Effectiveness of Tax Deduction at Source (TDS) in India

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ABSTRACT
To Study and analyses all the purposes for which TDS in India was introduced to ensure whether they are properly achieved for collection of more revenues to Govt. Also study major types of tax system in the world. Study whether Adam smith’s all the four Canon of Taxation are satisfied by TDS mechanism and to what extent with reasons there for. To conclude, considering major tax collection mechanism, whether TDS mechanism is effective or not.

Keywords-- TDS, India, Tax

I. INTRODUCTION
The purpose of introduction of Tax Deduction at Source is
(1) To prevent Tax Evasion
(2) Widen the asesse base
(3) Regular flow of Tax revenue

To prevent Tax Evasion
It is the illegal evasion of taxes by individuals, corporations, and trusts. Tax evasion often entails taxpayers deliberately misrepresenting the true state of their affairs to the tax authorities to reduce their tax liability and includes dishonest tax reporting, such as declaring less income, profits or gains than the amounts actually earned, or overstating deductions.

One measure of the extent of tax evasion is the amount of unreported income, which is the difference between the amount of income that should be reported to the tax authorities and the actual amount reported.

These are some of the ways in which people may avoid/evade taxes.

Failing to Pay the Due
This is the simplest way in which someone may evade taxes. They simply won't pay it to the government, not even when the dues are called for. A person engaged in this sort of tax evasion won't, willingly or unwillingly, pay the tax before or after the due date.

Smuggling
When certain goods move from one location to another, across international or state borders, a tax or charge may be payable in order to move the goods. However, some individuals may move these goods in surreptitious ways in order to avoid paying those taxes that evading the tax altogether.

Submitting False Tax Returns
In some cases, when an individual files taxes, they may submit false or incorrect information in order to either lessen the tax that they are supposed to pay or not pay it at all. This is also tax evasion since the complete information is not provided and they may actually be paying less than what they should.

Inaccurate Financial Statements
The taxes that are payable by an individual or an organisation may be decided on the financial dealing that have taken place during the assessment year. If false financial documents or accounts books are submitted, ones that show incomes less than what was actually earned, the tax may come down.

Using Fake Documents to Claim Exemption
The government may have provided certain exemptions and privileges to certain strata or members of society in order to ensure they have a bit more financial freedom to progress. In some cases, members who actually don't qualify for such privileges will get documents created to support their claim of being a part of that group thus claiming exemptions where they are not suited.

Not Reporting Income
It could be said that this is one of the most common methods of tax evasion. In this case, individual just won't report any income that they receive during a financial year. Not having reported any income, they don't pay any tax thus successfully evading tax all together. The simplest example of this would be a landlord who has kept tenants but has not informed the authorities that he has rented the house and is actually receiving an income from it.

Bribery
There may be a situation where there a certain amount due in taxes which the individual may not be willing to pay. In such a case he or she may actually offer a bribe to officials to not make them pay the tax and to make it 'disappear'.

Storing Wealth Outside the Country
We have all heard tales of Swiss bank accounts. Offshore accounts are accounts maintained outside the country and information about the dealing in these accounts
is not disclosed to the income tax department thereby evading any and all taxes due on that wealth.

**Level of Evasion and Punishment**

Tax evasion is a crime in almost all developed countries, and the guilty party is liable to fines and/or imprisonment. In Switzerland, many acts that would amount to criminal tax evasion in other countries are treated as civil matters. Dishonestly misreporting income in a tax return is not necessarily considered a crime. Such matters are handled in the Swiss tax courts, not the criminal courts.

**How TDS prevent Tax Evasion:**

TDS is applicable only on income of assesse to be received from external source.

TDS is not effective in preventing Tax Evasion because of the followings:

1. Only internal income is shown at reduced level and/or expenses are inflated for the purpose of Tax Evasion. Hence, it is very difficult or rare to hide income from external source for Tax evasion.
2. Govt. shows huge amount of tax collected under TDS. as one of the source of income rather than treating TDS as method of collection.
3. Moreover, there is no system to know how much amount TDS collected are availed/ adjusted by assesses in their tax return. It shows that Govt. has no mechanism to link such unclaimed/un adjusted TDS& refund the same to assesses.

**Widen the Assesse Base**

It means enhancement of existing assesse base. That is including new assesses who are not paying tax so far.

Out of our total population of 136.87 Crores, only 1% are paying income tax.

For such 1% of Tax payers, taxable income groups are as follows: (Rs. in Lakhs)

|       | Upto 5 | 05-10 | 10-20 | 20< |
|-------|--------|-------|-------|-----|
|       | 89%    | 6%    | 4%    | 1%  |

The finance ministry's effort to widen the tax base and bring tax evaders under the net is a welcome move, but it would also require more efficient and transparent functioning of the taxman.

For example, The Central Processing Centre (CPC) of CBDT had carried out an automatic scrutiny which result in identification of new income tax assesses and significant increase in Tax Revenue. But, under TDS only existing assesses are covered, by this procedure and no new assesses are identified/added.

**Regular Flow of Tax Revenue**

Income tax is collected through-

| Tax Deducted at Source (TDS) |
|-------------------------------|
| Advance Tax under Self-assessment |
| Regular Assessment Tax |
Out of total collection of Income tax, nearly 40 % are through TDS and remaining 60 % through advance tax & and Regular assessment. Percentage of collection as Advance tax to Total Tax collection are keeps on increasing Under self-assessment, advance tax is to be paid on quarterly basis. TDS is collected throughout the year and remitted on monthly basis. TDS in addition to advance tax. Advance tax is percentage of tax paid based estimated tax liability of assessee for the current financial year were as TDS is paid as specified percentage on income actually earned.

As advance tax is paid by the assessee themselves, relevant TDS amount may adjusted before remittance of it.

In absence of TDS, to some extend Advance tax may be increased. But, role of TDS in tax collection is very significant.

Hence, to some extend, there is additional flow of regular tax revenue to Govt. through TDS.

II. THREE TYPES OF TAX SYSTEMS

1. Progressive Tax System
   In a progressive tax rate system, higher income individuals pay a higher proportion of tax with a rise in income. In this case, the marginal tax rate would be higher than the average tax rate. A progressive tax is cited as a method to reduce inequality in society. Most economies around the world use a progressive tax to assess taxes for individual income.

2. Proportional Tax System
   In a proportional tax rate system, everyone pays the same proportion of his or her income as tax. The tax rate does not change with an increase or decrease in income. Here, the average tax rate is equal to the marginal tax rate. This system exists in Latvia and Russia, and is considered to be more ‘fair’ and easier to manage for everyone. Some states in the U.S. like Colorado, Utah and Michigan impose a proportional income tax for individuals.

3. Regressive Tax System
   A regressive tax is a tax which results in a decrease in the tax rate as the amount subject to taxation increases. In a regressive tax rate system, the individuals with lower income pay a higher proportion of his or her income as tax. Here, the marginal tax rate is lower than the average tax rate. Any tax with a cap above which no taxes are paid are regressive taxes.

| Sec. | Nature of transaction                          |
|------|-----------------------------------------------|
| 194D | Payment to LIC, Transfer of Immovable property |
| 194A |                                          |
| 194I | Rent of Plant & Machinry                      |
| 194D | Payment of Insurance premium                  |
| 194G | Comm. On sale of lottery tickets              |
| 194B | Rent                                         |
| 194LD| Interest on few Bonds & Govt securities       |
| 193  | Interest on securities & debentures Dividend,|
| 194  | Interest on other than securities, etc.,      |
| 194A |                                             |
| 194F | Repurchase of units of Mutual funds           |
| 194B | Winning from lottery/puzzle//game             |
| 194BB| Winning from horse race                       |

Hence, TDS does not satisfy cannon of Equality.
Certainty
The tax which each individual is bound to pay ought to be certain and not arbitrary. The time of payment, the manner of payment, the quantity to be paid ought all to be clear and plain to the contributor and to every other person.

Sometime, applicability of TDS may not clear. This question arises when there is a conflict with respect to a particular transaction falls under “contract for sale” or “contract for work/service”. Contract for sale involves transfer of property in goods for consideration for which TDS provisions are not applicable. In contrast Contract for work/service involves adding some value to the property by doing some workmanship or performance of an express task or service and is subject to TD. However certain aspects require professional judgment.

Some of the peculiar examples are presented:

| Nature of Transaction       | Applicability of TDS |
|-----------------------------|----------------------|
| Subscription to Journals    | No                   |
| Advertisement in Journals   | Yes                  |
| Membership fee to certain organizations | No               |
| Training fee                | Yes                  |
| Software procured in CD form| No                   |
| Payment for customized software | Yes              |

Next one is identification of appropriate TDS section to know rate of TDS, it depends upon so many factors like-

Nature of work or routine or normal, composite contract or different, deductor is resident Indian or non-resident, corporate or non-corporate, eligible for no deduction/nil deduction etc.

TDS does not fully satisfy this principle because many cases whether TDS is applicable to particular person and/or which rate applicable are not clear. To some extent, lack of clarity in respect of applicability TDS to particular person and also applicable rates.

Convenience
According to the third canon of Adam Smith, sum of tax, time and/manner of payment of a tax should not only be certain but the time and manner of its payment should also be convenient to the contributor.

For TDS these are certain, but payment is not convenient to all detectors especially to small enterprises.

Economy
If the collection costs of a tax are more than the total revenue yielded by it, it is not worthwhile to levy it. But in TDS mechanism, tax collection, remittance, filing of returns, issue of certificates all are done by assesses only on behalf of Govt., cost of collection of TDS is very low, however those detectors of TDS are suffering a lot due to lack of clarity and simplicity in TDS collection, remittance and filing rules/procedure.

Therefore, even for achieving economy in the tax collection, the tax rules must be as much simple as possible and TDS detectors who doing on behalf of Govt. should not be suffered.

III. CONCLUSION

All purposes for which TDS was introduced are not fulfilled

| Purpose of TDS               | Status of fulfillment |
|------------------------------|-----------------------|
| 1. Prevent Tax evasion       | Not fulfilled         |
| 2. Widen the assessee base   | Not fulfilled         |
| 3. Regular flow of tax revenue | To some extend fulfilled |

TDS mechanism does not satisfy all the cannon of taxation.

| Canon of Taxation | Status of TDS |
|-------------------|---------------|
| 1. Equality       | Not satisfied |
| 2. Certainty      | Not satisfied |
| 3. Convenience    | To some extend satisfied |
| 4. Economy        | Not satisfied |

Total Direct Tax collections for the year 2018-19 (up to Dec-18) is ₹8.74 lakhs Crores which is 14.1% higher than the Budget Estimate for the Financial year 2018-19. TDS contributes nearly 42% (Rs. 3.69 Lakhs Crores) to the gross direct taxes collections that emphasizes its ever-growing importance in the total volume of direct taxes collection in the country.

The purpose of introduction of TDS is good, but, it is not effective. Hence, Certain modifications in the TDS mechanism and procedures may be done to enable the TDS to become an effective and smooth one.

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