Withholding-tax provisions on Remittances to Non-Residents

Vile Parle East CPE Study Circle – WIRC Chapter, Mumbai

CA Shailendra S. Sharma 31 May 2014

Agenda



Concept of withholding tax (WHT) provisions for nonresident

An overview of Section 195

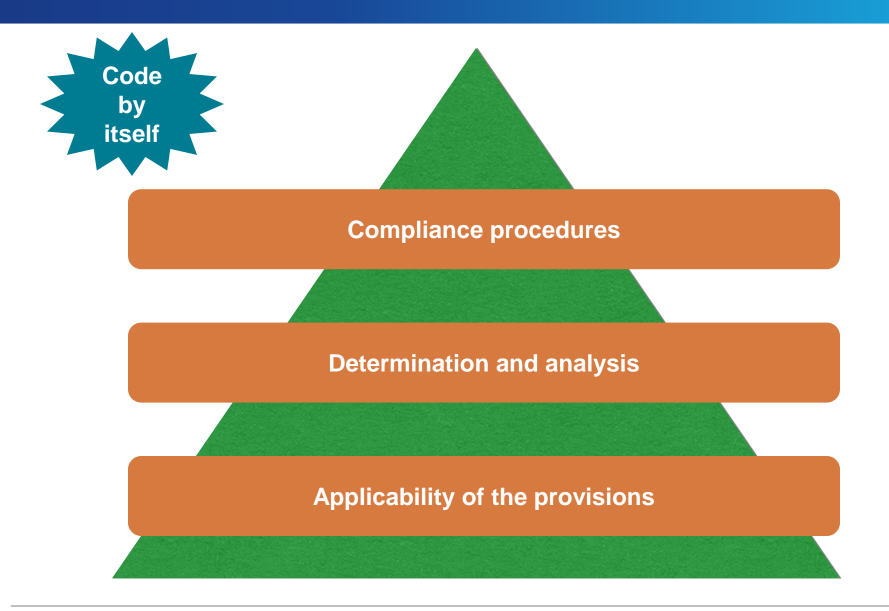
Operational rules

Case study

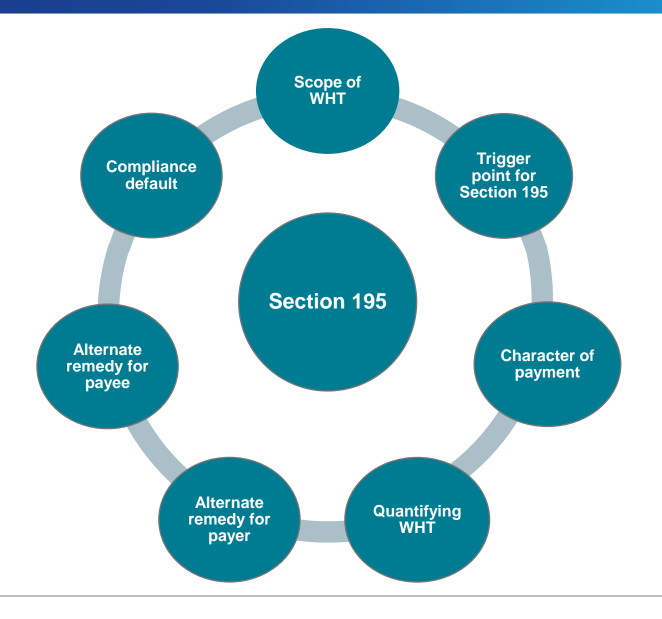
Key takeaways

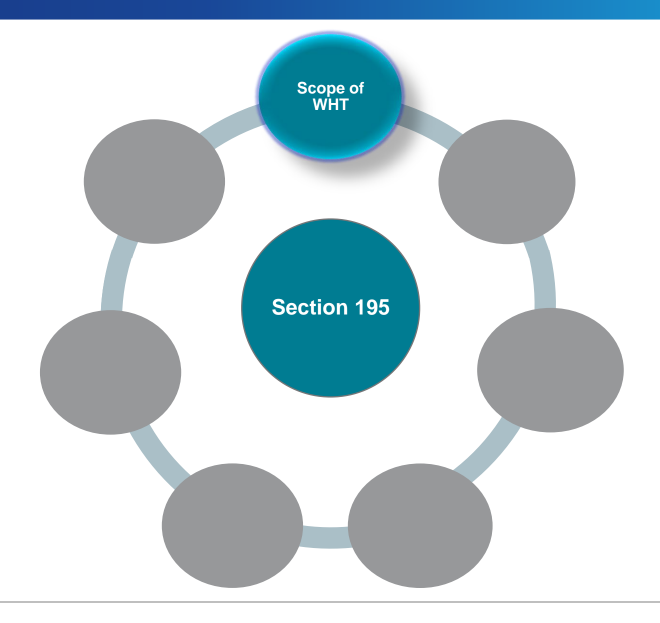
Questions

Concept of WHT provisions for nonresident



An overview of Section 195





Scope of WHT (1/2)

Operative provision of Section 195 of the Income-tax Act, 1961 (IT Act)

"Other sums.

195. [(1) Any person responsible for paying to a non-resident, not being a company, or to a foreign company, any interest [(not being interest referred to in section 194LB or section 194LC)] [or section 194LD] or any other sum chargeable under the provisions of this Act (not being income chargeable under the head "Salaries") shall, at the time of credit of such income to the account of the payee or at the time of payment thereof in cash or by the issue of a cheque or draft or by any other mode, whichever is earlier, deduct income-tax thereon at the rates in force..."

Clauses	Other provisions applicable for Section 195 of IT Act
195(2)	Application by "Payer" to Tax Authorities (AO) to determine appropriate proportion of income chargeable to tax
195(3)	Application by "Payee" to AO for NIL WHT certificate
195(4)	Validity of certificate issued by AO
195(5)	Powers of CBDT to issue Notifications
195(6)	Furnishing of information relating to payments
195(7)	Authority of board to specify class of person or cases to make application under Section 195(2)
195A	Income payable "net of tax" Grossing-up

Other clauses of Section 195

Scope of WHT (2/2)

Responsibility of WHT

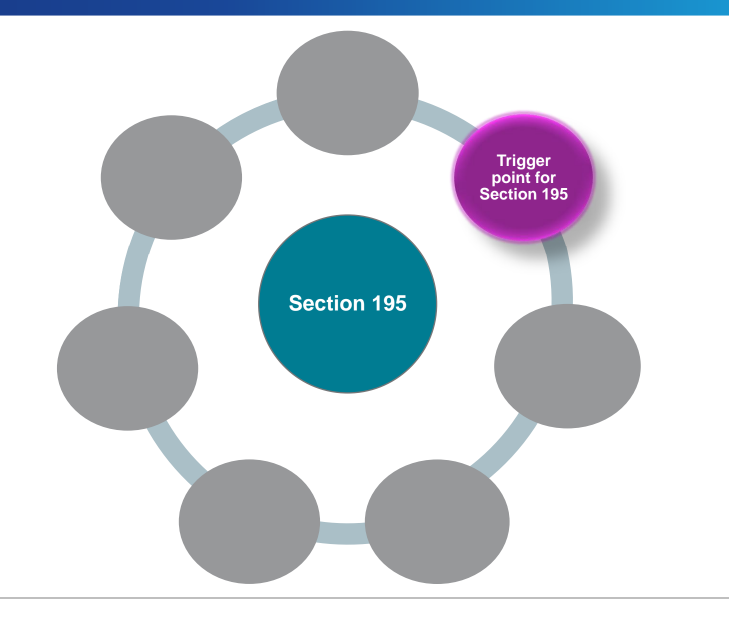
Payers covered

- "<u>Any person</u>" covered irrespective of their status Includes person under Section 2(31) responsible for paying (including individuals and HUF)
- Payer itself in case of company, and the company includes principle officer
- It also includes all nonresidents having taxable presence in India or not Explanation 2 to Section 195; Circular No. 726 dated 18 October 1995

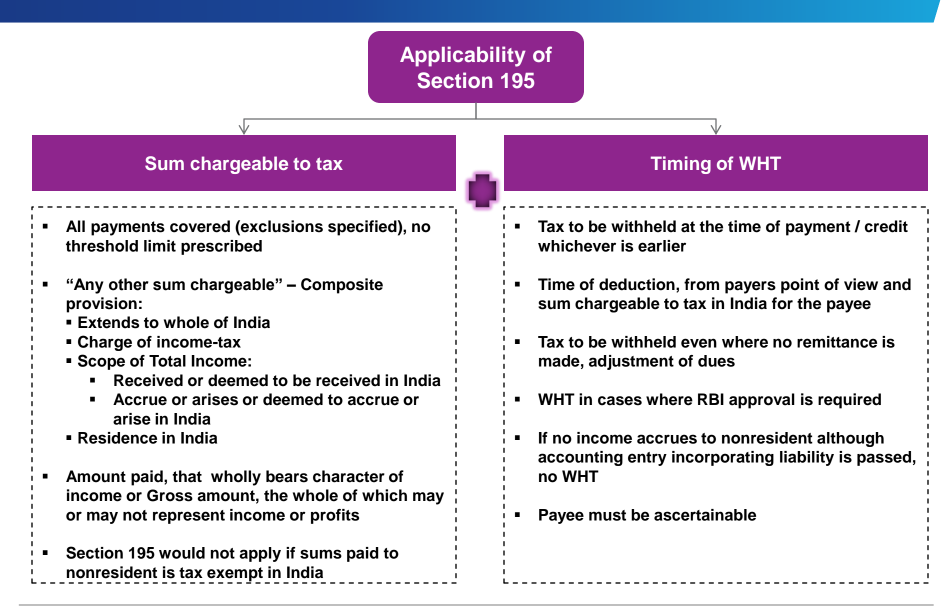
Payees covered

- Agent of a nonresident in India?
- Resident but not ordinary resident RNOR?
- Payment made to a foreign branch of an Indian Company?

Virtually includes everyone



Trigger point for Section 195 (1/3)



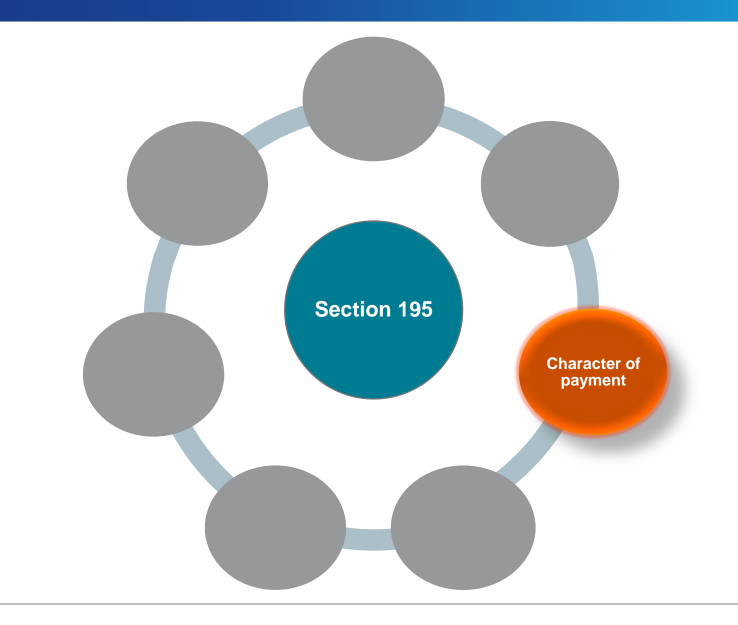
Trigger point for Section 195 (2/3)

Sum chargeable to tax..brief insight

- Where, payment made by resident to non-resident, was an amount not chargeable to tax in India, no tax is deductible at source
- Assessee liable to deduct TDS under Section 195 on payment made to non-resident even though payment is not made in cash but made in kind
- Payer is obligated to WHT, even if the receipt is not taxable in the hands of the payee in the country of residence
- Sums not liable to tax in India on satisfaction of conditions, the principles are enunciated under Circular 23/1969 and 786/2000 (now withdrawn) like (P to P, nonresident operates outside India, contract signed outside India, title of goods passed outside India, payment is directly remitted abroad, etc.). Payments to:
 - Agency commission payable to foreign agents;
 - Off-shore supply of goods and equipments; and
 - Consideration paid for outright purchase of designs and drawings is not royalty
- No significant impact of withdrawal of the Circulars

Trigger point for Section 195 (3/3)

Specific exclus	sions for WHT
Sections	Particulars
115-0	Tax on distributed profits of domestic companies
192	Income from Salaries
194LB	Income by way of interest from infrastructure debt fund
194LC	Income by way of interest from Indian company
194LD	Income by way of interest on certain bonds and Government securities
Other specific	sections
196B	Income from units
196C	Income from FCCBs or GDRs of Indian companies
196D	Income from FIIs now FPI except Capital Gains



Character of payment

Determining the nature of payment

Nature of Income	Basis of tax	Income chargeable under					
(payee perspective)		IT Act	Tax Treaty				
Business / Profession income	Taxable if Business Connection in India or property or asset or source of income in India or transfer of a capital asset situate in India	Section 9(1)(i)	Article 5, 7 and 14				
Capital Gain	Taxable if situs of shares/ property is in India	Section 9(1)(i)	Article 13				
Dividends	Taxable if paid by an Indian company	Section 9(1)(iv) (subject to DDT)	Article 10				
Interest		Section 9(1)(v)	Article 11				
Royalties	Taxable if sourced in India	Section 9(1)(vi)					
Fees for Technical Services (FTS)		Section 9(1)(vii)	Article 12				
Salaries	Taxable if services are rendered in India	Section 9(1)(ii)	Article 15				

Provisions of the IT Act or Tax Treaty, to the extent more beneficial to the taxpayer to apply

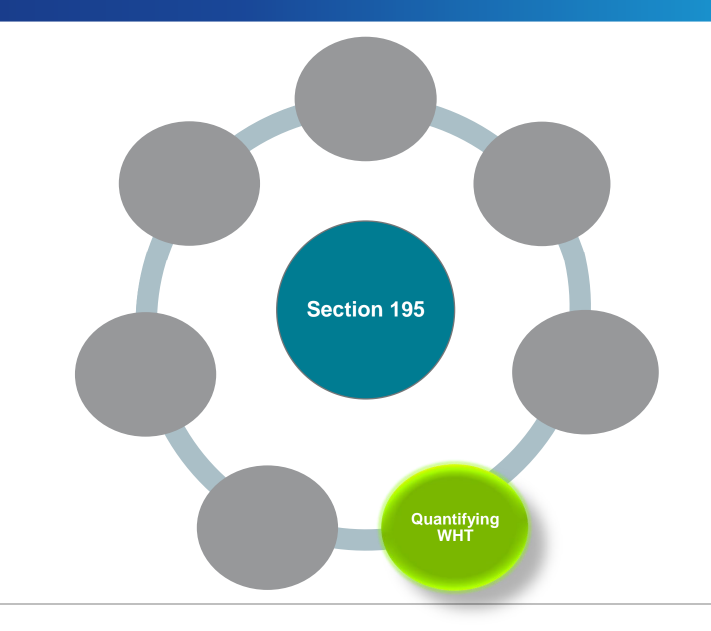
Character of income flow (Illustration)

Payment under Cloud Computing

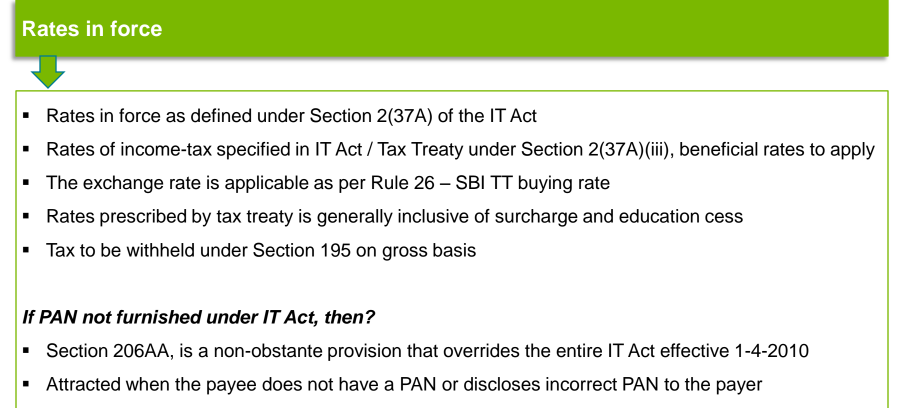
Category	Particulars	Tax treaty provisions	Under		
1	Payments for the use of, or the right to use, <u>copyright</u>		OECD model		
2	Payments for information concerning industrial, commercial or scientific experience (i.e., know-how)	Art. 12 (royalties)	OECD model		
3	Payments for the use of, or the right to use, secret formula, or process		OECD model		
4	Payment for the use of, or the right to use, industrial, commercial or scientific equipment	Art. 12 (royalties)	UN Model		
5	Payment for the provision of technical services	FTS / FIS	UN Model, Example: India's treaties		
6	Other payments	Art. 7 or Art. 21	OECD / UN Model		

Notes

• The above-mentioned categories are substantially drawn from the OECD report, Tax Treaty Characterisation Issues Arising from E-Commerce, 2001



Quantifying WHT (1/2)



- Section 206AA provides for WHT at the <u>higher</u> of the following rates, namely:
 - Specified rate in the relevant provisions of the IT Act; or
 - Rate / rates in force; or
 - 20%

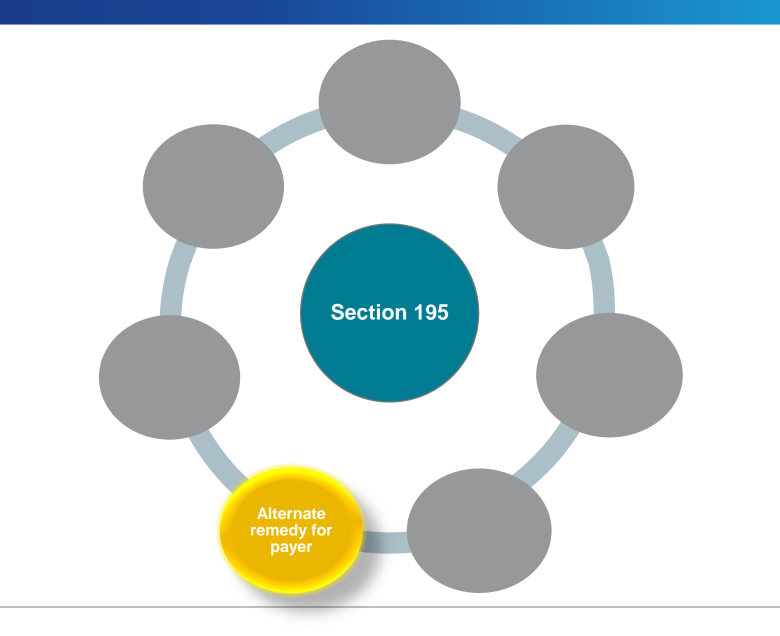
Quantifying WHT (2/2)

Section 195A – Income payable "net of tax" (Grossing-up)

- In the event of tax chargeable on any income is borne by the payer
- For the purposes of WHT under Section 195, income should be increased to such amount as would, after WHT thereon at the rates in force, be equal to the net amount payable to the payee
- Section 195A does not apply on notional income under Section 44BB
- Friction between Section 206AA and 195A Section 206AA not applicable for grossing-up under Section 195A of IT Act
- Tax credit claimed by the payee to be restricted commercially Compliance under Section 203?

Illustration of Section 195A

Particulars	Amount in INR
Amount payable to nonresident	100
Add: WHT (assumed to be 10% as per the tax treaty) grossed-up (10*100/90)	11.11
Total income	111.11
Less: WHT applicable at 10%	11.11
Net amount payable to the nonresident (Recipient)	100



Alternate remedy for payer (1/2)

Application by payer to the AO under Section 195(2)

Application by whom?	The application to be made by the payer before the jurisdictional tax authority
When to apply?	When the payer is in doubt and believes that the whole of sum payable is not chargeable to tax in India
Process	The payer may approach the tax authority to determine the portion of income chargeable to tax in India
Consequence	 AO may issue a certificate, determining the portion of income chargeable to tax The permission is valid for the period specified No specified time limit available to pass the order under Section 195(2)

Order under Section 195(2) is:

- appealable after payment of tax; and
- amenable to revision under Section 263
- Decision under Section 195(2) is inconclusive in determination of income in case of foreign entity

Alternate remedy for payer (2/2)

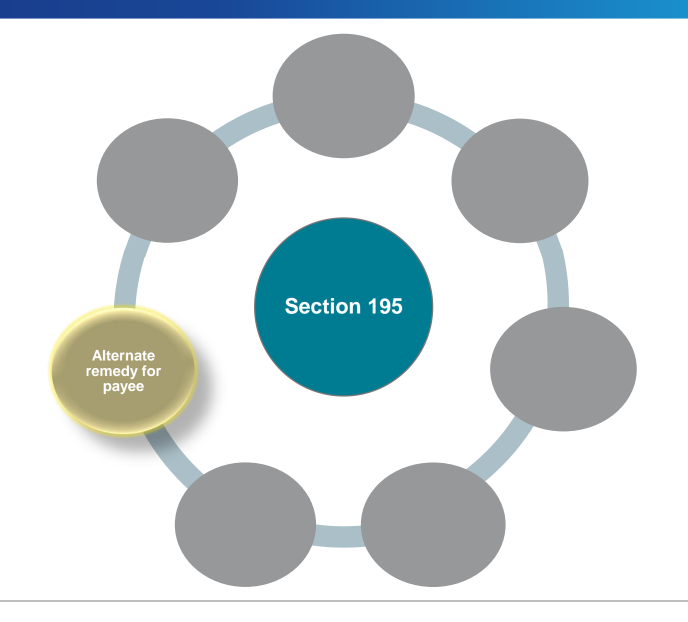
Chartered Accountants' (CA) Certificate under Section 195(6)

- Payment to nonresident also permitted by obtaining CA certificate as prescribed under *Circular 759*, read with *Circular 10/2002 dated 9/10/2002*
- Rule introduced by CBDT Notification

Detailed procedures discussed in the ensuing slides of operational rules

Advance Ruling under Chapter XIX-B of IT Act

- Ruling by quasi-judicial authority on reference by payer / payee
- Binding ruling on applicant as well as tax authorities unless change in facts / law (diluted)
- Upfront determination of taxability of transactions undertaken by nonresidents
- Fast track mechanism, protracted litigation may be avoided with certainty in tax treatment
- Ruling is appealable before the High Court



Alternate remedy for payee

Application by payee to the AO under Section 195(3),(4) and (5)

- Payee to make application in prescribed the form (Form 15C or form 15D) for no WHT
- Prescribed conditions include Payee has (Rule 29B):
 - carries on business / profession in India for 5 years and has prescribed value of assets in India;
 - been regularly assessed to Income-tax;
 - not defaulted in tax, interest, penalty, fine or any other sum payable; and
 - not been subjected to penalty under Section 271(1)
- AO may issue provisional Nil WHT certificate
- Certificate issued by the AO valid for the Financial Year mentioned therein or until cancelled
- Renewal after the expiry or within 3 months before expiry of the certificate
- Certificate issued by AO can be prospective only
- Application after the payment of tax not entertained -Circular 774 dated 17 March 1999

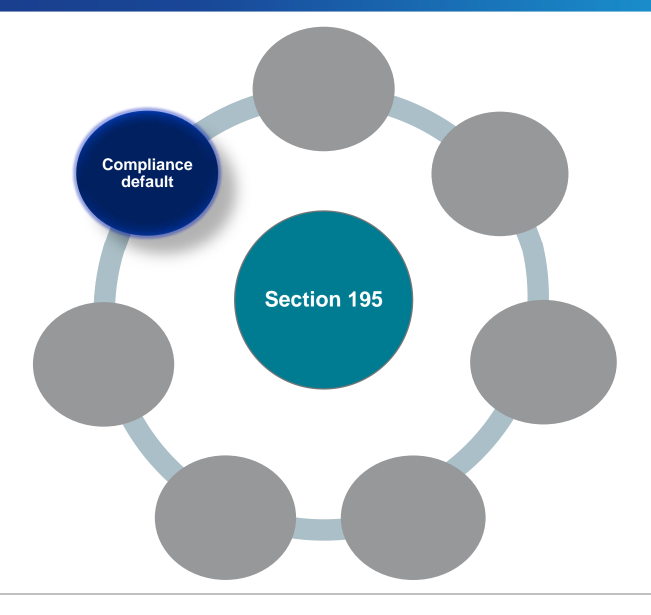
Application by payee to the AO under Section 197(1)

- Application to be made by the payee under Section 197(1) for lower / no WHT in prescribed form (Form 13)
- Prescribed conditions (Rule 28AA):

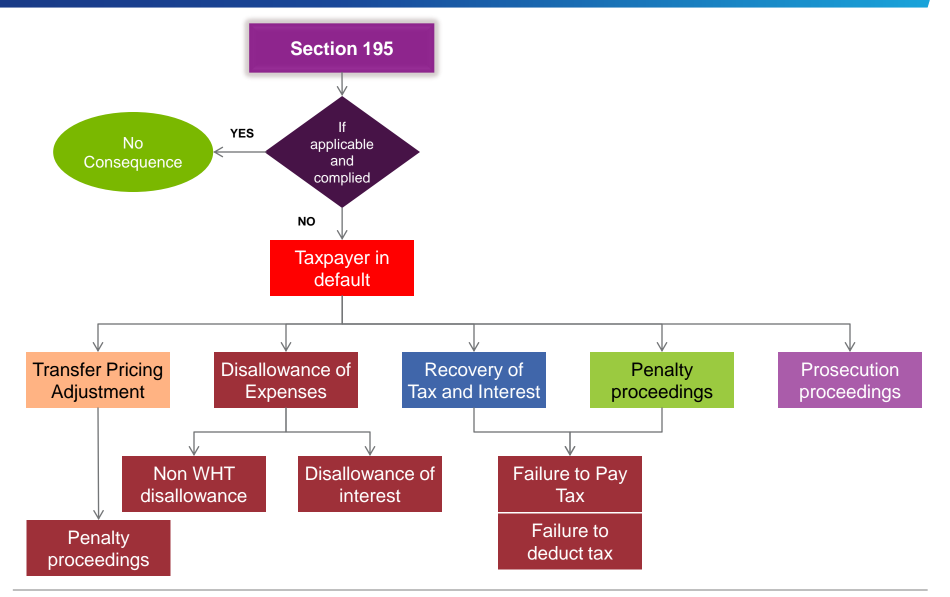
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- Tax payable on estimated or existing income;
- Tax payable of last 3 previous years;
- Details of advance tax, TDS & TCS;
- AO to issue certificate indicating rate / rates of tax whichever is higher of the following:
 - Average rate determined on the basis of advance tax; or
 - Average of average rates of tax paid by the taxpayer in last 3 years
- AO to issue certificate for lower / Nil WHT
- Application to be made before the payment / credit whichever is earlier
- Certificate issued by the AO valid for such period mentioned therein or until cancelled



Compliance default



Operational rules (1/8)

Provisions for CA Certificate

- Circular 10/2002 authorizes remittance of money through a CA Certificate
- CA Certificate required also for trade payments RBI Circular No. 32 dated 19 July 2007
- Provision under Section 195(6) introduced by Finance Act, 2008 for CA certificate
- Rule 37BB introduced by CBDT vide Notification 30/2009 dated 25/03/2009:
 - Forms 15CA and 15CB to intimate payments to nonresidents and manner of disclosing amount:
 - Form 15CA, prescribes information to be furnished online by the payer; and
 - Form 15CB, prescribes format of CA Certificate to be obtained by the Payer
- The taxpayer not absolved from penalty / prosecution if found that WHT was lower than required
- CA certificate merely acts as a guidance and is not a substitute adjudication by the AO
- The procedure for remittance was amended from 01 October 2013, with significant change in the procedure, being more technological robust and detailed
 - Specified list of 28 payments like outbound investments, gifts, etc. exempt from the procedures

Operational rules (2/8)

Amended procedures for CA Certificate

- Only taxable remittances to be reported in Form 15CA
- Obtaining Form 15CB in Parts:
 - Part A: Applicable to the following remittances chargeable to tax / not:
 - Small payments by remitter not exceeding INR 50,000 and aggregate of such payments during the Financial year does not exceed INR 2.5 lacs
 - Part B: Any other payments chargeable to tax
- Specific declaration by the payer to pay taxes with interest and being subjected to penalty if transaction found liable for WHT
- Undertaking in prescribed format from payee
- Form 15CA to be electronically uploaded on NSDL / income-tax website, amended to upload by digital signature of the Managing Director

Sample declaration from the Payee

<< On the letterhead of Payee >>

Date: _____

TO WHOMSOEVER IT MAY CONCERN

- We, the Payee, hereby confirm as follows:
- We are a Limited Company incorporated and registered in ____with Unique Entity Number _____.
- 2. We are a tax resident of ____as per Article 4 of the tax treaty
- We do not have any Permanent Establishment / Fixed place in India as defined under Article 5 of the Treaty. Also we will not have a Permanent Establishment / Fixed place in India within the meaning of the Treaty for the financial year.
- 4. The amount payable and its nature under the tax treaty
- 5. The amount is to be remitted to payee are the beneficiaries hereof.
- 6. The place of world assessment of our income is _____
- 7. In the event there is any income-tax demand (include interest etc) raised in India in respect of this remittance we undertake to pay the demand forthwith and provide _____with all information/documents that may be necessary for any proceedings before income tax/appellate authority in India.

For Payee

Operational rules (3/8)

Suggested method for CA Certificate

Steps	Action plan
Payment covered under Section 195	Payment from resident to nonresident or from nonresident
Verify factual documents	Invoice, Contracts, Legal Status, obtain declaration, PAN, etc.
Determine character	Classification of payment, Business, Royalty, FTS, etc.
Evaluate taxability	
Under IT Act	Income-tax rates, Grossing-up, Section 206AA , Case law update
Under tax treaty	No PE, TP analysis, beneficial owner, entity characterization, Article, LOB clause, <u>Obtain TRC,</u> MFN, Protocol to the tax treaty, Technical explanation to the tax treaty, Model commentaries
Specific orders	Verify specific orders received from tax authorities, 195(2), etc.
Follow compliance	Complete the Form comply with WHT deadlines for deposit

Tax Residency Certificate (TRC)

- TRC requirement for all nonresidents to claim tax treaty benefits
- Furnishing of TRC mandatory to avail tax treaty benefits:
 - SC in the case of UOI v. Azadi Bachao Andolan
 [2003] 263 ITR 706 (SC)
 - Circular 789 dated 13 April 2000
 - Shome Committee report on GAAR recommends that Circular 789 of 2000 should be retained
- Prescribed additional information to be furnished along with TRC
- CBDT clarified that the additional information prescribed may not be required if it already forms part of the TRC

Notification No. 57/2013 dated 1/08/2013 [F.No.142/16/2013-TPL] revised the Rule 21AB

Operational rules (4/8)

Prescribed Form 10F

The additional details required to be furnished in Form 10F under Rule 21AB:

- 1. Status (Individual, Company, Firm, etc.) of the taxpayer
- 2. PAN of the taxpayer, if allotted
- Nationality (in case of an individual) or country or specified territory of incorporation or registration (in case of others)
- 4. Taxpayer's tax identification number or a unique number, as the case may be
- 5. Period for which the residential status, as mentioned in the TRC, is applicable and
- 6. Address of the taxpayer during the period for which the certificate is applicable

CBDT clarified that declaration may not be required if TRC contains above particulars

Sample 7	TRC
	accord
Tax Reference No :	
SINGAPORE 018982	·
	55 Newton Road Singapore 307987 Tel: 1800-3568622 Fax: 63514360
Dear Sit/Madam	×
CERTIFICATE OF RESIDENCE FOR THE PURPOSE OF C THE SINGAPORE / INDIA AVOIDANCE OF DOUBLE TAXA INTEREST AND FEES	LAIMING BENEFIT UNDER ATION AGREEMENT FOR
I refer to your request dated	
Based on your confirmation that the control and management of 2013 will be exercised in Singapore, it is confirmed that you resident in Singapore for income tax purposes for the Year of	Ur company will be regarded as
Based on the records available, the country or specified territ registration is Singapore.	tory of incorporation of
Yours faithfully	
TAX DIRECTOR CORPORATE TAX DIVISION for COMPTROLLER OF INCOME TAX	

Operational rules (5/8)

Form 15CA																
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ACTION A	Nor	ne of the remitt	or		GENER	- Al		MAT								-11
		N of remitter					Area Co	da	AO Type	T	ange	Co	da	1.0	O No	-11
		a Code					Alea Co	ue	AO Type	-	auge	Co	ue	-	0 140	-11
ER		cipal Place of I	Business				TAN of	remitte	-1	╷└	п	-	-	-		- ľ
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REMITEE	Add	iress						Country to wish remittance is made:			sh					
R	Prin	cipal place of t	ousiness	En	nail addı	res	5			(IS Nu	D mber		de)		-Pho	ıe
										()
	(a)	Name of the A	lccountan	t ^v sig	ning the	e ce	ertificate									
ACCOUNTANT	(b)	Name of t accountant	the prop	rietor	ship/fin	m	of the									
S	(c)	Address														
8	(d)	Registration n	o. of the a	ccou	ntant											
AC	(e)	Date of certifi	cate (DD/	MM/	YYYY)			Certif vi	icate No.							
3R	(a)	Whether any 195(3)/197 of from the Asse	f Income-t	ax A					k)	Yes			No			
A.O. ORDER	(b)	Section under obtained	which c	rder/	certifica	te	has been									
A.O.	(c)	Name and de who issued the				sin	g Officer									
	(d)	Date of order/	certificate													
	(e)	Order/certification of the second sec	ate numbe	r												

Form 15CB

Form No. 15CB (See rule 37BB)

Certificate of an accountant¹

I/We* have	examined	the	agreement	(wherever	applicable)	between
Mr./Ms./M/s*			(Remi	tters)		
and Mr./Ms./N						
requiring the a	bove remittanc					

requiring the above remittance as wen as the relevant documents and books of account required for ascertaining the nature of remittance and for determining the rate of deduction of tax at source as per provisions of Charter- XVII-B.

We hereby certify the following :-

L		me and address of the beneficiary of the nittance		
B	1.	Country to which remittance is made	Country:	Currency:
	2.	Amount payable	In foreign currency :	In Indian Rs.
	3.	Name of the bank	Branch of the bank	
	4.	BSR Code of the bank branch (7 digit)		
	5.	Proposed date of remittance	(DD/MM/YYYY)	
K	6.	Nature of remittance as per agreement/ document		
		In case the remittance is net of taxes, whether tax payable has been grossed up?	(Tick) Yes No	

Operational rules (6/8)

Form 15CA

Sectio	n B	PARTICULARS OF REMITTANCE AND T	TDS (as per certificate of the accou	ntant
	1.	Country to which remittance is made	Country :	Currency :
	2.	Amount payable	In foreign currency	In Indian Rs.
	3.	Name of the Bank	Branch of the Bank	
NCE	4.	BSR Code of the bank branch (7 digit)		1
REMITTANCE	5.	Proposed date of remittance	(DD/MM/YYYY)	
REN	6.	Nature of remittance as per agreement/document		
	7.	In case the remittance is net of taxes, whether tax payable has been grossed up?	(Tick) Yes No	
	8.	Taxability under the provisions of the Income-tax Act (without considering DTAA)		
LT. ACT		(a) the relevant section of the Act under which the remittance is covered		
EI -		(b) the amount of income chargeable to tax		
		(c) the tax liability		
		(d) basis of determining taxable income and tax liability		
	9.	If any relief is claimed under DTAA- (i) Whether tax residency certificate is obtained from the recipient of remittance	(Tick) Yes No	
		(ii) Please specify relevant DTAA		
		(iii) Please specify relevant article of DTAA	Nature of payment as per DTAA	
		(iv) Taxable income as per DTAA	In Indian Rs.	1
		(v) Tax liability as per DTAA	In Indian Rs.	1
DTAA		A. If the remittance is for royalties, fee for technical services, interest, dividend. etc, (not connected with permanent establishment) please indicate :-		
		(a) Article of DTAA		
		(b) Rate of TDS required to be deducted in terms of such article of the applicable DTAA		
		B. In case the remittance is on account of business income, please indicate:-	(IICK) Ites INO	
		(a) The amount of income liable to tax in India		

Form 15CB

K	8.	Taxability under the provisions of the Income-tax Act without considering DTAA)		
		(a) the relevant section of the Act under which the remittance is covered		
		(b) the amount of income chargeable to tax		
		(c) the tax liability		
		(d) basis of determining taxable income and tax liability		
	9.	If any relief is claimed under DTAA -		
		(i) whether tax residency certificate is obtained from the recipient of remittance	(Tick) Yes No	
		(ii) please specify relevant DTAA		
		(<i>iii</i>) please specify relevant article of DTAA	Nature of payment as per DTAA	
		(<i>iv</i>) taxable income as per DTAA	In Indian Rs	
		(v) tax liability as per DTAA	In Indian Rs.	
		(v) tax liability as per DTAA A. If the remittance is for royalties, fee for technical services, interest, dividend, etc. (not connected with permanent establishment) please indicate:-	In Indian Rs (Tick) Yes No	
		A. If the remittance is for royalties, fee for technical services, interest, dividend, etc. (not connected with permanent		
		A. If the remittance is for royalties, fee for technical services, interest, dividend, etc. (not connected with permanent establishment) please indicate:-	(Tick) Yes No	
		 A. If the remittance is for royalties, fee for technical services, interest, dividend, etc. (not connected with permanent establishment) please indicate:- (a) Article of DTAA (b) Rate of TDS required to be deducted in terms of such article of the applicable 	(Tick) Yes No	
		 A. If the remittance is for royalties, fee for technical services, interest, dividend, etc. (not connected with permanent establishment) please indicate:- (a) Article of DTAA (b) Rate of TDS required to be deducted in terms of such article of the applicable DTAA B. In case the remittance is on account of 	(Tick) Yes No	

Operational rules (7/8)

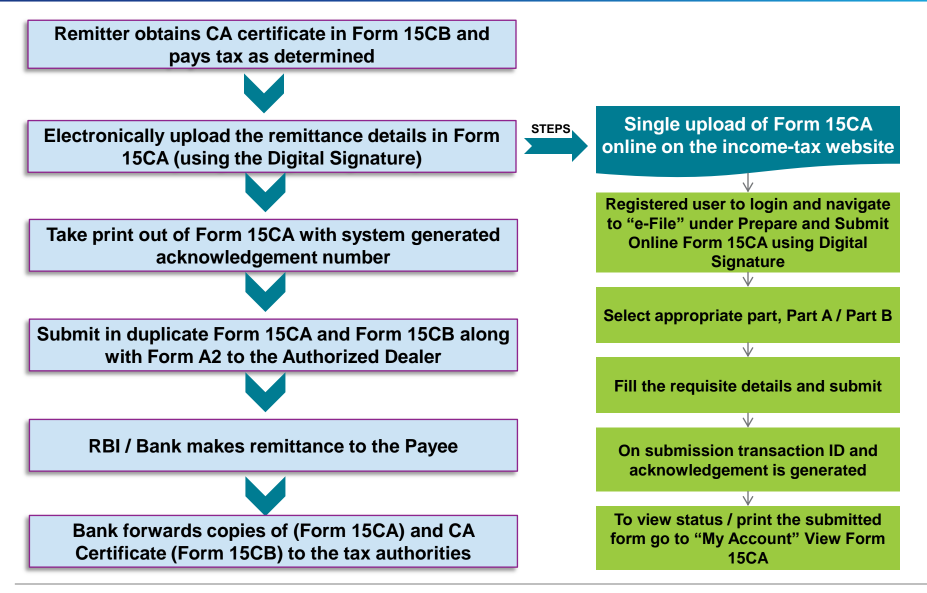
Form 15CA

		(b) The basis of arriving at the rate of deduction of tax.		
		C. In case the remittance is on account of capital gains, please indicate:-	(Tick) Yes No	
		(a) amount of long term capital gains		
		(b) amount of short-term capital gains		
		(c) basis of arriving at taxable income		
		D. In case of other remittance not covered by sub-items A, B and C	(Tick) Yes No	
		(a) Please specify nature of remittance		
		(b) Whether taxable in India as per DTAA		
		(c) If yes, rate of TDS required to be deducted in terms of such article of the applicable DTAA		
		(d) if not, please furnish brief reasons thereof specifying relevant article of DTAA		
	10.	Amount of tax deducted at source	In foreign currency In Indian Rs	
rds	11.	Rate of TDS	As per Income-tax Act (%) or	
F			As per DTAA (%)	
	12.	Actual amount of remittance after TDS	In foreign currency	
	13.	Date of deduction of tax at source, if any	(DD/MM/YYYY)	
		VERIFICAT	ION	
1. I/We		(full name in block lette		in
	acity of	designation) sole //our* knowledge and belief and no relevant Int	emnly declare that the information gi	iven above is true
2. I/We certifyi	e* certify ing the an	that a certificate has been obtained from an ac nount, nature and correctness of deduction of tr 95(3)/197 of the Income-tax Act, 1961, particu	countant, particulars of which are gi ax at source. I/We* certify that certi	ficate/order under
after de paid, a	eduction 1 s the case	e it is found that the tax actually deductible on has not been paid or not paid in full, I/We* un may be along with interest due. I/We* shall ai e provisions of the Income-tax Act, 1961.	dertake to pay the amount of tax no	t deducted or not
the nat	ture and	r undertake to submit the requisite documents amount of income of the recipient of the al our liability under the Income-tax Act, 1961 as	bove remittance as well as docum	ents required for
		declare that I/we* am/are* furnishing this in o sign the return of income as per provisions of		

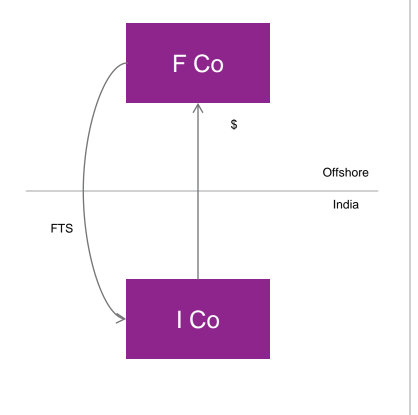
Form 15CB

	C. In case the remittance is on account of capital gains, please indicate:-	(Tick) Yes No	
	(a) amount of long term capital gains		
	(b) amount of short-term capital gains		
	(c) basis of arriving at taxable income		
	D. In case of other remittance not covered by sub-items A, B and C	(Tick) Yes No	
	(a) Please specific nature of remittance		
	(b) Whether taxable in India as per DTAA		
	(c) If yes, rate of TDS required to be deducted in terms of such article of the applicable DTAA		
	(d) if not, the please turnish brief reasons thereof specifying relevant article of DTAA		
10	Amount of TDS	In foreign currency	
		In Indian Rs.	
11	Rate of TDS	As per Income-tax Act (%)	
		or	
		As per DTAA (%)	
12	Actual amount of remittance after TDS	In foreign currency	
13	Date of deduction of tax at source, if any	(DD/MM/YYYY)	

Operational rules (8/8)



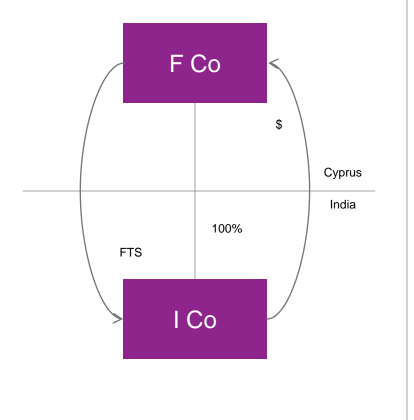
Case Study



Applicable WHT rate for F Co in absence of PAN

- Section 206AA provides for WHT at the higher of the following rates, namely:
 - Specified rate in the relevant provisions of the IT Act; or
 - Rate / rates in force; or
 - **20%**
- F Co has a valid TRC
- What should be the WHT rate for Section 195?

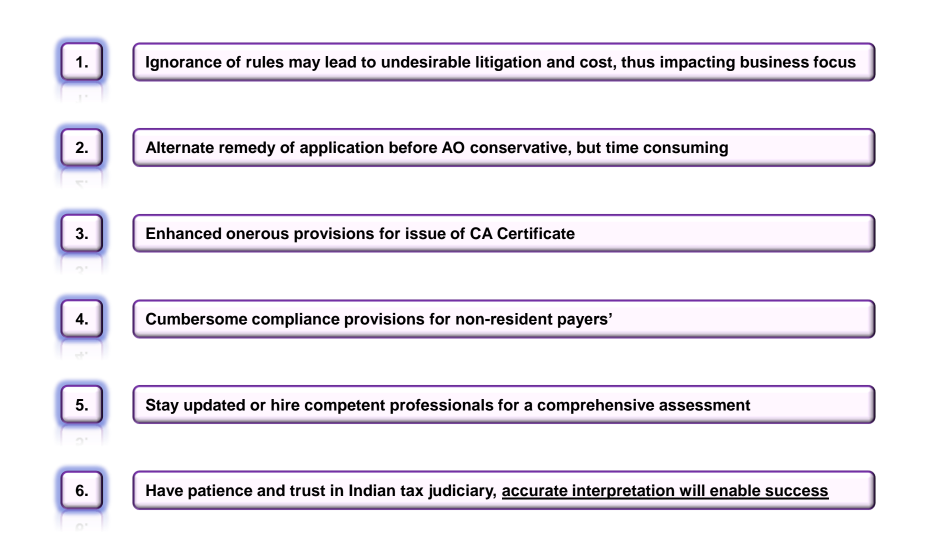
Case Study (Variation)



Applicable WHT rate for F Co in absence of PAN

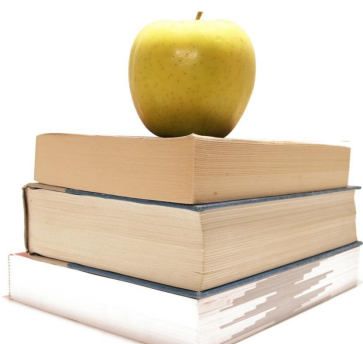
- Implications when payment made to AE?
- If payment made to Cyprus?

Key takeaways



Questions?

Thank you!



Your feedback is valuable and will help me improvise my skill-sets

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Biography



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Phone: +91 98692 80006 Email: s4shailendra@gmail.com Shailendra is an international tax professional with over 10 years' of experience in Big 4 accounting firm in India and Singapore. He has in-depth knowledge in consulting multinational corporations on cross-border strategies (inbound and outbound), M&A transactions, overseas listing and regulatory advisory services. He has assisted diversified clients on M&A deals in the Private Equity, Real Estate and Infrastructure sector.

Shailendra is a frequent speaker at forums on international tax issues affecting investment within Asia Pacific. He has authored technical columns on tax issues with The International Bureau of Fiscal Documentation (IBFD), CCH Wolters Kluwer, Bloomberg BNA, British Chamber of Commerce, The Economic Times, Journal of the Institute of Chartered Accountants of India, Infrastructure magazine EPC Age.

Shailendra is a member of the Institute of Chartered Accountants of India (India CPA) and a Bachelor in Business Administration in Finance