportion of sum chargeable, and upon such determination, tax shall be deducted under sub-section (1).
- **5.** As a result of the amendments carried out in sub-section (2) and sub-section (7) of section 195 of the Act, vide Finance (No.2) Act, 2019, consequential amendments have to be carried out in Income-tax Rules, 1962 (the Rules) and Forms to give effect to the amendments.
- **6.** In view of the above discussion, a new Form 15E is proposed to be introduced in the Rules to operationalize the provisions of the section 195(2) of the Act.
- 7. It has been decided to seek the stakeholder's comments in relation to proposed Form 15E to be introduced in the Rules. In this regard, comments and suggestions are invited from the general public on the proposed form. The comments/suggestions may be sent electronically (in word format) though email at ustpl3@nic.in within 15 days of publication of this document on the Income Tax website (www.incometaxindia.gov.in).

(Ankit Jain)

Dy. Commissioner of Income Tax (OSD)

TPL Division

Central Board of Direct Taxes

FORM No. 15E

[See Rule 29BA]

Application by a person for a certificate under section 195(2) of the Income-tax Act, 1961, for determination of appropriate proportion of sum (other than salary) payable to non-resident, chargeable in case of the recipient.

To,				
The	Assessing Officer,			
certii tax i	being the person respany any sum (not being income chapter ficate may be issued to me after det in the case of the recipient (if any) ortion (if any). The relevant particular	nargeable under ermining the ap and authorize	the head "Salaries") of propriate proportion of me to deduct income	f such sum chargeable to
1. De	etails of the payer:			
i.	PAN or Aadhaar			
ii.	Name*			
iii.	TAN			
iv.	Status* (Individual/Firm/Company/AOP/BOI, as the case may be)			
v.	Residential status	7		
vi.	Address*			
vii.	E-mail ID			
viii.	Mobile Number		w 19	
2. De	etails of the payee:			Villa de la
i.	PAN (if available)			
ii.	Name*	First name	Middle name	Last name
iii.	Status* (Individual/Firm/Company/AOP/BOI, as the case may be)			
iv.	Father's name (in case of an individual)*	First name	Middle name	Last name
V.	Date of birth (in case of individuals)/date of incorporation*	**************************************		
vi.	Address*			
vii.	Address of payee in country of Residence outside India#			
viii	Tax Identification Number of			

	Payee in the country of		
	Residence#		
ix.	Jurisdictional AO, if any*		
X.	E-mail ID#		
xi.	Mobile Number#		
xii	Passport No. (in case of individual)		
3. De	tails of transaction		
i.	Country to which payment is to		
	be made		
ii.	Amount payable	In Foreign Currency	In Indian Rs:
iii.	Proposed date of payment	in dd/mm/yyyy format	
iv.	Relevant previous year for		
	which Certificate is requested		
V.	Nature of payment/ remittance	Royalty	
	as per agreement/document:	Fees for technical services	
		Dividend	
		Interest	
		Business income	
		Capital gains	
		Any other (please mention)	
vi.	In case the payment is net of	(Tick) Yes No	
	taxes, whether tax payable has		
**	been grossed up?	C C C AND I	D. 1 6: 6 1:6 1
vii.	Details of previous certificates	Certificate Number	Date of issue of certificate
	obtained under section 195(2)		
4 T-	for the same transaction	Income tow Ant 6 ith and and	of Josin - DT (A)
i. 1a	xability under the provisions of the		staering DIAA)
1.	Is payment chargeable to tax in India as per the provisions of	(Tick) Yes No	
	Income-tax Act		
ii.	If not taxable, reasons thereof		
iii.	if taxable, (a) the relevant		
111.	section of the Act under which		
	the payment is covered.		
	(b) The amount of income		
	chargeable to tax		
	(c) The tax liability		
	(d) Rate at which tax is required		
	to be deducted at source*		
	(e) Detail of Advance Tax	Advance Tax	
	payment, TDS, TCS for the	TDS	
	previous year of payee, if	TCS	
	available		
iv.	Please upload relevant		
	documents such as contract for		
	sale of goods and/or provisions		
	for services (if any), and/or for		
	payment of royalty and/or		
	payment of fee for technical services, share purchase		
	agreement, bank payment,		
	Duyincill,		

	details of cost of acquisition, contract note (if any), share		2		
	certificate (if any), etc.				
5. If	income is chargeable to tax in	(Tick) Ye	s No		
	and any relief is claimed under			_	
DTA					
i.	Please specify relevant DTAA				
	(upload copy of Tax Residency				
	Certificate)	D 16			
ii.	Nature of payment and relevant Article of DTAA	Royalty Fees for to	echnical services		
			and interest		
		Business i	ncome		
		Capital ga			
		Any other	(please mention)	
iii.	Details of existing liabilities of				
	payee under the Income-tax Act				
iv.	or Wealth Tax Act, if available Detail of Advance Tax payment,	Advance	Fav		
IV.	TDS, TCS for the previous year	TDS	lax		
	of payee, if available	TCS			
v.	Rate at which tax is required to	105			
	be deducted at source*				
vi.	A. If the payment is on account				
	of business income, please				
	indicate:				
	(a) Whether such business	(Tick) Yes	No		
	income is liable to tax in India				
	(b) If no, the reasons for the same				
	(c) If yes, the nature of				
	permanent establishment in				
	India				
	(d) The amount of income				
	chargeable to tax				
	(e) Tax payable on estimated				
	income of the previous year of				
	payee, if available				
	(f) Details of assessed/returned/estimated				
	income of payee of last four				
	previous years, if available				
	(upload copy)				
	B. In case the payment is on				
	account of capital gains, please	-			
	indicate:				
	(a) Amount of long-term capital	Date of	Total sale	Date of	Total cost of
	gains	sale of	consideration	acquisition	acquisition
		asset			
	(b) Amount of short-term capital				
1984	gains				
	(c) Computation of capital gains	7/18/19/19			

and tax liability, thereon [pupload relevant documents as share purchase agreeme bank payment, details of cacquisition, contract note (any), share certificate (if a etc.]	s such ent, ost of (if ny),	X X		X	
C. In case the payment is of account of Royalty, please indicate					
(a) Nature of Royalty payr	ment				
(b) Tax liability on the amo		790		11 24	
of royalty paid (c) Justification of above to	ax	(1-1		
D. In case the payment is of account of Fee for technical services (FTS), please indi	al				
(a) Nature of FTS payment	t				
(b) Tax liability on the amo	ount				
(c) Justification of above to	ax				
(d) whether there is 'Make Available' clause in the tre	1.5	ick) Yes	No		
(e) whether 'Make Availab clause in FTS article is inc in the DTAA through Mos Favoured Nation Clause?	ole' (Ti	ick) Yes	No		
(f) If answer to question (e yes, whether notification regarding 'Make Available clause issued by Governme India	e'	ick) Yes	No		
(g) if answer to question (d yes, please explain how 'N Available' requirement is a satisfied.	1ake				
E. In case of Interest incon	ne				
(a) Nature of interest incom	ne				
(b) Please indicate					
(I) Whether conditions of section 194LB are satisfied	1?	ck) Yes	No		
(II) Whether conditions of section 194LC are satisfied		ck) Yes	No		
(III) Whether conditions of section 194LD are satisfied		ck) Yes	No		
(IV) If yes, submit relevant					
documents in support of ab					
(V) Loan Registration Nun (LRN) as given by Reserve					
Bank of India					
(c) Tax liability on the amo	ount				

0	f interest paid	
(0	d) Justification of above tax ability	
	. In case of other payment not overed by sub-items A to E	
7.5	Please specify the nature of ayment	
	b) Whether taxable in India as er DTAA	(Tick) Yes No
A	c) If yes, specify relevant article of DTAA and the rate of DS in terms of relevant Article of the applicable DTAA	
b	d) If not taxable, please furnish rief reasons thereof, specifying elevant article of DTAA	
fi	e) Any documents you wish to urnish in support of your claim blease upload)	
Iof my k		of do hereby declare that to the best ated above is correct, complete and truly stated. I also declare
		acity as of and I am
	npetent to make this application	and verify it.
Date: Signature:		
Place:	Address:	

to be filled mandatorily

^{*} To be filled automatically