Research

PRESS RELEASE

CBDT CLARIFIES PROVISIONS RELATING TO DONATIONS MADE BY A TRUST / INSTITUTION TO ANOTHER TRUST / INSTITUTION FOR THE PURPOSES OF APPLICATION OF INCOME

PRESS RELEASE, DATED 6-3-2024

Income of any fund or institution or trust or any university or other educational institution or any hospital or other medical institution referred to in specified sub-clauses of section 10(23C) of the Income-tax Act, 1961 (the 'Act') or any trust or institution registered under section 12AA/12AB of the Act is exempt, subject to fulfilment of certain conditions specified under various sections of the Act.

Finance Act, 2023 provided that donations made by a trust / institution (other than towards corpus) shall be treated as application for charitable or religious purposes only to the extent of 85% of such donations.

Representations have been received by the Central Board of Direct Taxes (CBDT) raising concerns as to whether the balance 15% of donation to other trust / institution would be taxable or would be eligible for 15% accumulation, since the funds would not be available, having been already disbursed.

CBDT has examined the matter with reference to the issues raised above. *Vide* <u>Circular No.</u> <u>3/2024</u> in F.No.370142/5/2024-TPL, dated 6-3-2024, issued today, the matter has been clarified by illustrative examples, for lucid understanding. The said Circular is available on www.incometaxindia.gov.in.

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