

PUNJAB STATE TRANSMISSION CORPORATION LIMITED

(Regd. Office: PSEB Head Office, The Mall, Patiala-147001)
Corporate Identity Number: U40109PB2010SGC033814
O/o Accounts Officer/Taxation, Shakti Sadan, Patiala
www.pstcl.org e-mail: ao-taxation@pstcl.org

Taxation Circular 02/2022

To

All Addl. SEs/Sr. Xens/AOs (DDOs) (Through website), Under PSTCL.

Memo No:112-164/CFO/Taxation/11 Dated: 04.05.2022

Subject:

Regarding Tax Deducted at Source (TDS) & Tax Collected at Source (TCS) Rates under Income Tax Act, 1961 for the FY 2022-23 (AY 2023-24).

As per amendments made in Income Tax Act, 1961 by the Finance Act, 2022 applicable from 01.04.2022, TDS/TCS is required to be deducted/collected under various sections of Income Tax Act, 1961 for the FY 2022-23 (AY 2023-24) at the rates provided by Income Tax Department (copies attached).

Therefore, all the DDOs are requested to ensure timely deduction and deposit of TDS/TCS to avoid penalty proceedings to PSTCL in future. Further, it is suggested to visit the following link from time to time for updates regarding TDS/TCS as per chart attached https://www.incometaxindia.gov.in/pages/tax-information-services.aspx => TDS rates. Kindly ensure the compliance of all provisions regarding Tax Deducted at Source (TDS) & Tax Collected at Source (TCS).

This issues with the approval of competent authority.

DA/as above

Accounts Officer/Taxation,

Harmingles Singh

PSTCL, Patiala.

Endst No:165-205/CFO/Taxation/11 Dated: 04.05.2022

Copy of the above is forwarded to the following for information and further necessary action please.

- 1. All EICs/Chief Engineers under PSTCL.
- 2. CAO/F&A, PSTCL Patiala.
- 3. Company Secretary, PSTCL, Patiala.
- 4. All Dy.CEs/SEs under PSTCL.
- 5. All Joint/Dy. CAOs / Dy. CAs/Dy. FAs under PSTCL.
- 6. All AOs under PSTCL (except DDOs).

Accounts Officer/Taxation, PSTCL, Patiala.

Harminglez Singh



Rates for tax deduction at source*

[For Assessment year 2023-24]

5

Particulars	TDS Rates (in %)
1. In the case of a person other than a company	
1.1 where the person is resident in India-	
Section 192: Payment of salary	Normal Slab Rate
Section 192A: Payment of accumulated balance of provident fund which is taxable in the hands of an employee.	10
Section 193: Interest on securities	
a) any debentures or securities for money issued by or on behalf of any local authority or a corporation established by a Central, State or Provincial Act;	10
b) any debentures issued by a company where such debentures are listed on a recognised stock exchange in accordance with the Securities Contracts (Regulation) Act, 1956 (42 of 1956) and any rules made thereunder;	10
c) any security of the Central or State Government;	10
[i.e. 8% Savings (Taxable) Bonds, 2003 and 7.75% Saving (Taxable) Bonds, 2018]	
d) interest on any other security	10
Section 194: Income by way of dividend	10
Section 194A: Income by way of interest other than "Interest on securities"	10
Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort	30
Section 194BB: Income by way of winnings from horse races	30
Section 194C: Payment to contractor/sub-contractor	
a) HUF/Individuals	1
b) Others	2
Section 194D: Insurance commission	5
Section 194DA: Payment in respect of life insurance policy	5
w.e.f. 1/9/2019, the tax shall be deducted on the amount of income comprised in insurance pay-out	
Section 194EE: Payment in respect of deposit under National Savings scheme	10
Section 194F: Payment on account of repurchase of unit by Mutual Fund or Unit Trust of India	20

about:blank 1/9

Section 194G: Commission, etc., on sale of lottery tickets

5/4/	22, 10:48 AM	Income Tax Department	
	Section 194H: Commission or brokerage		5
	Section 194-I: Rent		
	a) Plant & Machinery		2
	b) Land or building or furniture or fitting		10
	Section 194-IA: Payment on transfer of certain immovagricultural land	vable property other than	1
	Section 194-IB: Payment of rent by individual or HUI	F not liable to tax audit	5
	Section 194-IC: Payment of monetary consideration under Agreements	inder Joint Development	10
	Section 194J: Fees for professional or technical services	ces:	2
	i) sum paid or payable towards fees for technical servi	ices	2
	ii) sum paid or payable towards royalty in the nature of distribution or exhibition of cinematographic films;	of consideration for sale,	10
	iii) Any other sum		
	Note: With effect from June 1, 2017 the rate of TDS wengaged in business of operation of call center.	yould be 2% in case of payee	
	Section 194K: Income in respect of units payable to re	esident person	10
	Section 194LA: Payment of compensation on acquisit property	ion of certain immovable	10
	Section 194LBA(1): Business trust shall deduct tax wreceived or receivable by it from a SPV or any income leasing or letting out any real estate asset owned direct	received from renting or	10
	Section 194LBB: Investment fund paying an income to income which is exempt under Section 10(23FBB)	to a unit holder [other than	10
	Section 194LBC: Income in respect of investment ma (specified in <i>Explanation</i> of section115TCA)	de in a securitisation trust	25 in case of Individual or HUF 30 in case of other person
	Section 194M: Payment of commission (not being insbrokerage, contractual fee, professional fee to a resident HUF who are not liable to deduct TDS under section 1	nt person by an Individual or a	5
	Tax shall be deducted under Section 194M with effect aggregate of sum credited or paid during a financial year.		
	Section 194N: Cash withdrawal during the previous yo		2
	maintained by a person with a banking company, co-opbusiness of banking or a post office:	perative society engaged in	2/5
	i) in excess of Rs. 1 crore		
	ii) in excess of Rs. 20 lakhs*		

ii) in excess of Rs. 20 lakhs*

about:blank 2/9

^{*} for those persons who have not filed return of income (ITR) for three previous years immediately preceding the previous year in which cash is withdrawn, and the due date for filing ITR under <u>section 139(1)</u> has expired. The deduction of tax under this situation shall be at the rate of:

- a) 2% from the amount withdrawn in cash if the aggregate of the amount of withdrawal exceeds Rs. 20 lakhs during the previous year; or
- b) 5% from the amount withdrawn in cash if the aggregate of the amount of withdrawal exceeds Rs. 1 crore during the previous year.

Section 194-O: Payment or credit of amount by the e-commerce operator to ecommerce participant

1

Section 194P: Deduction of tax by specified bank in case of senior citizen having age Tax on total income of 75 or more as per rate in force

Section 1940: Payment for purchase of goods of the aggregate value exceeding Rs. 50 lakhs

0.1

Note: TDS is deductible on sum exceeding Rs. 50 lakhs

Section 194R: Deduction of tax in case any benefit or perquisite is provided and aggregate value of such benefit/perquisite exceeds Rs. 20,000

10

Note: Benefit or perguisite should be arising from business or the exercise of a profession by such resident.

Section 194S: Payment on transfer of Virtual Digital Asset

0.1

Note: No tax shall be deducted under this provision in the following circumstance:

- If the consideration is payable by any person (other than a specified person) and its aggregate value does not exceed Rs. 10,000 during the financial year.
- if the consideration is payable by a specified person and its aggregate value does not exceed Rs. 50,000 during the financial year.

Specified person means:

- (a) An individual or a HUF, whose total sales, gross receipts or turnover does not exceed Rs. 1 crore in case of business or Rs. 50 lakhs in case of a profession, during the financial year immediately preceding the financial year in which virtual digital asset is transferred:
- (b) An individual or a HUF who does not have any income under the head profits and gains of business or profession.

Section 194R: Deduction of tax in case any benefit or perquisite is provided and aggregate value of such benefit/perquisite exceeds Rs. 20,000

10

Note: Benefit or perquisite should be arising from business or the exercise of a profession by such resident.

10 Any Other Income

1.2 where the person is not resident in India*-

Section 192: Payment of Salary	Normal Slab Rate
Section 192A: Payment of accumulated balance of provident fund which is taxable in the hands of an employee.	10
Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort	30
Section 194BB: Income by way of winnings from horse races	30
Section 194E: Payment to non-resident sportsmen/sports association	20
Section 194EE: Payment in respect of deposits under National Savings Scheme	10

about:blank 3/9

micome tax bepartment	
Section 194F: Payment on account of repurchase of unit by Mutual Fund or Unit Trust of India	20
Section 194G: Commission, etc., on sale of lottery tickets	5
Section 194LB: Payment of interest on infrastructure debt fund	5
Sec. 194LBA(2): Payment of the nature referred to in Section 10(23FC)(a)	5
Section 194LBA(2): Payment of the nature referred to in Section 10(23FC)(b)	10
Section 194LBA(3): Payment of the nature referred to in section 10(23FCA) by business trust to unit holders	30
Section 194LBB: Investment fund paying an income to a unit holder [other than income which is exempt under Section 10(23FBB)].	30
Section 194LBC: Income in respect of investment made in a securitisation trust (specified in <i>Explanation</i> of section115TCA)	30
Section 194LC: Payment of interest by an Indian Company or a business trust in respect of money borrowed in foreign currency under a loan agreement or by way of	5 or 4*
issue of long-term bonds (including long-term infrastructure bond)	* In case where interest is payable in respect of Long- term Bond or Rupee Denominated Bond listed on recognised stock exchange located in IFSC
Section 194LD: Payment of interest on rupee denominated bond of an Indian Company or Government securities to a Foreign Institutional Investor or a Qualified Foreign Investor	5
Section 195: Payment of any other sum to a Non-resident	
a) Income in respect of investment made by a Non-resident Indian Citizen	20
b) Income by way of long-term capital gains referred to in <u>Section 115E</u> in case of a Non-resident Indian Citizen	10
c) Income by way of long-term capital gains referred to in sub-clause (iii) of clause (c) of sub-Section (1) of Section 112	10
d) Income by way of long-term capital gains as referred to in Section 112A	10
e) Income by way of short-term capital gains referred to in <u>Section 111A</u>	15
f) Any other income by way of long-term capital gains [not being long-term capital gains referred to in clauses $\underline{10(33)}$, $\underline{10(36)}$ and $\underline{112A}$	20
g) Income by way of interest payable by Government or an Indian concern on moneys borrowed or debt incurred by Government or the Indian concern in foreign currency (not being income by way of interest referred to in Section 194LB or Section 194LC)	20
h) Income by way of royalty payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern where such royalty is in consideration for the transfer of all or any rights (including the granting of a licence) in respect of copyright in any book on a subject referred to in the first proviso to sub-section (1A) of Section 115A of the Income-tax Act, to the Indian concern, or in respect of any computer software referred to in the second proviso to sub-section (1A) of Section 115A of the Income-tax Act, to a person resident in India	10
i) Income by way of royalty [not being royalty of the nature referred to point h) above] payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is	10

about:blank 4/9

10

30

10

with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy

i) Income by way of fees for technical services payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy

k) Any other income

Section 196B: Income from units (including long-term capital gain on transfer of such units) to an offshore fund

Section 196C: Income from foreign currency bonds or GDR of an Indian company 10 (including long-term capital gain on transfer of such bonds or GDR)

Section 196D: Income of foreign Institutional Investors from securities (not being 20 dividend or capital gain arising from such securities)

Note: Tax shall be deducted at the rate provided under DTAA if same is lower than the existing TDS rate of 20%.

2. In the case of a company-

2.1 where the company is a domestic company-

Section 193: Interest on securities

a) any debentures or securities for money issued by or on behalf of any local authority 10 or a corporation established by a Central, State or Provincial Act:

b) any debentures issued by a company where such debentures are listed on a 10 recognised stock exchange in accordance with the Securities Contracts (Regulation) Act, 1956 (42 of 1956) and any rules made thereunder;

c) any security of the Central or State Government; 10

[i.e. 8% Saving (Taxable) Bonds, 2003 and 7.75% Saving (Taxable) Bonds, 2018]

d) interest on any other security 10 Section 194: Dividend 10

Section 194A: Income by way of interest other than "Interest on securities" 10

Section 194B: Income by way of winnings from lotteries, crossword puzzles, card 30 games and other games of any sort

Section 194BB: Income by way of winnings from horse races 30

Section 194C: Payment to contractor/sub-contractor

a) HUF/Individuals 1

b) Others 2

Section 194D: Insurance commission 10

Section 194DA: Payment in respect of life insurance policy 5

w.e.f. 1/9/2019, the tax shall be deducted on the amount of income comprised in insurance pay-out

Section 194EE: Payment in respect of deposit under National Savings scheme 10

Section 194F: Payment on account of repurchase of unit by Mutual Fund or Unit 20 Trust of India

about:blank 5/9

"==, rerrerran	
Section 194G: Commission, etc., on sale of lottery tickets	5
Section 194H: Commission or brokerage	5
Section 194-I: Rent	
a) Plant & Machinery	2
b) Land or building or furniture or fitting	10
Section 194-IA: Payment on transfer of certain immovable property other than agricultural land	1
Section 194-IC: Payment of monetary consideration under Joint Development Agreements	10
Section 194J: Fees for professional or technical services:	2
iv) sum paid or payable towards fees for technical services	2
v) sum paid or payable towards royalty in the nature of consideration for sale, distribution or exhibition of cinematographic films;	10
vi) Any other sum	
Note: With effect from June 1, 2017 the rate of TDS would be 2% in case of payee engaged in business of operation of call center.	
Section 194K: Income in respect of units payable to resident person	10
Section 194LA: Payment of compensation on acquisition of certain immovable property	10
Section 194LBA(1): Business trust shall deduct tax while distributing, any interest received or receivable by it from a SPV or any income received from renting or leasing or letting out any real estate asset owned directly by it, to its unit holders.	10
Section 194LBB: Investment fund paying an income to a unit holder [other than income which is exempt under Section 10(23FBB)].	10
Section 194LBC: Income in respect of investment made in a securitisation trust (specified in <i>Explanation</i> of section115TCA)	10
<u>Section 194M</u> : Payment of commission (not being insurance commission), brokerage, contractual fee, professional fee to a resident person by an Individual or a HUF who are not liable to deduct TDS under <u>section 194C</u> , <u>194H</u> , or <u>194J</u> .	5%
Tax shall be deducted under <u>Section 194M</u> with effect from 1/09/2019 when aggregate of sum credited or paid during a financial year exceeds Rs. 50 lakh.	
Section 194N: Cash withdrawal during the previous year from one or more account	2
maintained by a person with a banking company, co-operative society engaged in business of banking or a post office:	2/5
iii) in excess of Rs. 1 crore	
iv) in excess of Rs. 20 lakhs*	

a) 2% from the amount withdrawn in cash if the aggregate of the amount of withdrawal exceeds Rs. 20 lakhs but not exceeding Rs. 1 crore during the previous year; or

about:blank 6/9

^{*} for those persons who have not filed return of income (ITR) for three previous years immediately preceding the previous year in which cash is withdrawn, and the due date for filing ITR under section 139(1) has expired. The deduction of tax under this situation shall be at the rate of:

b) 5% from the amount withdrawn in cash if the aggregate of the amount of withdrawal exceeds Rs. 1 crore during the previous year.	
Section 194-O: Payment or credit of amount by the e-commerce operator to e-commerce participant	1
Section 194P: Deduction of tax by specified bank in case of senior citizen having age of 75 or more	Tax on total income as per rate in force
Section 194Q: Payment to resident for purchase of goods of the aggregate value exceeding Rs. 50 lakhs	0.1
Note: TDS is deductible on sum exceeding Ps. 50 lakks	

Note: TDS is deductible on sum exceeding Rs. 50 lakhs

10 Section 194R: Deduction of tax in case any benefit or perquisite is provided and aggregate value of such benefit/perquisite exceeds Rs. 20,000

Note: Benefit or perquisite should be arising from business or the exercise of a profession by such resident.

Section 194S: Payment on transfer of Virtual Digital Asset

0.1

7/9

Note: No tax shall be deducted under this provision in the following circumstance:

- If the consideration is payable by any person (other than a specified person) and its aggregate value does not exceed Rs. 10,000 during the financial year.
- if the consideration is payable by a specified person and its aggregate value does not exceed Rs. 50,000 during the financial year.

Specified person means:

(specified in Explanation of section115TCA)

- (a) An individual or a HUF, whose total sales, gross receipts or turnover does not exceed Rs. 1 crore in case of business or Rs. 50 lakhs in case of a profession, during the financial year immediately preceding the financial year in which virtual digital asset is transferred:
- (b) An individual or a HUF who does not have any income under the head profits and gains of business or profession.

Any Other Income	10
2.2 where the company is not a domestic company*-	
Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort	30
Section 194BB: Income by way of winnings from horse races	30
Section 194E: Payment to non-resident sports association	20
Section 194G: Commission, etc., on sale of lottery tickets	5
Section 194LB: Payment of interest on infrastructure debt fund	5
Section 194LBA(2): - Payment of the nature referred to in Section 10(23FC)(a)	5
Section 194LBA(2): Payment of the nature referred to in Section 10(23FC)(b)	10
Section 194LBA(3): Business trust shall deduct tax while distributing any income received from renting or leasing or letting out any real estate asset owned directly by it to its unit holders.	40
Section 194LBB: Investment fund paying an income to a unit holder [other than income which is exempt under Section 10(23FBB)].	40
Section 194LBC: Income in respect of investment made in a securitisation trust	40

about:blank

5 or 4* Section 194LC: Payment of interest by an Indian Company or a business trust in respect of money borrowed in foreign currency under a loan agreement or by way of * In case where issue of long-term bonds (including long-term infrastructure bond) interest is payable in respect of Longterm Bond or Rupee Denominated Bond listed on recognised stock exchange located in IFSC Section 194LD: Payment of interest on rupee denominated bond of an Indian Company or Government securities to a Foreign Institutional Investor or a Qualified Foreign Investor **Section 195:** Payment of any other sum a) Income by way of long-term capital gains referred to in sub-clause (iii) of clause 10 (c) of sub-section (1) of Section 112 b) Income by way of long-term capital gains as referred to in Section 112A 10 15 c) Income by way of short-term capital gains referred to in Section 111A d) Any other income by way of long-term capital gains [not being long-term capital 20 gains referred to in clauses 10(33), 10(36) and 112A e) Income by way of interest payable by Government or an Indian concern on moneys 20 borrowed or debt incurred by Government or the Indian concern in foreign currency (not being income by way of interest referred to in Section 194LB or Section 194LC) f) Income by way of royalty payable by Government or an Indian concern in 10 pursuance of an agreement made by it with the Government or the Indian concern after the 31st day of March, 1976 where such royalty is in consideration for the transfer of all or any rights (including the granting of a licence) in respect of copyright in any book on a subject referred to in the first proviso to sub-section (1A) of Section 115A of the Income-tax Act, to the Indian concern, or in respect of any computer software referred to in the second proviso to sub-section (1A) of Section 115A of the Income-tax Act, to a person resident in India g) Income by way of royalty [not being royalty of the nature referred to in point f) above] payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy— A. where the agreement is made after the 31st day of March, 1961 but before the 1st 50 day of April, 1976 B. where the agreement is made after the 31st day of March, 1976 10 h) Income by way of fees for technical services payable by Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern and where such agreement is with an Indian concern, the agreement is approved by the Central Government or where it relates to a matter included in the industrial policy, for the time being in force, of the Government of India, the agreement is in accordance with that policy— A. where the agreement is made after the 29th day of February, 1964 but before the 50 1st day of April, 1976 B. where the agreement is made after the 31st day of March, 1976 10 i) Any other income 40 Section 196B: Income from units (including long-term capital gain on transfer of 10

8/9

such units) to an offshore fund

Section 196C: Income from foreign currency bonds or GDR of an Indian company	10
(including long-term capital gain on transfer of such bonds or GDR)	

Section 196D: Income of foreign Institutional Investors from securities (not being dividend or capital gain arising from such securities)

Note: Tax shall be deducted at the rate provided under DTAA if same is lower than the existing TDS rate of 20%.

[As amended by Finance Act, 2022]

about:blank 9/9

^{*} The rate of TDS shall be increased by applicable surcharge and Health & Education cess.