



DGI revokes authorization for the use of continuous forms for the declaration-payment of the single annual fee.



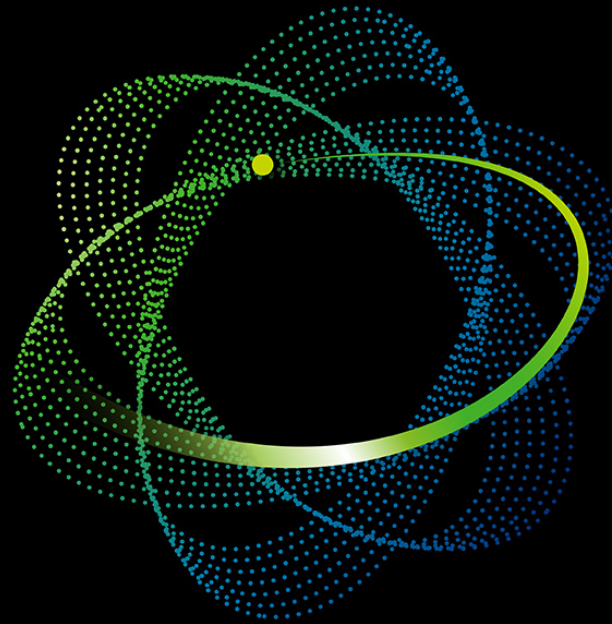
The Panama Tax Administration (DGI, for its acronym in Spanish) has issued Resolution No.201-6102, which revokes the authorization to use continuous forms in the Declaration-Payment of the Single Annual Rate, both for legal entities and individuals.

It is recalled that, until the date of the resolution, there was an authorization for the use of continuous forms of receipts with sequential numbering for the Declaration-Payment of the Single Annual Fee, granted to legal representatives or resident agents of corporations and private interest foundations.

However, considering that, in 2017, the use of the electronic multiple payment slip, generated through the e-Tax 2.0 system, was approved by Resolution No.201-7431, it is noted that this system allows taxpayers to make payments electronically, facilitating the process and reducing errors in the transcription of data.

By virtue of the foregoing, all authorization for the use of continuous forms for the Declaration-Payment of the Single Annual Fee of Corporations and Private Interest Foundations, granted to legal and natural persons, is revoked and rendered null and void, warning taxpayers that the continuous forms on the date of entry into force of the resolution may be used until they are exhausted.

Resolution No.201-6102 enters into force as of its publication in the Official Gazette, where it is already available for consultation. [Gazette No.30130](#)



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