

DGN 第457号实施: 预提税代理人需通过 税局网上申报系统完成纳税申报

以下内容适用于:

所有客户

摘要:

根据税务局此前的规定,如果一家公司作为所得支付方的代理人,代理其申报预提税(WHT)并缴纳所扣税款,则支付方必须准备一份书面代理委任协议,正式委任该公司为其代理人。此外,代理人还应根据税务局的相关指引开具预提税凭证,并提交PND53申报表。

然而,随着(DGN 第457号)通知的发布,税务局规定,代理委任须约定代理人需通过电子平台办理预提税申报和缴纳印花税。代理多个支付方的WHT代理人必须通过税务网上申报系统申请授权并且应同意相关条款。

关键内容:

2025年4月11日, DGN 第457号公布了关于指定代理人为多个付款方缴纳预提税的相关规定。

在委任WHT代理人时应签署书面协议。该委任协议必须指定代理人为授权代表,授予其代为预缴并通过 电子平台申报预提税的权力,且应明确注明委任协议的有效期。此外,印花税也需通过电子平台缴纳, 委任协议及相关支撑文件必须留存以备税务审计。

代理多个付款方的WHT代理人必须通过税务局电子申报系统、WHT 软件组件系统(SWC)或WHT服务系统(SVS)申请授权并同意相关条款。当WHT代理人通过电子平台申报PND53时,必须符合DGN 第457号中规定的条件。

在本规定生效前已获批且其协议在本规定生效后到期的WHT代理人,将被视为已根据新规获得批准,并须遵守所有规定条件。

本规定自2025年7月1日起生效。



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我们的观察:

无论公司是否作为预提税(WHT)代理人,或指定其他方担任该角色,都必须重新设置代理委任。代理 人必须通过税务局的电子申报系统进行认定,且须遵循本公告中的相关规定。



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