

Rates of Tax Deducted At Source

**For F.Y.2020-21 A.Y.
2021-22**

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. (Monetary Limit – Rs 50,000)	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; <u>[i.e. 8% Savings (Taxable) Bonds, 2003 and 7.75% Saving (Taxable) Bonds, 2018]</u>	10
(Monetary Limit – Rs 10,000)	
d) interest on any other security	10
Section 194A: – Interest other than interest on securities – Others	10
(Monetary Limit – Rs 5,000)	
Section 194A: Banks / Co-operative society engaged in business of banking / Post Office	10
(Monetary Limit – Rs 40,000)	
Section 194A: Senior citizen	10
From FY 2018-19 onwards no TDS will be deducted on interest earned upto INR 50,000 by senior citizens. The interest amount should be earned from the following:	
Deposits with banks;	
Deposits with post offices	
Fixed deposit schemes	
Recurring deposit schemes	
(Monetary Limit – Rs 50,000)	
Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort (Monetary Limit – Rs 10,000)	30
Section 194BB: Income by way of winnings from horse races (Monetary Limit – Rs 10,000)	30
Section 194C: Payment to contractor/sub-contractor (Monetary Limit – Rs 30,000 per contract or Rs 1,00,000 for aggregate amount during the year)	
a) HUF/Individuals	1
b) Others	2
Section 194D: Insurance commission	5
(Monetary Limit – Rs 15,000)	
Section 194DA: Payment in respect of life insurance policy w.e.f. 1/9/2019, the tax shall be deducted on the amount of income comprised in insurance pay-out	5
(Monetary Limit – Rs 1,00,000)	
Section 194EE: Payment in respect of deposit under National Savings scheme	10
(Monetary Limit – Rs 2,500)	
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
(Monetary Limit – Rs 15,000)	
Section 194H: Commission or brokerage	5
(Monetary Limit – Rs 15,000)	
Section 194-I: Rent	
(Monetary Limit – Rs 2,40,000)	
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
(Monetary Limit – Consideration exceeding Rs 50,00,000)	

Section 194-IB: Payment of rent by individual or HUF not liable to tax audit (Monetary Limit – Rent for the month or part of the month exceeds Rs 50,000)	5
Note: This provision is applicable from June 1, 2017	
Section 194-IC: Payment of monetary consideration under Joint Development Agreements	10
Section 194J: Payment for fees for Technical services, Professional services or royalty etc. (Monetary Limit –Rs 30,000 p.a)	
a) Cases, wherein, the payee is engaged in the business of the operation of Call Centre only (effective from 1st June 2017)	2
b) In case of fees for technical services (not being a professional royalty where such royalty is in the nature of consideration for sale, distribution or exhibition of cinematographic film) (effective from 1st April 2020)	2
c) Professional royalty where such royalty is in the nature of consideration for sale, distribution or exhibition of cinematographic film	10
d) In case of fees for any other professional services	10
e) In case the payee fails to furnish PAN	20
Section 194K: Payment of any income in respect of	10
a) Units of a Mutual Fund as per Section 10(23D)	
b) Units from the administrator	
c) Units from specified company	
(This Section is inserted by Finance Act, 2020 which is applicable from 01/04/2020)	
Section 194LA: Payment of compensation on acquisition of certain immovable property (Monetary Limit –Rs 2,50,000 p.a.)	10
Note: With effect from April 1, 2017, no deduction of tax shall be made on any payment which is exempt from levy of income-tax under Right to Fair Compensation Act, 2013.	
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 section 115TCA)	25% in case of Individual or HUF
	30% in case of other resident person
Section 194M: 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 section 194C, 194H, or 194J. Tax shall be deducted under section 194M with effect from 1/09/2019 when aggregate of sum credited or paid during a financial year exceeds Rs. 50 lakh.	5
Section 194N:	2
a) Filed the returns of income for all of the three assessment years relevant to the three previous years and cash withdrawals exceeding 1 cr	
b) Not Filed the returns of income for all of the three assessment years relevant to the three previous years: (This provision is applicable w.e.f. 01 July, 2020)	
Cash withdrawals from 20 Lakhs to 1 Cr	
	2
Cash withdrawals exceeding 1 cr	2% till 30 June, 2020 and 5% from 01 July, 2020
Section 194O: Applicable for E-Commerce operator for sale of goods or provision of service facilitated by it through its digital or electronic facility or platform.	1
In case the E-commerce participant does not furnish PAN or Aadhar Number to the e-commerce operator, TDS shall be deducted at the rate of 5% under section 206AA of the Act (This Section is inserted by Finance Act, 2020 which is applicable from 01/10/2020)	
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. (Monetary Limit – Rs 50,000)	10.4

Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort (Monetary Limit – Rs 10,000)	31.2
Section 194BB: Income by way of winnings from horse races (Monetary Limit – Rs 10,000)	31.2
Section 194E: Payment to non-resident sportsmen/sports association	20.8
Section 194EE: Payment in respect of deposits under National Savings Scheme. (Monetary Limit – Rs 2,500)	10.4
Section 194F: Payment on account of repurchase of unit by Mutual Fund or Unit Trust of India	20.8
Section 194G: Commission, etc., on sale of lottery tickets (Monetary Limit – Rs 15,000)	5.2
Section 194LB: Payment of interest on infrastructure debt fund	5.2
Section 194LBA(2): Business trust shall deduct tax while distributing any interest income received or receivable by it from a SPV to its unit holders.	5.2
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.	31.2
Section 194LBB: Investment fund paying an income to a unit holder [other than income which is exempt under Section 10(23FBB)].	31.2
Section 194LBC: Income in respect of investment made in a securitisation trust (specified in <i>Explanation</i> of section 115TCA)	31.2
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 issue of long-term bonds (including long-term infrastructure bond)	5.2
Note: Now TDS at concessional rate of 5% will be applicable for borrowings made after April 1, 2020 but before July 1, 2023.	
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	5.2
Note: Now TDS at concessional rate of 5% will be applicable for borrowings made after April 1, 2020 but before July 1, 2023.	
Section 195: Payment of any other sum to a Non-resident	
a) Income in respect of investment made by a Non-resident Indian Citizen	20.8
b) Income by way of long-term capital gains referred to in Section 115E in case of a Non-resident Indian Citizen	10.4
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	10.4
d) Income by way of long-term capital gains as referred to in Section 112A	10.4
e) Income by way of short-term capital gains referred to in Section 111A	15.6
f) Any other income by way of long-term capital gains [not being long-term capital gains referred to in clauses 10(33), 10(36) and 112A	20.8
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)	20.8
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	10.4
i) Income by way of royalty [not being royalty of the nature referred to point g) above E] 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	10.4
j) 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	10.4
k) Any other income	31.2

Section 196B: Income from units (including long-term capital gain on transfer of such units) to an offshore fund	10.4
Section 196C: Income from foreign currency bonds or GDR of an Indian company (including long-term capital gain on transfer of such bonds or GDR)	10.4
Section 196D: Income of foreign Institutional Investors from securities (not being dividend or capital gain arising from such securities)	20.8
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 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; [i.e. 8% Saving (Taxable) Bonds, 2003 and 7.75% Saving (Taxable) Bonds, 2018]	10
(Monetary Limit – Rs 10,000)	
d) interest on any other security	10
Section 194: Dividend	10
(Monetary Limit – Rs 5,000) (w.e.f. 01/04/2020)	
Section 194A: – Interest other than interest on securities – Others	10
(Monetary Limit – Rs 5,000)	
Section 194A: Banks / Co-operative society engaged in business of banking / Post Office	10
(Monetary Limit – Rs 40,000)	
Section 194B: Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort	30
(Monetary Limit – Rs 10,000)	
Section 194BB: Income by way of winnings from horse races	30
(Monetary Limit – Rs 10,000)	
Section 194C: Payment to contractor/sub-contractor	
(Monetary Limit – Rs 30,000 per contract or Rs 1,00,000 for aggregate amount during the year)	
a) HUF/Individuals	1
b) Others	2
Section 194D: Insurance commission	10
(Monetary Limit – Rs 15,000)	
Section 194DA: Payment in respect of life insurance policy w.e.f. 1/9/2019, the tax shall be deducted on the amount of income comprised in insurance pay-out	5
(Monetary Limit – Rs 1,00,000)	
Section 194EE: Payment in respect of deposit under National Savings scheme	10
(Monetary Limit – Rs 2,500)	
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
(Monetary Limit – Rs 15,000)	
Section 194H: Commission or brokerage	5
(Monetary Limit – Rs 15,000)	
Section 194-I: Rent	
(Monetary Limit – Rs 2,40,000)	
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 (Monetary Limit – Consideration exceeding Rs 50,00,000)	1
Section 194-IC: Payment of monetary consideration under Joint Development Agreements	10

Section 194J: Payment for fees for Technical services, Professional services or royalty etc. (Monetary Limit –Rs 30,000 p.a)	
a) Cases, wherein, the payee is engaged in the business of the operation of Call Centre only (effective from 1st June 2017)	2
b) In case of fees for technical services (not being a professional royalty where such royalty is in the nature of consideration for sale, distribution or exhibition of cinematographic film) (effective from 1st April 2020)	2
c) Professional royalty where such royalty is in the nature of consideration for sale, distribution or exhibition of cinematographic film	10
d) In case of fees for any other professional services	10
e) In case the payee fails to furnish PAN	20
Section 194K: Payment of any income in respect of	10
d) Units of a Mutual Fund as per Section 10(23D)	
e) Units from the administrator	
f) Units from specified company	
(This Section is inserted by Finance Act, 2020 which is applicable from 01/04/2020)	
Section 194LA: Payment of compensation on acquisition of certain immovable property (Monetary Limit –Rs 2,50,000 p.a.)	10
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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 section 115TCA)	10
Section 194M: 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 section 194C, 194H, or 194J.	5
Tax shall be deducted under Section 194M with effect from 1/09/2019 when aggregate of sum credited or paid during a financial year exceeds Rs. 50 lakh.	
Section 194N:	
a) Filed the returns of income for all of the three assessment years relevant to the three previous years and cash withdrawals exceeding 1 cr	2
b) Not Filed the returns of income for all of the three assessment years relevant to the three previous years: (This provision is applicable w.e.f. 01 July, 2020)	
Cash withdrawals from 20 Lakhs to 1 Cr	2
Cash withdrawals exceeding 1 cr	2% till 30 June, 2020 and 5% from 01 July, 2020
Section 194O: Applicable for E-Commerce operator for sale of goods or provision of service facilitated by it through its digital or electronic facility or platform.	1
In case the E-commerce participant does not furnish PAN or Aadhar Number to the e-commerce operator, TDS shall be deducted at the rate of 5% under section 206AA of the Act (This Section is inserted by Finance Act, 2020 which is applicable from 01/10/2020)	
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	31.2
Section 194BB: Income by way of winnings from horse races	31.2
Section 194E: Payment to non-resident sports association	20.8
Section 194G: Commission, etc., on sale of lottery tickets	5.2
Section 194LB: Payment of interest on infrastructure debt fund	5.2
Section 194LBA(2): Business trust shall deduct tax while distributing any interest income received or receivable by it from a SPV to its unit holders.	5.2
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.	41.6

Section 194LBB: Investment fund paying an income to a unit holder [other than income which is exempt under Section 10(23FBB)].	41.6
Section 194LBC: Income in respect of investment made in a securitisation trust (specified in <i>Explanation</i> of section 115TCA)	41.6
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 issue of long-term bonds (including long-term infrastructure bond)	5.2
Note: Now TDS at concessional rate of 5% will be applicable for borrowings made after April 1, 2020 but before July 1, 2023..	
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	5.2
Note: Now TDS at concessional rate of 5% will be applicable for borrowings made after April 1, 2020 but before July 1, 2023.	
Section 195: Payment of any other sum	
a) Income by way of long-term capital gains referred to in sub-clause (iii) of clause (c) of sub-section (1) of Section 112	10.4
b) Income by way of long-term capital gains as referred to in Section 112A	10.4
c) Income by way of short-term capital gains referred to in Section 111A	15.6
d) Any other income by way of long-term capital gains [not being long-term capital gains referred to in clauses 10(33), 10(36) and 112A	20.8
e) 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)	20.8
f) 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 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	10.4
g) Income by way of royalty [not being royalty of the nature referred to in point e) above C] 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 day of April, 1976	52
B. where the agreement is made after the 31st day of March, 1976	10.4
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 1st day of April, 1976	52
B. where the agreement is made after the 31st day of March, 1976	10.4
i) Any other income	41.6
Section 196B: Income from units (including long-term capital gain on transfer of such units) to an offshore fund	10.4
Section 196C: Income from foreign currency bonds or GDR of an Indian company (including long-term capital gain on transfer of such bonds or GDR)	10.4
Section 196D: Income of foreign Institutional Investors from securities (not being dividend or capital gain arising from such securities)	20.8

Rates of Tax Collected At Source

**For F.Y.2020-21
A.Y. 2021-22**

Section	Particulars	TCS Rates (in %)
206C(1)	Sale of the following:	
	a) Alcoholic Liquor for Human Consumption	1%
	b) Tendu leaves	5%
	c) Timber obtained under a forest lease	2.50%
	d) Timber obtained by any mode other than under a forest lease	2.50%
	e) Any other forest produce not being timber or tendu leaves	2.50%
	f) Scrap	1%
	g) Minerals, being coal or lignite or iron ore	1%
206C(1C)	Grant of lease or license of the following:	
	a) Parking lot	2%
	b) Toll Plaza	2%
	c) Mining and quarrying (Other than mining and quarrying of mineral oil, petroleum and natural gas)	2%
206C(1F)	Sale of the motor vehicle of the value exceeding Rs. 10 lakh whether payment is received by cheque or by any other mode	1%
206C(1G)(a)	TCS on foreign remittance through Liberalised Remittance Scheme (LRS)	5%
	(This Section is inserted by Finance Act, 2020 which is proposed to be applicable from 01/10/2020)	(10% for non PAN or Aadhaar cases)
206C(1G)(b)	TCS on selling of overseas tour package	5%
	(This Section is inserted by Finance Act, 2020 which is proposed to be applicable from 01/10/2020)	(10% for non PAN or Aadhaar cases)
206C(1H)	TCS on sale of any goods [except goods on which TCS applicable as per Section 206C (1), 206C (1F) and 206C (1G)]	0.10%
	(This Section is inserted by Finance Act, 2020 which is proposed to be applicable from 01/10/2020)	(1% for non PAN or Aadhaar cases)