MINISTRY OF FINANCE

(Department of Revenue)

(CENTRAL BOARD OF DIRECT TAXES)

NOTIFICATION

New Delhi, the 8th June, 2021

(INCOME-TAX)

- **G.S.R. 395(E).** In exercise of the powers conferred by sections 194,194A,194Q, 196D, 206AB and 206CCAread with section 295 of the Income-tax Act, 1961, (43 of 1961) the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:-
- 1. Short title and commencement. (1) These rules may be called the Income-tax (17th Amendment) Rules, 2021.
- (2) Save as otherwise provided in these rules, they shall come into force from the date of their publication in the Official Gazette.
- 2. In the Income-tax Rules, 1962 (hereinafter referred to as the principal rules), in rule 31A, in sub-rule (4)
 - (a) for clause '(x)' the following clause shall be substituted namely: -
 - '(x) furnish particulars of amount paid or credited on which tax was not deducted or deducted at lower rate in view of the notification issued under sub-section (5) of section 194A or in view of exemption provided under clause (x) of sub-section (3) of section 194A.';
 - (b) after clause (xiii), the following clauses shall be inserted namely: -
 - "(xiv) furnish particulars of amount paid or credited on which tax was not deducted in view of clause (d) of the second proviso to section 194 or in view of the notification issued under clause (e) of the second proviso to section 194;
 - (xv) furnish particular of amount paid or credited on which tax was not deducted in view of proviso to subsection (1A) or in view of sub-section (2) of section 196D.;
 - (xvi) furnish particulars of amount paid or credited on which tax was not deducted in view of sub-section (5) of section 194Q with effect from 1st day of July,2021.".
- 3. In the principal rules, in Appendix II, in form 26A, in Annexure A, in clause (ii), the words ", who is a resident," shall be omitted.
- 4. In the principal rules, in Appendix II, in form 26Q
 - (a) for the brackets, words, figures and letters "[See sections 192A, 193, 194, 194A, 194B, 194BB, 194C, 194D, 194DA, 194EE, 194F, 194G, 194H, 194-I, 194J, 194K, 194LA, 194LBA, 194LBB, 194LBC, 194N, 194-O, 197A and rule 31A]" the following brackets, words, figures and letters, shall be substituted namely: -
 - "[See sections 192A, 193, 194, 194A, 194B, 194BB, 194C, 194D, 194DA, 194EE, 194F, 194G, 194H, 194-I, 194J, 194K, 194LA, 194LBA, 194LBB, 194LBC, 194N, 194-O, 194Q, 197A, 206AA, 206AB and rule 31A]";
 - (b) for the "Annexure", the following "Annexure" shall be substituted, namely: -

"ANNEXURE: DEDUCTEE/PAYEE WISE BREAK UP OF TDS

(Please use separate Annexure for each line-item in Table at Sl. No. 4 of main Form 26Q)

Details of amount paid/credited during thequarterended... (dd/mm/yyyy) and of tax deducted atsource

BSR Code of branch/Receipt Number of Form No. 24G	
Date on which challan deposited/Transfer voucher date (dd/mm/yyyy)	
Challan Serial Number / DDO Serial No. of Form No. 24G	
Amount as per Challan	
Total tax to be allocated among deductees/payees as in the vertical total of Col. 421	
Total interest to be allocated among the deductees/payees mentioned below	

Name of the Deductor/Payer	
TAN	

SI. No.	Deductee /payee reference number provided by the deductor/ payer, if available	Deduct ee/ payee code (01- Comp any 02- Other than comp	the deductee / payee	Name of the deduct ee/ payee	Section code (See Note 16)	of payme nt or	Amou nt paid or credite d	withdrawal in excess of Rs. 1 crore as referred to in section 194N (in cases not covered by	cases covered	cash withdrawal in excess of Rs. 1 crore for cases covered by sub-clause (b) of clause (ii) of first proviso to	deduct	Total tax deposit ed	deductio	which deduct	Reason for non- deduction / lower deduction/ Higher Deduction/ Threshold/ Transporter etc. (See notes 1 to 15)	Number of the certificate under section 197 issued by the Assessing Officer for non- deducti on/ lower deducti on
[412]	[413]	[414]	[415]	[416]	[417]	[418]	[419]	[419A]	[419B]	[419C]	[420]	[421]	[422]	[423]	[424]	[425]
2	'															
3																
Total																

Verification

I,\ldots,I_{n}	ereb	y certif	v the	at al	l th	ie particul	ars j	furnis	hed	ał	bove are o	correct	and	compl	ete.
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Place:	
	Signature of the person responsible for deducting tax at source
Date:	
	Name and designation of the person responsible for deducting tax at source

Notes:

- 1. Write "A" if "lower deduction" or "no deduction" is on account of a certificate under section 197.
- 2. Write "B" if no deduction is on account of declaration under section 197A other than the cases mentioned in sub-section (1F) of section 197A.
- 3. Write "C" if deduction is on higher rate under section 206AA on account of non-furnishing of PAN.
- 4. Write "D" if no deduction or lower deduction is on account of payment made to a person or class of person on account of notification issued under sub-section (5) of section 194A.
- 5. Write "E" if no deduction is on account of payment being made to a person referred to in Board Circular No. 3 of 2002 dated 28th June 20002 or Board Circular No. 11 of 2002 dated 22nd November 2002 or Board Circular No. 18/2017 dated 29th May 2017
- 6. Write "Y" if no deduction is on account of payment below threshold limit specified in the Income-tax Act, 1961.
- 7. Write "T" if no deduction is on account of deductee/payee being transporter. PAN of deductee/payee is mandatory[section194C(6)].
- 8. Write "Z" if no deduction or lower deduction is on account of payment being notified under section 1974(1F).
- 9. Write "M" if no deduction or lower deduction is on account of notification issued under second proviso to section 194N.
- 10. Write "N" if no deduction or lower deduction is on account of payment made to a person referred to in the third proviso to section 194Nor on account of notification issued under fourth proviso to section 194N.
- 11. Write "O" if no deduction is as per the provisions of sub-section (2A) of section 194LBA.
- 12. Write "P" if no deduction is on account of payment of dividend made to a business trust referred to in clause (d) of second proviso to section 194 or in view of any notification issued under clause (e) of the second proviso to section 194.
- 13. Write "Q" if no deduction in view of payment made to an entity referred to in clause (x) of sub-section (3) of section 194A.
- 14. Write "S" if no deduction is in view of the provisions of sub-section (5) of section 194Q.*
- 15. Write "U" if the deduction is on higher rate in view of section 206AB for non-filing of return of income*.
- 16. List of section codes is asunder:

Section	Nature of Payment	Section Code
192A	Payment of accumulated balance due to an employee	192A
193	Interest on securities	193

194	dividend	194
194A	Interest other than interest on securities	94A
194B	Winnings from lotteries and crossword puzzles	94B
194BB	Winnings from horse race	4BB
194C	Payment of contractors and sub-contractors	94C
194D	Insurance Commission	94D
194DA	Payment in respect of life insurance policy	4DA
194EE	Payments in respect of deposits under National Savings Schemes	4EE
194F	Payments on account of repurchase of Units by Mutual Funds or UTIs	94F
194G	Commission, prize etc., on sale of lottery tickets	94G
194H	Commission or Brokerage	94H
194-I(a)	Rent	4-IA
194-I (b)	Rent	4-IB
194J(a)	Fees for Technical Services (not being professional service), royalty for sale, distribution or exhibition of cinematographic films and call center(@2%)	94J-A
194J(b)	Fee for professional service or royalty etc (@10%)	94J-B
194K	Income in respect of units	94K
194LA	Payment of Compensation on acquisition of certain immovable property	4LA
194LBA(a)	Certain income in the form of interest from units of a business trustto a resident unit holder	4BA1
194LBA(b)	Certain income in the form of dividend from units of a business trust to a resident unit holder	4BA2
194LB	Income in respect of units of investment fund	LBB
194LBC	Income in respect of investment in securitization trust	LBC
194N	Payment of certain amounts in cash	94N
194N First Proviso	Payment of certain amounts in cash to non-filers	94N-F

194-O	Payment of certain sums by e-commerce operator to e-commerce participant	940
194Q*	Payment of certain sums for purchase of goods	94Q"

- * Note:- In relation to section 194Q and section 206AB, the changes shall come into effect from 1st July, 2021.
- 5. In the principal rules, in Appendix II, in form 27EQ,-
- (a) for the brackets, words, figures and letters "[See section 206C and rule 31AA]", the following brackets, words, figures and letters, shall be substituted namely:"[See section 206C, 206CC, 206CCA and rule 31AA]";
- (b) for the "Annexure", the following "Annexure" shall be substituted, namely:-

"ANNEXURE -: PARTY WISE BREAK UP OF TCS

BSR (Code of b	anch/Re	ceipt Ni	umber of I	Form No	o. 24G													
	on which ım/yyyy)	challan (deposite	ed/Transfe	r vouch	er date													
Chall	lan Serial	Number	/DDO S	erial No.	of Form	No. 24G													
Amou	ınt as per	Challan													_				
II.	TCS to be		ed amon	ig deducte	es as in	the verti	cal					ne of the lector							
Total	interest t	be allo	cated ar	nong the p	parties r	nentionea	l below				TAN	I							
SI. No.	Party reer- encenus ber pro- vided by the collec- tor, if avail-	ef Party code n (01- Com- pany 02- Other than com- pany)	of the party	Name of party	value of the	untrecei - ved/ debi-	amo- untrece-	ction Code	Tax	Sur- char ge	onCe	Total tax collec- ted [673+ 674+ 675]	tax	tion (dd/	which	tion/ lower collec- tion/ or collec- tion at	of the certif i- cate u/s 206C issued by	payment by collectee is liable to TDS as per clause (a) of the fifth proviso to sub-section (1G) or	If, answer to [681A] is yes, then

	able															rate (See Note 1 to 9)	tion of tax	proviso to sub-section (1H) and whether TDS has been deductedfrom such payment (if either "F" or"G" is selected in		Date of pay- ment of TDS to Central Gover- nment
[664]	[665]	[666]	[667]	[668]	[669]	[670]	[671]	[672]	[673]	[674]	[675]	[676]	[677]	[678]	[679]	[680]	[681]	[681A]	[681B	[681C]
1																				
2																				
3																				
Total																				

Verification

Ι,	, hereby certify that all the particulars furnished above are correct and complete.
Pl	ace: Signature of the person responsible for collecting tax at source
Do	ate:

Notes:

- 1. Write "A" if "lower collection" is on account of a certificate under sub-section (9) of section 206C.
- 2. Write "B" if "non-collection" is on account of furnishing of declaration under sub-section (1A) of section 206C.
- 3. Write "C" if collection is at higher rate under section 206CC on account of non-furnishing of PAN/Aadhaar by the collectee
- 4. Write "D" if no collection is on account of the first proviso to sub-section (1G) of section 206C.
- 5. Write "E" if no collection is on account of the fourth proviso to sub-section (1G) of section 206C.
- 6. Write "F" if no collection is on account clause (i) or clause (ii) of the fifth proviso to sub-section (1G) or in view of notification issued under the clause (ii).
- 7. Write "G" if no collection is on account of the second proviso to sub-section (IH) of section 206C.

- 8. Write "H" if no collection is on account of sub-clause (A) or sub-clause (B) or sub-clause (C), or in view of notification issued under sub-clause (c), of clause (a) of the Explanation.
- 9. Write "I" if collection is at a higher rate in view of section 206CCA*.
- 10. Write collection code as mentioned below:

Section	Nature of collection	Collection	Code
206C	Collection at source from alcoholic liquor for human consumption	6C	A
206C	Collection at source from timber obtained under forest lease	6C	В
206C	Collection at source from timber obtained by any mode other than a forest lease	6C	C
206C	Collection at source from any other forest produce (not being tendu leaves)	6C	D
206C	Collection at source from scrap	6C	E
206C	Collection at source from contractors or licensee or lease relating to parking lots	6C	F
206C	Collection at source from contractors or licensee or lease relating to toll plaza	6C	G
206C	Collection at source from contractors or licensee or lease relating to mine or quarry	6C	Н
206C	Collection at source from tendu leaves	6C	I
206C	Collection at source on sale of minerals, being coal or lignite or iron ore	6C	J
206C	Collection at source on cash sale of bullion and jewellery	6C	K
206C	Collection at source on sale of motor vehicle	6C	L
206C	Collection at source on remittance under LRS for purchase of overseas tour program package	6C	0
206C	Collection at source on remittance under LRS for educational loan taken from financial institution mentioned in section 80E	6C	P
206C	Collection at source on remittance under LRS for purpose other than for purchase of overseas tour package or for educational loan taken from financial institution	6C	Q
206C	Collection at source on sale of goods	6C	R"

^{*} Note In relation to section 206CCA, the changes shall come into effect from 1st July, 2021.

- 6. In principal rules, in Appendix II, in Form 27Q, -
- (a) for the brackets, words, figures and letters "[See section 194E, 194LB, 194LBA, 194LBB, 194LBC, 194LC, 194N, 195, 196A, 196B, 196C, 196D, 197A and rule 31A]", the following brackets, words, figures and letters shall be substituted, namely:-
- "[See section 194E, 194LB, 194LBA, 194LBB, 194LBC, 194LC, 194N, 195, 196A, 196B, 196C, 196D, 197A, 206AA, 206AB and rule 31A]";
- (b) for the "Annexure", the following "Annexure" shall be substituted, namely:-

"ANNEXURE: DEDUCTEE WISE BREAK UP OF TDS

(Please use separate Annexure for each line item in Table at Sl. No. 04 of main Form 27Q)

Details of amount paid/credited during the quarter ended (dd/mm/yyyy) and of tax deducted at source

BSR Code of branch/Receipt Number of Form No. 24G	
Date on which challan deposited/Transfer voucher date (dd/mm/yyyy)	
Challan Serial Number/DDO Serial No. of Form No. 24G	
Amount as per Challan	
Total TDS to be allocated among deductees as in the vertical total of Col. 726	
Total interest to be allocated among the deductees mentioned below	

Name	of	`the	Deduci	tor/Payer
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TAN	

Sl.	Deducte	Deductee	[Permanent	Name of	Sectio	Date of	Amount of	Amount of	Amount of	Amoun	Tax	Surcharge	Education	Total	Total tax
No.	reference number	Code(01- Company	Account Numberor	the deduct ee	n code (See	payment or credit	cash withdrawal	cash withdrawal which is in	cash withdrawal	t paid or credite d			Cess	tax deduc ted	deposited
	provided	02-Other	Aadhaar		Note	(dd/mm/yyy	in excess		which is in					[722+	
	by the deductor	than company)	Number] of the		11)	y)	of Rs. 1 core as	Rs. 20 lakhs but does not	excess of Rs. 1 crore					723 + 724]	
	if		deductee				referred to	exceed Rs. 1	for cases						
	availabl e		[see note				in section	crore for	covered by						
			12]				194N (in	_	sub-clause						
							cases not		(b) of						
							covered by the first	· .	clause (ii) of first						
							proviso to	(a) of	proviso to						
							Section 194N)	clause (ii) of first proviso to	Section 194N						
								section 194N							
[714]	[715]	[716]	[717]	[718]	[719]	[720]	[720A]	[720B]	[720C]	[721]	[722]	[723]	[724]	[725]	[726]
1															
2															

3								
Total								

Date of deduction (dd/mm/yyyy)	Rate at which deducted	Reason for non- deduction/ lower deduction/ grossing up/ Higher Deduction (See notes1 to 10)	Number of the certificate issued by the Assessing Officer for non- deduction/ lower deduction	IT Act	Nature of Remittanc e	Unique Acknowledgement of the corresponding Form No. 15CA, if available	Country to which remittance is made	Email ID of deducte e	Contact number of deductee	Address of deductee in country of residence	Tax Identification Number/ Unique identification number of deductee
[727]	[728]	[729]	[730]	[731]	[732]	[733]	[734]	735	736	737	738
1											
2											
3											
Total											

	I,	, hereby certify that all the particulars furnished above are correct andcomplete.
Place:		Signature of the person responsible for deducting tax atsource
Date:		
		Name and designation of the person responsible for deducting tax at source

Notes:

- 1. Write "A" if "lower deduction" or "no deduction" is on account of a certificate under section 197.
- 2. Write "C" if grossing up has beendone.
- 3. Write "D" if deduction is on higher rate under section 206AA on account of non-furnishing of Permanent Account Number or Aadhaar Numberor non-linking of PAN with Aadhar.
- 4. Write "E" if no deduction is in view of sub-section (2A) of section 194LBA.

- 5. Write "M" if no deduction or lower deduction is on account of notification issued under second proviso to section 194N.
- 6. Write "N" if no deduction or lower deduction is on account of payment made to a person referred to in the third proviso to section 194N or on account of notification issued under the fourth proviso to section 194N.
- 7. Write "O" if no deduction is in view of clause (a) or (b) of sub-section (1D) of section 197A.
- 8. Write "H" if no deduction is in view of proviso to sub-section (1A) of section 196D in respect of an income paid to a specified fund which is exempt under clause (4D) of section 10.
- 9. Write "I" if no deduction is in view of sub-section (2) of section 196D in respect of income of the nature of capital gains on transfer of securities referred to in section 115AD paid or payable to a Foreign Institutional Investor.
- 10. Write "J" if deduction is at higher rate in view of section 206AB for non-filing of return of income by the non-resident having a permanent establishment in India*.

11. List of section codes is asunder:

Section	Nature of Payment	Section Code
192A	Payment of accumulated balance due to an employee	192A
194E	Payments to non-resident Sportsmen/Sport Associations	94E
194LB	Income by way of interest from infrastructure debt fund	4LB
194LBA(a)	income referred to in section 10(23FC)(a) from units of a business trust.	LBA1
194LBA(b)	Income referred to in section 10(23FC)(b) from units of a business trust	LBA2
194LBA(c)	Income referred to in section 10(23FCA) from units of a business trust	LBA3
194LBB	Income in respect of units of investment fund	LBB
194LBC	Income in respect of investment in securitisation trust	LBC
194LC	Income by way of interest from Indian company	4LC
194LD	Income by way of interest on certain bonds and Government securities.	4LD
194N	Payment of certain amounts in cash	94N
194N First Proviso	Payment of certain amount in cash to non-filers.	4N-F
195	Other sums payable to a non-resident	195
196A	Income in respect of units of Non-Residents	96A
196B	Payments in respect of Units to an Offshore Fund	96B
196C	Income from Foreign Currency Bonds or shares of Indian Company payable to Non-Resident	96C
196D(1)	Income of foreign institutional investors from securities under sub-section (1)	96D

196D(1A)	Income of specified fund from securities referred to in clause (a) of sub-section (1) of section 115AD (other than interest income referred	96DA
	to in section 194LD)	

^{12.} In case of deductees covered under rule 37BC, Permanent Account Number or Aadhaar Number NOT AVAILABLE should be mentioned."

[Notification No. 71/2021/F. No. 370142/19/2021-TPL]

KAMLESH CHANDRA VARSHNEY, Jt. Secy. (Tax Policy and Legislation Division)

Note: The principal rules were published in the Gazette of India, Extraordinary, Part-II, Section 3, Sub-section (ii) *vide* notification number S.O. 969 (E), dated the 26th March, 1962 and last amended vide notification number G.S.R. 338(E) dated 24th May, 2021

^{*} Note In relation to section 206AB, the changes shall come into effect from 1st July, 2021.