CBDT circular dt. 21-06-2021 facilitating functionality on the IT portal for compliance check u/s. 206AB & 206CCA

**KRESTON** 

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## Background

- New section 206AB (for TDS) & section 206CCA (for TCS) have been introduced (applicable w.e.f. 1<sup>st</sup> July, 2021) wherein TDS / TCS at higher of following rates would be required to be deducted / collected in respect of certain amount paid to / received from a specified person: -
  - Twice of the rate specified under provisions of the Act or
  - Twice of rate or rates in force or
  - **5**%.
- Taking base year as FY 2021-22 (year in which TDS / TCS is to be made), "Specified person" means those persons who has not filed their Income Tax Return for both the last 2 previous years i.e. FY 2018-19 & FY 2019-20 and whose total tax deducted/ collected during each of FY 2018-19 & FY 2019-20 were Rs 50,000/- or more. They shall not include Non-residents who does not have PE in India.

### Purpose of introducing the functionality

- The tax deductor/ collector is responsible to ascertain whether the deductee / collectee is "*specified person*" which in turn leads to additional compliance burden on them. In this regard, most of the deductors / collectors have been asking for return filing documents, undertaking in a form, etc. from the deductees / collectees.
- In order to ease this compliance burden, the CBDT has, vide circular no. 11 of 2021 dt. 21-06-2021, facilitated a new functionality namely <u>"Compliance Check for section</u> <u>206AB and 206CCA"</u>. The tax deductor or tax collector can feed single or multiple PAN in the above functionality and check if a person is a specified person or not.
- The above functionality is made available through Reporting Portal of Income-tax Department (<u>https://report.insight.gov.in</u>).

#### • Logic of the functionality

The logic of the functionality is explained as under by way of example taking FY 2021-22 as the base year (year in which TDS / TCS is to be made)

- A list of "*specified persons*" (as mentioned above) is prepared at the start of the FY 2021-22, taking previous years FY 2018-19 and 2019-20 as two relevant previous years. (*Note FY 2020-21 is not taken as the time limit for filing the return would have not expired as on the start of FY 2021-22*).
- **No new names will be added to this list during the year**. Hence, once the PAN of a person is not there in the list of *"specified person"* at the start of the year, then such person will remain as *"non-specified person"* throughout the year and the deductor need not check again in the functionality during that year with respect to such PAN.

• The **person appearing in the list shall be removed from it during the year** on following events: -

Event	Date of removal
It files its return of income for FY 2018-19 or	Date of filing of such valid return.
FY 2019-20	
It files a valid return of income for FY 2020-	Due date of filing such return or date of
21.	filing of return whichever is later
Its aggregate of TDS and TCS during FY	First due date for filing return of income
2020-21 is less than Rs 50,000/- (Belated	for FY 2020-21
and revised TDS/ TCS return filed in FY 2021-	
22 would also be considered)	
Note – The return of income filed should be valid and e-verified.	

- Thus, for applicability of section 206AB / 206CCA, the PAN of the "*specified person*" needs to be checked again at the time of deduction / collection of tax whether they have been removed from the list or not.
- The list of "*specified person*" would be drawn afresh at the start of each financial year and the above process shall be repeated.

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