

Last Mile Referencer for

MATERIAL LAWS & INTERNATIONAL TAXATION



The Institute of Chartered Accountants of India

(Set up by an Act of Parliament)

Board of Studies (Academic)

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Saransh - Last Mile Referencer for Direct Tax Laws & International Taxation

While due care has been taken in preparing this booklet, if any errors or omissions are noticed, the same may be brought to the notice of the Joint Director, Board of Studies. The Council of the Institute is not responsible in any way for the correctness or otherwise of the matter published herein.

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Published in January 2024 by:
Board of Studies (Academic)
The Institute of Chartered Accountants of India
'ICAI Bhawan" A-29, Sector-62,
Noida 201 309

Board of Studies (Academic), the student wing of the Institute, does not leave any stone unturned in providing best-in-class services to its students. It imparts quality academic education through its value-added study materials and other educational inputs. BoS (Academic) also conducts live learning classes through eminent faculty for its students across the length and breadth of the country.

In a pursuit to provide quality academic inputs to the students to help them grasp the intricate aspects of the subjects, the Board of Studies has been publishing crisp and concise capsules in its monthly Students' Journal "The Chartered Accountant Student", wherein the concepts and provisions are presented in attractive colours in the form of tables, diagrams and flow charts for facilitating easy retention and quick revision of topics.

To reach out to its students and members across the nation, the BoS (Academic) has come out with a comprehensive booklet 'Saransh - Last Mile Referencer for different subjects. In continuation, BoS (Academic) is now coming out with Saransh for 'Direct Tax Laws & International Taxation' under the New Scheme of Education and Training. This booklet encapsulates significant provisions of (i) Direct Tax Laws and (ii) International Taxation, by way of diagrams, flow charts, tables and pictorial representation. This one stop repository, thus, consolidates the significant concepts of Direct Tax Laws & International Taxation at one place, by capturing the key points. This would help the readers to appreciate the provisions contained in Direct Tax Laws and International Taxation at a glance.

However, the students are advised to refer the Study material, Income-tax Act, 1961 and Income-tax Rules, 1962 for thorough and comprehensive study of the subject. Further, the students are advised to enhance their ability to address the issues and solve the problems based on Direct Tax Laws & International Taxation by working out the examples, illustrations and questions given in the Study Material, Revision Test Papers and Mock Test Papers.

The subject matter of direct tax laws in this booklet is based on the provisions of the Income-tax Act, 1961 as amended by Finance Act, 2023 and significant notifications and circulars issued till 31.10.2023.

This booklet will facilitate the reader to grasp the significant provisions of Direct Tax Laws & International Taxation and serve as a ready reckoner. This booklet with surely enable the readers in easy retention and quick revision of the subject.

Happy Reading!

Message of Key ICAI Office Bearers



CA. Aniket Sunil Talati President, ICAI

As part of our ongoing commitment to enhancing the learning experience, the Board of Studies (Academic) has actively pursued various initiatives to cater to the evolving requirements of our students. In line with these efforts, we are excited to introduce the latest edition of "Saransh — Last Mile Referencer" on Direct and Indirect Taxes. Saransh is a series of meticulously crafted booklets that encapsulate key subjects, offering a concise summary of essential concepts covered in the Study Material. This initiative not only serves as a convenient guide for our students but also proves beneficial for our esteemed Members in their professional endeavours.



CA. Ranjeet Kumar Agarwal Vice President, ICAI

At ICAI, our commitment to delivering outstanding educational content remains unwavering. It is with great pleasure that BoS presents Saransh, a meticulously crafted compilation of booklets focusing on Direct and Indirect Taxes. These referencers represent a dedicated effort to provide concise capsules for each subject in the Chartered Accountancy course. These carefully curated resources serve as invaluable tools for efficient revision of concepts before examinations. This series is going to be an indispensable companion in your quest for personal and professional growth.



CA. Vishal Doshi Chairman, Board of Studies (Academic)

It is with immense pleasure that I announce the release of the latest edition of "Saransh – Last Mile Referencer" on Direct & Indirect Taxes. These booklets encapsulate significant provisions of these dynamic subjects based on the provisions of tax laws as amended by the Finance Act 2023. These booklets presented in condensed format effectively convey intricate concepts and provisions through use of tables, diagrams, and flow charts. This approach ensures that the content is not only comprehensive but can also easily be remembered, making these booklets a key tool for students pursuing a career in the field of accountancy.



CA. Dayaniwas SharmaVice-Chairman, Board of Studies (Academic)

It is with great enthusiasm that I bring in this edition of Saransh booklets, a dynamic addition to our esteemed collection of insightful books, meticulously aligned with the new curriculum. These invaluable referencers are a rich source of knowledge, featuring illustrative flow charts and tables that foster learning. This approach not only strengthens students' comprehension of intricate subjects but also enhances their confidence as they navigate the complexities of Direct and Indirect Taxes. We take pride in presenting these resources, crafted with utmost care and precision, to empower you on your academic journey.



The Institute of Chartered Accountants of India

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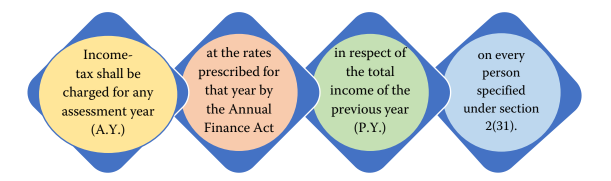
Board of Studies (Academic)

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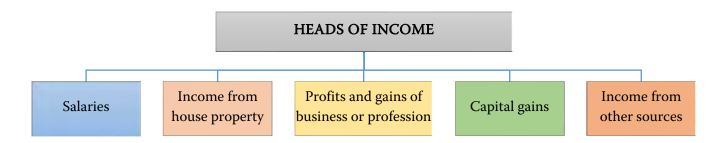
BASIC CONCEPTS

SECTION 4 [CHARGING SECTION]



CLASSIFICATION OF INCOME

The income of an assessee is classified into following five heads of income:



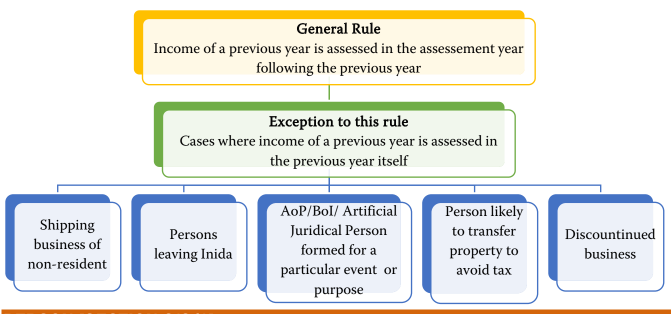
PREVIOUS YEAR AND ASSESSMENT YEAR

Assessment Year

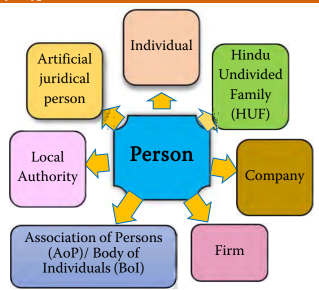
- •It means a period of 12 months commencing on 1st April every year.
- •The year in which income is earned is the previous year and such income is taxable in the immediately following year which is the assessment year.



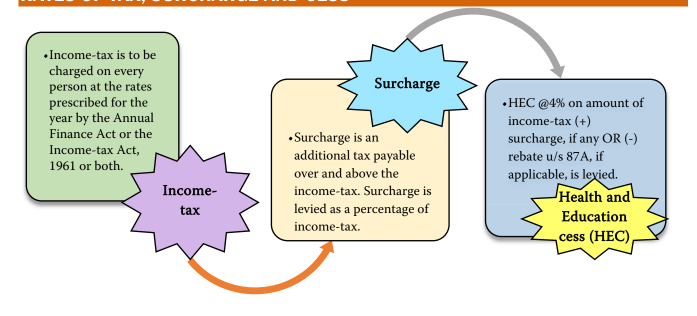
- •It means the financial year immediately preceding the assessment year
- •In case of a business or profession newly set up, or a source of income newly coming into existence during the financial year, the previous year shall be the period beginning with the date of setting up of the business or profession or, as the case may be, the date on which the source of income newly comes into existence and ending with the said financial year.



PERSON [SECTION 2(31)]



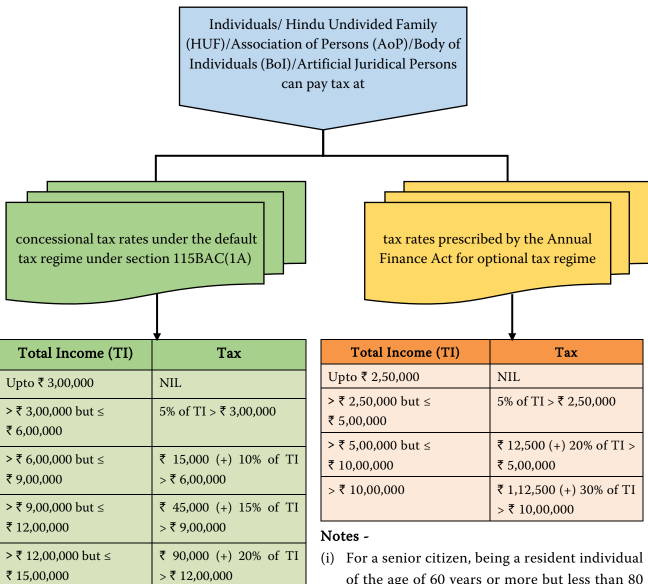
RATES OF TAX, SURCHARGE AND CESS



INDIVIDUAL/HUF/AOP/BOI/ARTIFICIAL JURIDICAL PERSON

I. INCOME TAX RATES

Individuals/HUF/AoP/BoI and Artificial Juridical Persons can pay tax at concessional rates under the default tax regime under section 115BAC. However, such persons have to forego certain exemptions and deductions under this regime. Alternatively, they can exercise the option to shift out of the default tax regime and pay tax under the optional tax regime as per the regular provisions of the Act at the tax rates prescribed by the Annual Finance Act of that year.



Note – Income covered under Chapter XII would be subject to tax at the rates mentioned in the sections specified in the said Chapter.

₹ 1,50,000 (+) 30% of TI

> ₹ 15,00,000

- (i) For a senior citizen, being a resident individual of the age of 60 years or more but less than 80 years at any time during the P.Y., the basic exemption limit is ₹ 3,00,000.
- (ii) For a very senior citizen, being a resident individual of the age of 80 years or more at any time during the P.Y., the basic exemption limit is ₹ 5,00,000.

> ₹ 15,00,000

Concessional tax rates under the default tax regime under section 115BAC(1A)

Conditions to be satisfied for availing concessional rates of tax

The following are the conditions to be satisfied for availing concessional rates of tax:

S.	Particulars		
No.			
(1)		ctions/exemptions not allowable: Section 115BAC(2) provides that while	
		al income, the following deductions/exemptions would not be allowed:	
	Section	Exemption/Deduction	
	10(5)	Leave travel concession	
	10(13A)	House rent allowance	
	10(14)	Exemption in respect of special allowances or benefit to meet expenses relating	
		to duties or personal expenses (other than those as may be prescribed for this	
		purpose).	
	10(17)	Daily allowance or constituency allowance of MPs and MLAs	
	10(32)	Exemption in respect of income of minor child included in the income of parent	
	10AA	Tax holiday for units established in SEZ	
	16	Entertainment allowance and Professional tax	
	24(b)	Interest on loan in respect of self-occupied property	
	32(1)(iia)	Additional depreciation	
	33AB	Tea/Coffee/Rubber development account	
	33ABA	Site Restoration Fund	
	35(1)(ii)/	Deduction in respect of contribution to	
	(iia)/(iii)/	- notified approved research association/university/college/other institutions	
	35(2AA)	for scientific research [Section 35(1)(ii)]	
		- approved Indian company for scientific research [Section 35(1)(iia)]	
		- notified approved research association/university/college/other institutions	
		for research in social science or statistical research [Section 35(1)(iii)]	
		- an approved National laboratory/university/IIT/specified person for scientific	
		research undertaken under an approved programme [Section 35(2AA)]	
	35AD	Investment linked tax incentives for specified businesses	
	35CCC	Deduction in respect of expenditure incurred on notified agricultural project	
	80C to 80U	Deductions under Chapter VI-A (other than employers contribution towards	
		NPS under section 80CCD(2), Central Government contribution towards	
	Agnipath Scheme under section 80CCH(2) and deduction in respe		
	employment of new employees under section 80JJAA)		
(2)		not allowed to be set-off: While computing total income, set-off of any loss -	
		ward or depreciation from any earlier assessment year, if such loss or depreciation	
		ble to any of the deductions referred to in (1) above or	
	(ii) under the head house property with any other head of income		
	would not be allowed.		

- (3) Depreciation or additional depreciation: Depreciation u/s 32 is to be determined in the prescribed manner. Depreciation in respect of any block of assets entitled to more than 40%, would be restricted to 40% on the written down value of such block of assets. Additional depreciation u/s 32(1)(iia), however, cannot be claimed.
- (4) Exemption or deduction for allowances or perquisite: While computing total income, any exemption or deduction for allowances or perquisite, by whatever name called, provided under any other law for the time being force in India would not be allowed.
- (5) In case of a person having a unit in IFSC referred to in section 80LA(1A), whose income is chargeable to tax under section 115BAC(1A), deduction under section 80LA would be allowed subject to fulfilment of the conditions specified in that section.

Additional points:

- (i) An employee whose income is chargeable to tax under section 115BAC(1A) would be entitled for -
 - travelling allowance (i.e., allowance granted to meet the cost of travel on tour or transfer);
 - daily allowance (i.e., allowance granted on tour or for the period of journey in connection with transfer, to meet the ordinary daily charges incurred by an employee on account of absence from his normal place of duty);
 - conveyance allowance (i.e., allowance granted to meet the expenditure incurred on conveyance in performance of duties of an office or employment of profit, where free conveyance is not provided by the employer); and
 - exemption in respect of transport allowance granted to an employee who is blind or deaf and dumb or orthopedically handicapped with disability of the lower extremities of the body to the extent of ₹ 3,200 p.m.
- (ii) An individual, being an employee paying tax as per section 115BAC, would not be entitled for exemption of perquisite of free food and non-alcoholic beverages provided by an employer through paid vouchers.
- (iii) Total income under default tax regime should be computed without set-off of any loss brought forward or depreciation from any earlier assessment year, where such loss or depreciation is attributable to any of the deductions listed in (1) above. Such loss and depreciation would be deemed to have been already given effect to and no further deduction for such loss or depreciation shall be allowed for any subsequent year.
 - Where income-tax on total income of the assessee is computed under this section and there is a depreciation allowance in respect of a block of asset from an earlier assessment year attributable to additional depreciation u/s 32(1)(iia), which has not been given full effect to prior to A.Y. 2024-25 and which is not allowed to be set-off in the A.Y.2024-25 due to section 115BAC, corresponding adjustment shall be made to the WDV of such block of assets as on 1.4.2023 in the prescribed manner i.e., the WDV as on 1.4.2023 will be increased by the unabsorbed additional depreciation not allowed to be set-off.

Time limit for exercising the option to shift out of the default tax regime

(i) In case of an assessee having no income from business or profession: Where such individual/HUF/AoP (other than a co-operative society)/BoI or Artificial Juridical person is not having income from business or profession, he/it can exercise an option to shift out/opt out of the default tax regime under this section and such option has to be exercised along with the return of

income to be furnished under section 139(1) for a previous year relevant to the assessment year. In effect, such individual/HUF/AoP/BoI or Artificial Juridical person can choose whether or not to exercise the option of shifting out of the default tax regime in each previous year. He may choose to pay tax under default tax regime under section 115BAC in one year and exercise the option to shift out of default tax regime in another year.

(ii) In case of an assessee having income from business or profession: Such individual/HUF/AoP/BoI or Artificial Juridical person having income from business or profession has an option to shift out/opt out of the default tax regime under this section and the option has to be exercised on or before the due date specified under section 139(1) for furnishing the return of income for such previous year and once such option is exercised, it would apply to subsequent assessment years.

Such person who has exercised the above option of shifting out of the default tax regime for any previous year shall be able to withdraw such option only once and pay tax under the default tax regime under section 115BAC for a previous year other than the year in which it was exercised.

Thereafter, such person shall never be eligible to exercise option under this section, except where such person ceases to have any business income in which case, option under (i) above would be available.

AMT liability not attracted

Individual/HUF/AoP/BoI or Artificial Juridical person paying tax under default tax regime under section 115BAC is not liable to alternate minimum tax u/s 115JC. Such person would not be eligible to claim AMT credit also.



II. SURCHARGE

Income-tax computed above would be increased by surcharge given under the following table:

Individual/HUF/AoP¹/BoI and Artificial Juridical Person

paying tax under default tax regime u/s 115BAC

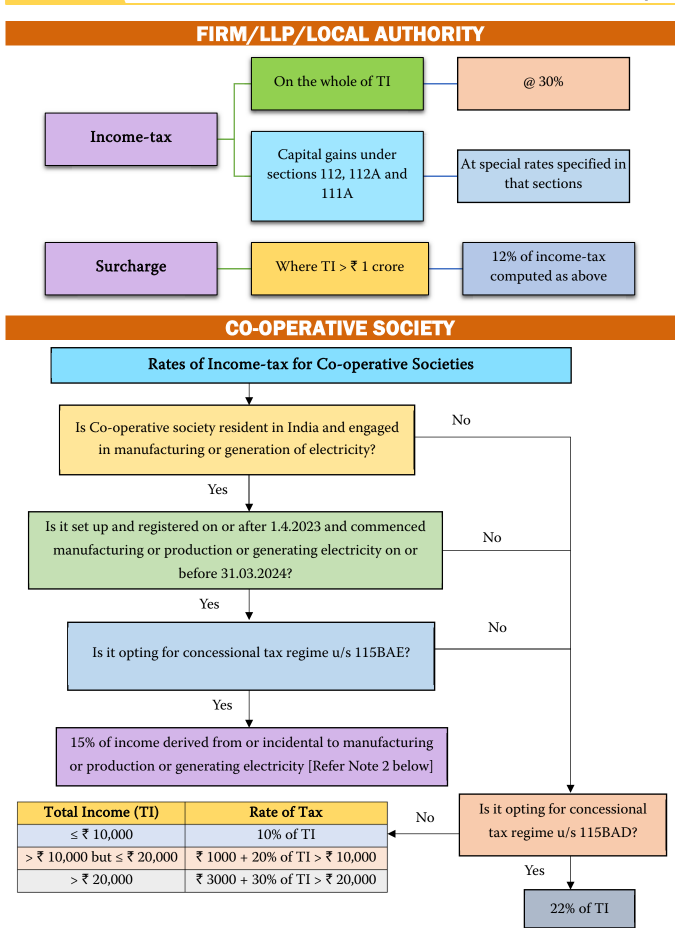
exercising the option to shift out of the default tax regime and paying tax under the normal provisions of the Act

	Particulars	Rate of surcharge on income-tax
(i)	TI [including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > 7 50 lakhs but ≤ 7 1 crore	10%
(ii)	TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 1 crore but ≤ ₹ 2 crore	15%
(iii)	TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore	25%
	Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A	Not exceeding 15%
(iv)	TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii) above	15%

(i) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 50 lakhs but ≤ ₹ 1 crore (ii) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 1 crore but ≤ ₹ 2 crore (iii) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore but ≤ ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore but ≤ ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)			D (0
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(iii) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore but ≤ ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A 15% (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A 15% (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		112 and 112A) > ₹ 1 crore but	
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To ividend income and capital gains chargeable to tax u/s Not exceeding 111A, 112 and 112A 15% (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Not exceeding Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A Not exceeding (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		and capital gains chargeable to	
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gains chargeable to tax u/s 111A, 112 and 112A (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		₹ 2 crore but ≤ ₹ 5 crore	
111A, 112 and 112A (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		Dividend income and capital	Not
 (iv) TI (excluding dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii) 		gains chargeable to tax u/s	exceeding
and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		111A, 112 and 112A	15%
tax u/s 111A, 112 and 112A) > ₹ 5 crore Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)	(iv)	TI (excluding dividend income	37%
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Dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A 15% (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		tax u/s 111A, 112 and 112A) >	
gains chargeable to tax u/s 111A, 112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		₹5 crore	
112 and 112A (v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		Dividend income and capital	Not
(v) TI (including dividend income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		gains chargeable to tax u/s 111A,	exceeding
income and capital gains chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)		112 and 112A	15%
chargeable to tax u/s 111A, 112 and 112A) > ₹ 2 crore in cases not covered under (iii)	(v)	TI (including dividend	15%
112 and 112A) > ₹ 2 crore in cases not covered under (iii)		income and capital gains	
cases not covered under (iii)		chargeable to tax u/s 111A,	
		112 and 112A) > ₹ 2 crore in	
1 / 1		cases not covered under (iii)	
and (iv) above		and (iv) above	

¹ (other than an AOP consisting of only companies as members)

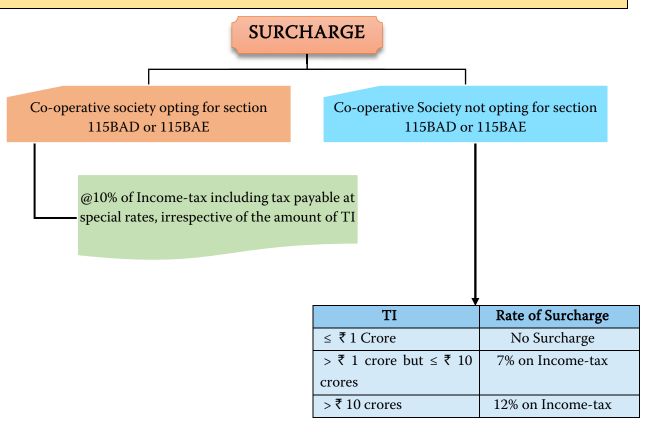
© ICAI BOS(A)



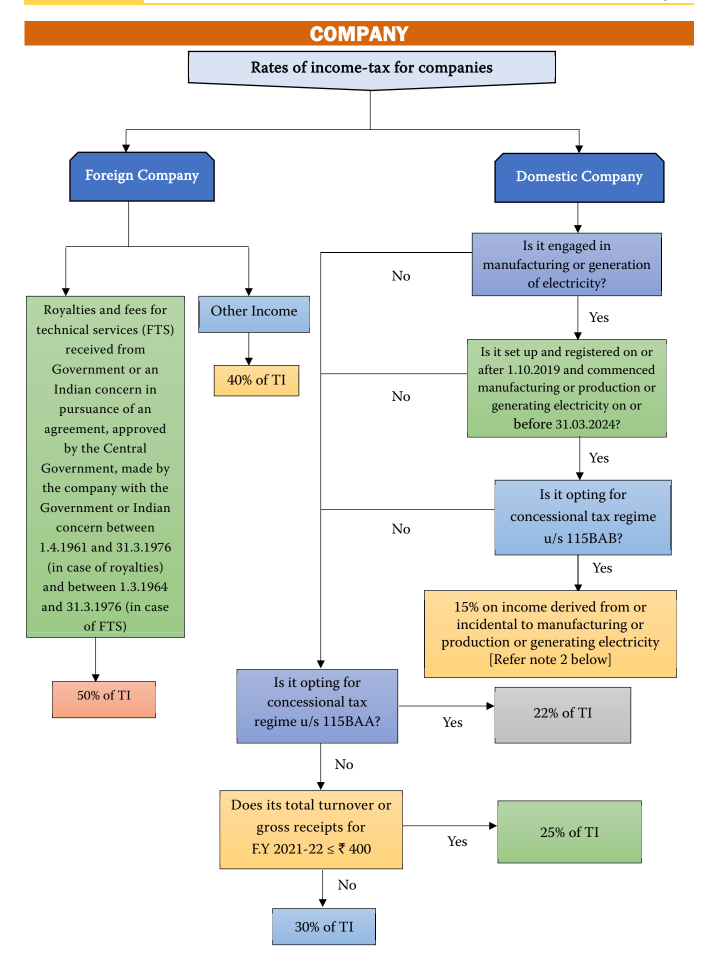
Notes in relation to sections 115BAD and 115BAE -

- (1) Co-operative society, resident in India, can opt for concessional rate of tax u/s 115BAD or 115BAE, as the case may be, subject to certain conditions.
- (2) Income other than income derived from or incidental to manufacturing or production or generating electricity, is taxable @22%, if co-operative society is opting for concessional tax regime u/s 115BAE. In respect of such income, no deduction or allowance in respect of any expenditure or allowance shall be allowed in computing such income. Such Co-operative society should not be engaged in any business other than the business of manufacturing or production.
- (3) Income covered under Chapter XII would be subject to tax at the rates mentioned in the sections specified in the said Chapter.

Please refer the topic "Assessment of Various Entities" covered in the Saransh later on, for detailed discussion on sections 115BAD and 115BAE.



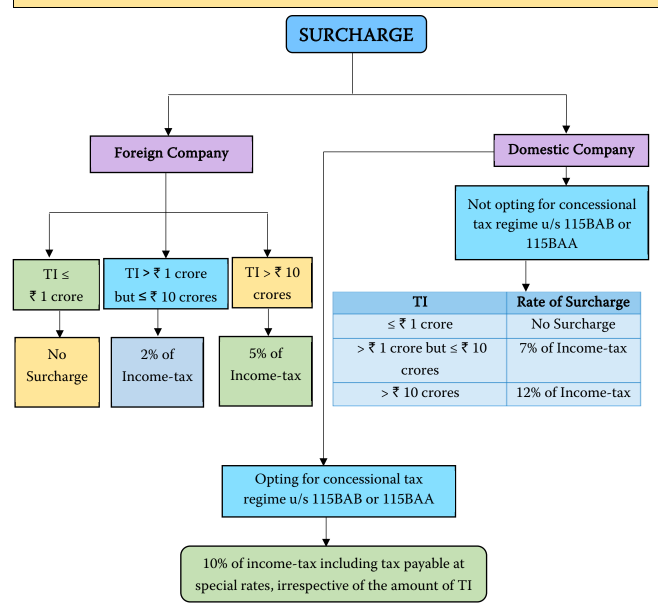




Notes in relation to sections 115BAA and 115BAB -

- (1) Domestic company can opt for section 115BAA or section 115BAB, as the case may be, subject to certain conditions.
- (2) Income other than income derived from or incidental to manufacturing or production or generating electricity, is taxable @22%, if company is opting for concessional tax regime u/s 115BAB. In respect of such income, no deduction or allowance in respect of any expenditure or allowance shall be allowed in computing such income. Such company should not be engaged in any business other than the business of manufacturing or production.
- (3) Income covered under Chapter XII would be subject to tax at the rates mentioned in the sections specified in the said Chapter.

Please refer the topic "Assessment of Various Entities" covered in the Saransh later on, for detailed discussion on sections 115BAA and 115BAB.

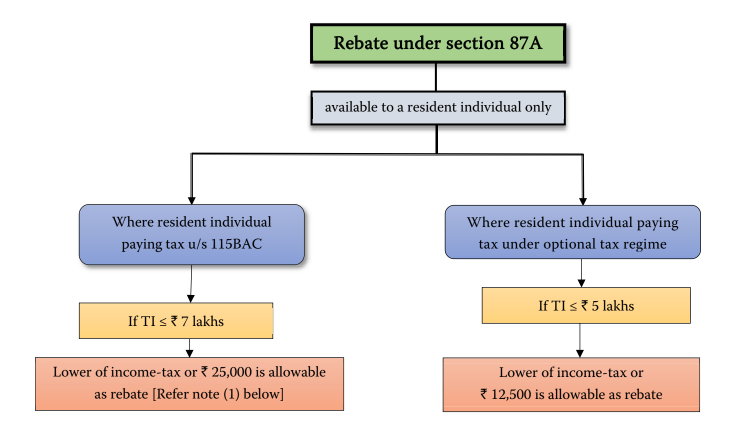


SPECIAL RATES OF TAX IN RESPECT OF CERTAIN INCOMES

In respect of certain types of income, as mentioned below, the Income-tax Act, 1961 has prescribed specific rates. The special rates of tax have to be applied on the respective component of total income, irrespective of the tax regime and assessee.

S. No.	Section	Inc	ome	Rate of Tax
(a)	112	Long term capital gains (other than LTCG taxable as per section		20%
		112A)		
(b)	112A	LTCGs on transfer of –		10%
		 Equity share in a company 		[On LTCG
		 Unit of an equity oriented fur 	nd	> ₹ 1 lakh]
		 Unit of business trust 		
		Condition for availing the benef	it of this concessional rate is that	
		securities transaction tax should	have been paid –	
		In case of (Capital Asset)	Time of payment of STT	
		Equity shares in a company	both at the time of acquisition	
			and transfer	
		Unit of equity oriented fund or	at the time of transfer	
		unit of business trust		
			empt. LTCG exceeding ₹ 1 lakh is	
		taxable @10%.		
(c)	111A	Short-term capital gains on trans	fer of –	15%
		• Equity shares in a company		
		Unit of an equity oriented fur		
		• Unit of business trust		
		The conditions for availing the		
		are –		
		(i) the transaction of sale of su		
		entered into on or after 1.10.		
		(ii) such transaction should be c		
(.1)	11500	tax.		200/
(d)	115BB	Winnings from		30%
		• Lotteries;		
		 Crossword puzzles; Races including horse races;		
		 Races including norse races; Card games and other games		
		 Gambling or betting of any for 		
		(other than winning from any onl		
(e)	115BBJ	Net winnings from online games	30%	
(f)	115BBE	Unexplained money, investment, expenditure, etc. deemed as		60%
(1)	TTODDE	income under section 68 or section	0070	
		or section 69C or section 69D.		

REBATE UNDER SECTION 87A TO RESIDENT INDIVIDUALS

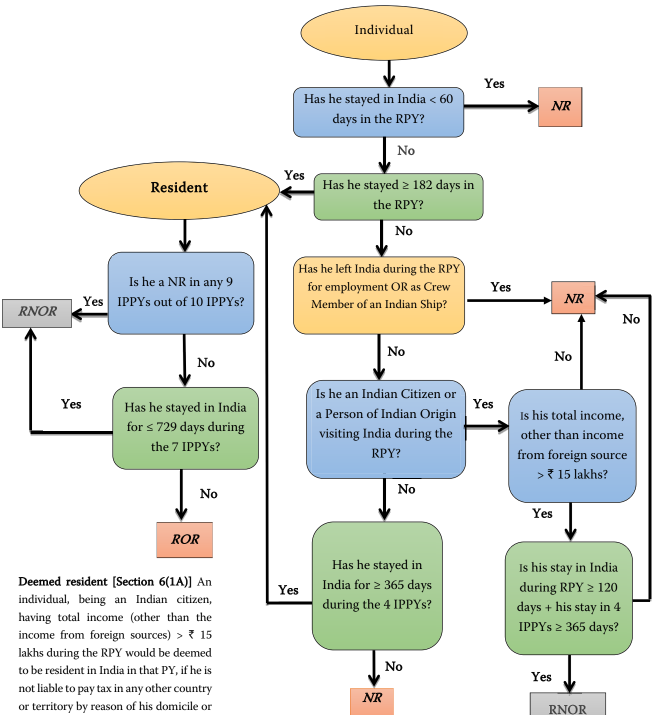


Notes –

- (1) In case of resident individual paying tax u/s 115BAC and if TI of such individual > ₹ 7,00,000 and income-tax payable on such TI exceeds the amount by which the TI is in excess of ₹ 7,00,000, the rebate would be as follows.
 - **Step 1** TI (-) ₹ 7 lakhs **(A)**
 - Step 2 Compute income-tax liability on TI (B)
 - **Step 3** If B > A, rebate under section 87A would be B A.
- (2) The amount of rebate under section 87A shall not exceed the amount of income-tax (as computed before allowing such rebate) on the TI of the assessee.
- (3) Rebate is allowed from income-tax computed before adding HEC on income-tax.
- (4) Rebate is, however, not available in respect of tax payable @10% on LTCG taxable u/s 112A.

RESIDENTIAL STATUS AND SCOPE OF TOTAL INCOME

RESIDENTIAL STATUS OF AN INDIVIDUAL



residence or any other criteria of similar nature. A deemed resident u/s 6(1A) would always be a RNOR.

Note - If an individual is a resident in India in the PY as per section 6(1), then, the provision of deemed resident u/s 6(1A) would not apply to him.

Abbreviations

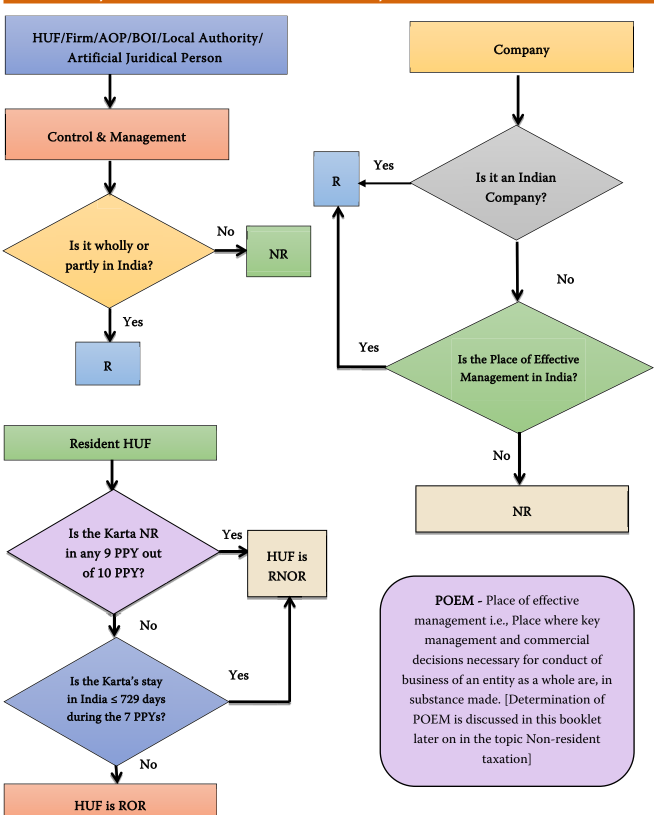
RPY = Relevant Previous Year NR = Non-resident

ROR = Resident and Ordinarily Resident

IPPYs = Immediately Preceding Previous Years

RNOR = Resident but Not Ordinarily Resident

DETERMINATION OF RESIDENTIAL STATUS OF HINDU UNDIVIDED FAMILY (HUF)/FIRM/ ASSOCIATION OF PERSONS (AOP)/BODY OF INDIVIDUALS (BOI)/LOCAL AUTHORITY/ARTIFICIAL JURIDICAL PERSON/COMPANY



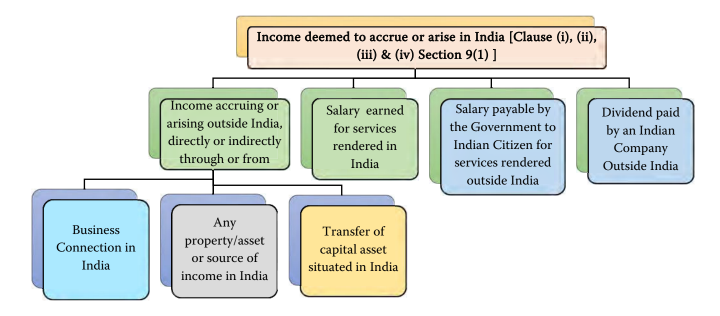
PPP = Preceding Previous Year

SCOPE OF TOTAL INCOME

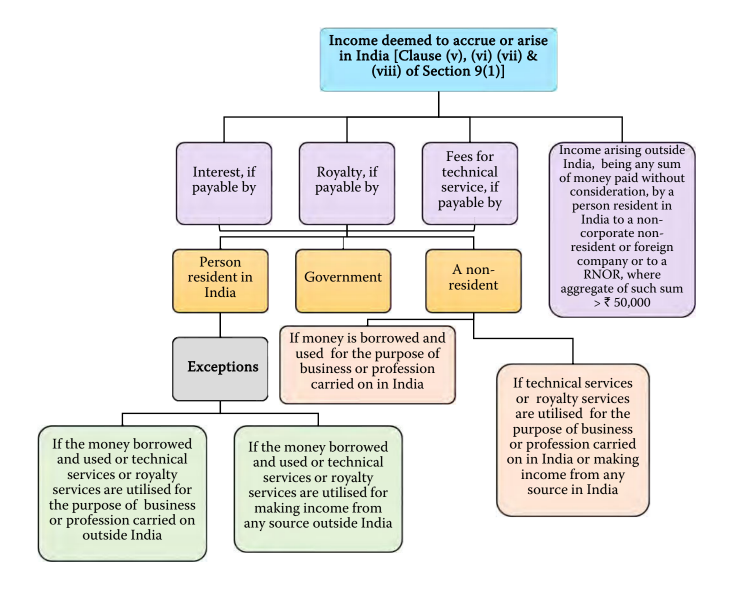
Scope of Total Income: Whether the following incomes are to be included in Total Income?

Particulars	ROR	RNOR	NR
Income received or deemed to be received in India during the RPY	Yes	Yes	Yes
Income accruing or arising or deeming to accrue or arise in India during the RPY	Yes	Yes	Yes
Income accruing or arising outside India during the RPY	Yes, even if such income is not received or brought into India during the P.Y.	Yes, but only if such income is derived from a business controlled in or profession set up in India; Otherwise, No.	No

INCOME DEEMED TO ACCRUE OR ARISE IN INDIA [SECTION 9]









SARANSH Salaries

SALARIES

Income under the head "Salaries"

Chargeability (Section 15)

- Salary due
- Paid or allowed, though not due
 - Arrears of salary

Meaning (Section 17)

- Salary
- Perquisite
- Profits in lieu of salary

Deduction (Section 16)

- Standard deduction
- Entertainment allowance
 - Professional tax

BASIS OF CHARGE [SECTION 15]

Salary is chargeable to tax either on 'due' basis or on 'receipt' basis, whichever is earlier.

However, where any salary, paid in advance, is assessed in the year of payment, it cannot be subsequently brought to tax in the year in which it becomes due.

If the salary paid in arrears has already been assessed on due basis, the same cannot be taxed again when it is paid.

TAXABILITY/ EXEMPTION OF CERTAIN ALLOWANCES

HOUSE RENT ALLOWANCE [SECTION 10(13A)]

Least of the follow	ving is exempt:
Metro Cities (i.e., Delhi, Kolkata, Mumbai,	Other Cities
Chennai)	
1) HRA actually received for the relevant period	1) HRA actually received for the relevant period
2) Rent paid (-) 10% of salary for the relevant	2) Rent paid (-) 10% of salary for the relevant
period	period
3) 50% of salary for the relevant period	3) 40% of salary for the relevant period

OTHER ALLOWANCES [SECTION 10(14)]

Children education allowance

•₹ 100 per month per child upto maximum of two children

Transport allowance for commuting between the place of residence and the place of duty

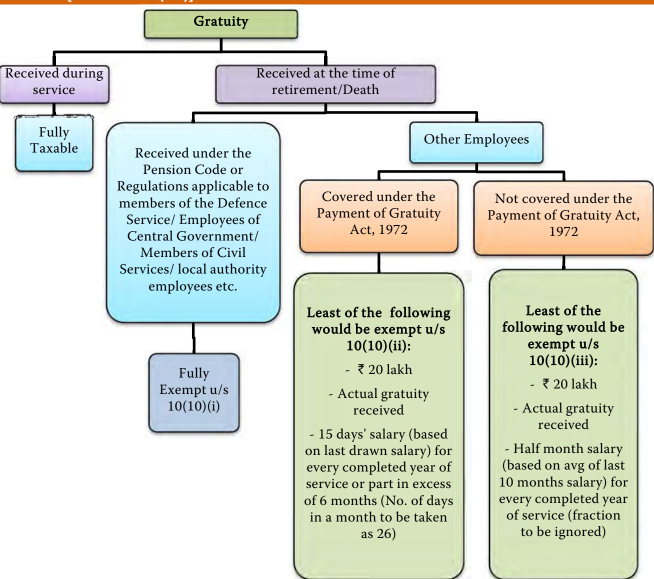
•₹ 3,200 per month for an employee who is blind or deaf and dumb or orthopedically handicapped

Hostel expenditure of employee's children

•₹ 300 per month per child up to a maximum of two children

EXEMPTION IN RESPECT OF TERMINAL BENEFIT

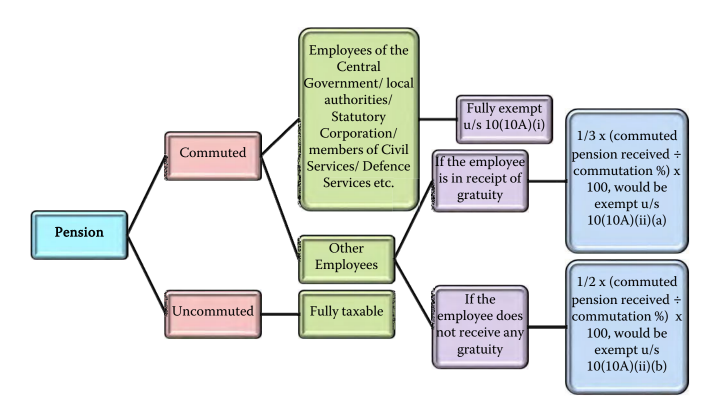
GRATUITY [SECTION 10(10)]



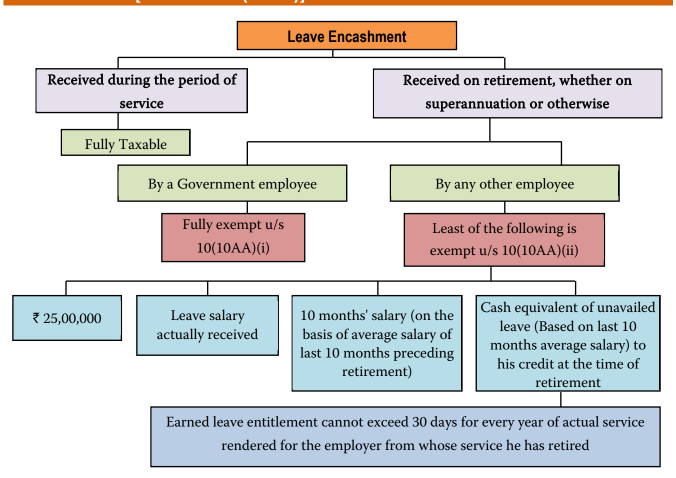


SARANSH Salaries

PENSION [SECTION 10(10A)]

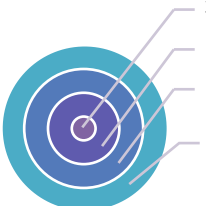


LEAVE SALARY [SECTION 10(10AA)]



SARANSH Salaries

RETRENCHMENT COMPENSATION [SECTION 10(10B)]

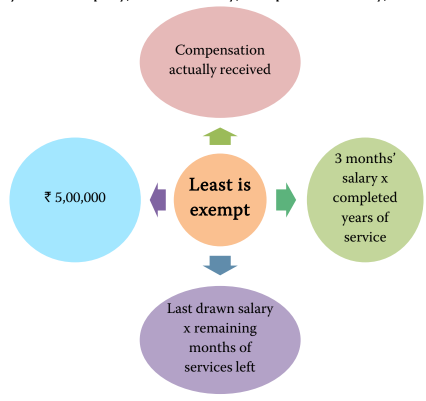


Least of the following is exempt

- Compensation actually received
- 15 days average pay x completed years of service and part thereof in excess of 6 months
 - ₹ 5,00,000

VOLUNTARY RETIREMENT COMPENSATION [SECTION 10(10C)]

Exemption is available to employees of Central and State Government, Public sector company, any other company, local authority, co-operative society, IIT etc.



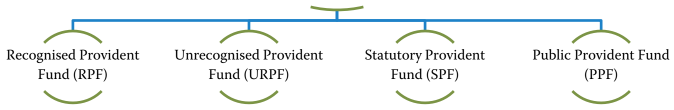


LEAVE TRAVEL CONCESSION [SECTION 10(10C)]

S. No.	Journey performed by		Exemption	
1	Air		Amount not exceeding air economy fare by the shortest route.	
2	Any other mode:			
	(i)	Where rail service is	Amount not exceeding air-conditioned first-class rail fare by the	
	available		shortest route to the place of destination	
	(ii) Where rail service is			
	not available			
		a) and public transport	Amount equivalent to air conditioned first class rail fares by the	
		does not exist	shortest route, as if the journey had been performed by rail	
	b) but public transport		Amount not exceeding the first class or deluxe class fare by the	
	exists.		shortest route to the place of destination	
Exempt	Exemption is available for 2 trips in a block of 4 calendar years.			

PROVIDENT FUNDS - EXEMPTION & TAXABILITY PROVISIONS

Types of Provident Funds



Particulars	Recognized PF	Unrecognized PF	Statutory PF	Public PF
Employer's	Contribution in	Not taxable at	Fully exempt	N.A. (as there is
Contribution	excess of 12% of	the time of		only assessee's
	salary is taxable as	contribution		own
	"salary" u/s 17(1)			contribution)
Employee's	Eligible for	Not eligible for	Eligible for	Eligible for
Contribution	deduction u/s 80C	deduction	deduction u/s	deduction u/s
			80C	80C
Interest	Amount in excess	Not taxable at	Fully exempt	N.A.
Credited on	of 9.5% p.a. is	the time of		
Employer's	taxable as "salary"	credit of interest		
Contribution	u/s 17(1)			
Interest	Amount in excess	Not taxable at	Exempt upto	Fully exempt
Credited on	of 9.5% p.a. is	the time of	certain limit of	
Employee's	taxable as "salary"	credit of interest	contribution [See	
Contribution	u/s 17(1) [See		Note below]	
	Note below]			

Amount	Exempt from tax if	• Employer's	Fully exempt u/s	Fully exempt u/s
withdrawn on	(i) employee	contribution	10(11)	10(11)
retirement/	served a	and interest		
termination	continuous	thereon is		
	period of 5	taxable as		
	years or more;	salary.		
	or	• Employee's		
	(ii) retires before	contribution		
	rendering 5	is not		
	years of service			
	because of ill	• Interest on		
	health,	employee's		
	contraction or	contribution		
	discontinuance	is taxable		
	of employer's	under		
	business or	income		
	reason beyond	from other		
	the control of	source.		
	the employee;	Journe.		
	or			
	(iii) on cessation			
	of employment,			
	the employee			
	obtains			
	employment			
	with any other			
	employer, to			
	the extent the			
	accumulated			
	balance in RPF			
	is transferred			
	to his RPF			
	account			
	maintained by			
	the new			
	employer.			
	(iv) The entire			
	balance			
	standing to the			
	otalianing to tile			

credit of the		
employee is		
transferred to		
his NPS		
account		
referred to in		
section 80CCD		
and notified by		
the Central		
Government		
In other cases, it		
will be taxable.		

Notes:

- (1) As per section 10(11), any payment from a Provident Fund (PF) to which Provident Fund Act, 1925, applies or from Public Provident Fund would be exempt.
- (2) Accumulated balance due and becoming payable to an employee participating in a Recognized Provident Fund (RPF) would be exempt under section 10(12).
- (3) However, the exemption under section 10(11) or 10(12) would not be available in respect of income by way of interest accrued during the previous year to the extent it relates to the amount or the aggregate of amounts of contribution made by that person/employee exceeding ₹ 2,50,000 in any previous year in that fund, on or after 1st April, 2021.
- (4) If the contribution by such person/employee is in a fund in which there is no employer's contribution, then, a higher limit of ₹ 5,00,000 would be applicable for such contribution, and interest accrued in any previous year in that fund, on or after 1st April, 2021 would be exempt upto that limit.

VALUATION OF PERQUISITES [SECTION 17(2) READ WITH RULE 3]

RENT-FREE RESIDENTIAL ACCOMMODATION/ ACCOMMODATION PROVIDED TO AN EMPLOYEE AT CONCESSIONAL RATE

S. No.	Category of employee	Unfurnished accommodation (C)	Furnished accommodation (D)
(A)	(B)		, ,
1.	Government employee	License fee determined as per Government rules as reduced by the rent actually paid by the employee.	Value determined under column (C) Add: 10% p.a. of the cost of furniture However, if the furniture is hired, then hire charges payable/paid

		W/I		should be added to the value determined under column (C), as reduced by charges recovered from employee.
2.	Non- government employee	Where accommodation employer	on is owned by	Value determined under column (C)
		Location	Perquisite value	Add: 10% p.a. of the cost of furniture
		In cities having a population > 40 lakhs as per 2011 census	10% of salary	However, if the furniture is hired, then hire charges payable/paid should be added to the value determined under column (C),
		In cities having a population > 15 lakhs ≤ 40 lakhs as per 2011 census	7.5% of salary	as reduced by charges recovered from employee.
		In other areas 5% of salary		
		The perquisite value sh by reducing the rent, if by the employee, from t	any, actually paid	
		Where the accommod	ation is taken on	Value determined under column (C)
		lease or rent by employer Lower of the following is taxable:		<i>Add:</i> 10% p.a. of the cost of furniture
		(a) actual amount of lease rent paid or payable by employer or(b) 10% of salary		However, if the furniture is hired, then hire charges payable/paid should be added to the value
		The lower of the above should be reduced by the rent, actually paid by the employee, to arrive at the perquisite value.		determined under column (C), as reduced by charges recovered from employee.

MOTOR CAR

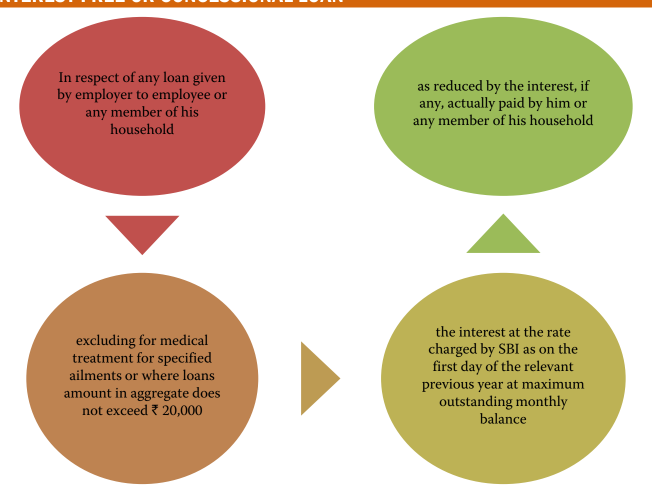
S. No.	Car owned/ hired by	Expenses met by	Wholly official use	Partly personal use (c)	
1	Employer	Employer	Not a	cc of engine	Perquisite value
			perquisite*	upto 1.6 litres	₹ 1,800 p.m.
				above 1.6 litres	₹ 2,400 p.m.
				If chauffeur is also provided, ₹ 900 p.m. should be added to the above value.	

2	Employee	Employer	Not a perquisite*	Actual amount of expenditure incurred by the employer as reduced by the perquisite value arrived at in (1) above.	
3	Employer	Employee	-	cc of engine	Perquisite value
				upto 1.6 litres	₹ 600 p.m.
				above 1.6 litres	₹ 900 p.m.
				If chauffeur is also provided, ₹ 900 p.m. should be added to the above value.	

^{*} Provided employer maintains the complete details of such journey and expenditure thereon and gives a certificate that such expenditure are incurred wholly for official use.

Note: Where car is owned by employer and expenses are also met by the employer, the taxable perquisites in case such car is used wholly for personal purposes of the employee would be equal to the actual expenditure incurred by the employer on running and maintenance expenses and normal wear and tear (calculated @10% p.a. of actual cost of motor car) less amount charged from the employee for such use.

INTEREST FREE OR CONCESSIONAL LOAN



USE OF MOVABLE ASSETS BY EMPLOYEE/ ANY MEMBER OF HIS HOUSEHOLD

Asset given		Value of benefit	
(a)	Use of laptops and computers	Nil	
(b)	Movable assets, other than - (i) laptops and computers;	10% p.a. of the actual cost of such asset, or the amount of rent or charge paid, or payable by the employer, as the case may be	
	and	(-)	
	(ii) assets already specified	Amount paid by/ recovered from an employee	

TRANSFER OF MOVABLE ASSETS

Actual cost of asset to employer (-) cost of normal wear and tear (-) amount paid or recovered from employee

Assets transferred	Value of perquisite		
Computers and electronic items	@50% on WDV for each completed year of usage		
Motor cars	@20% on WDV for each completed year of usage		
Any other asset	@10% of actual cost of such asset to employer for each completed year of usage [on SLM basis]		

MEANING OF SALARY

S. No.	Calculation of exemption of Allowance/Terminal benefit/Valuation of perquisite		Meaning of salary
1	Gratuity (in case of non-Government employees covered by the Payment of Gratuity Act, 1972)		Basic salary and dearness allowance.
2	a) b) c) d) e)	Gratuity (in case of non- Government employee not covered by Payment of Gratuity Act, 1972) Leave Salary House Rent Allowance Recognized Provident Fund Voluntary Retirement Compensation	Basic salary and dearness allowance, if provided in terms of employment, and commission calculated as a fixed percentage of turnover.
3	Rent free accommodation and Accommodation provided to an employee at a concessional rate		All pay, allowance, bonus or commission or any monetary payment by whatever name called but excludes –

- (1) Dearness allowance not forming part of computation of superannuation or retirement benefit
- (2) employer's contribution to the provident fund account of the employee
- (3) allowances which are exempted from the payment of tax
- (4) value of the perquisites specified in section 17(2)
- (5) any payment or expenditure specifically excluded under the proviso to section 17(2) i.e., payment of medical insurance premium specified therein
- (6) lump-sum payments received at the time of termination of service or superannuation or voluntary retirement, like gratuity, leave encashment, voluntary retirement benefits, commutation of pension and similar payments

DEDUCTIONS FROM GROSS SALARY [SECTION 16]



Standard deduction upto ₹ 50,000



Entertainment allowance

Least of the following is allowed as deduction

- ₹ 5,000
- 1/5th of basic salary
- Actual entertainment allowance received



Professional tax

Any sum paid by the assessee on account of tax on employment is allowable as deduction.

In case professional tax is paid by employer on behalf of employee, the amount paid shall be included in gross salary as a perquisite and then deduction can be claimed.

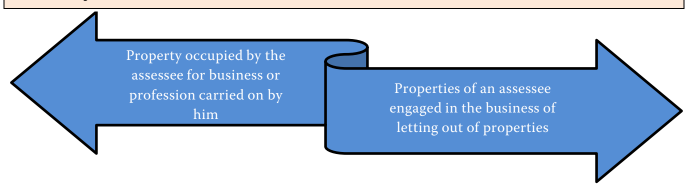
INCOME FROM HOUSE PROPERTY

Taxability of **Taxability** Amount arrears of Determination of Co-Deemed not rent and Deductions Chargeability of Annual owned ownership deductible unrealized [Section 22] Value [Section [Section 24] property [Section [Section rent 23] [Section 27] [Section 25] 26] 25A]

BASIS OF CHARGE [SECTION 22]

The annual value of any property comprising of buildings or lands appurtenant thereto, of which the assessee is the owner, is chargeable to tax under the head "Income from house property".

Exceptions: Annual value of the following properties are chargeable under the head "Profits and gains of business or profession"-



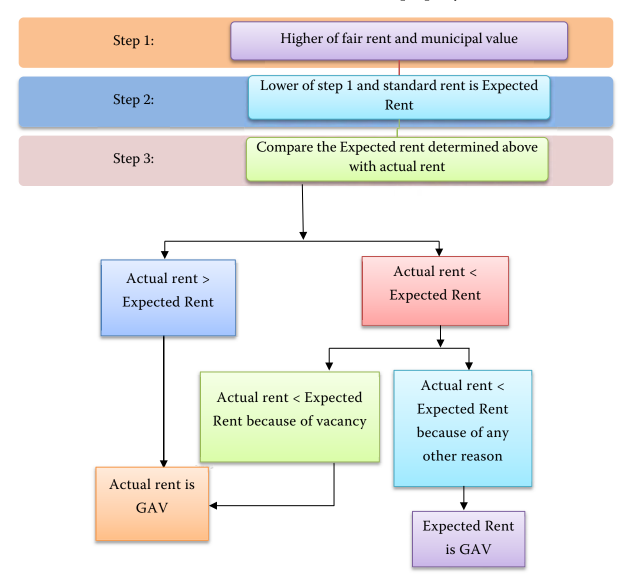
DETERMINATION OF ANNUAL VALUE [SECTION 23]

Annual Value of the let-out property [Section 23(1)]





Determination of GAV of let out property



Note - The Actual rent received/receivable should not include any amount of rent which is not capable of being realized i.e., unrealized rent while determining gross annual value in case let-out property, provided the conditions specified in Rule 4 are satisfied.

The income-tax returns, however, permit deduction of unrealized rent from gross annual value. If this view is taken, the unrealized rent should be deducted only after computing gross annual value.



ANNUAL VALUE OF ONE SELF-OCCUPIED PROPERTY [SECTION 23(2)/(3)]/ ANNUAL VALUE OF DEEMED TO BE LET OUT PROPERTY [SECTION 23(4)]

Where the property
is self-occupied for
own residence or
unoccupied
throughout the PY
owing to his
employment,
business or
profession carried
on at any other
place

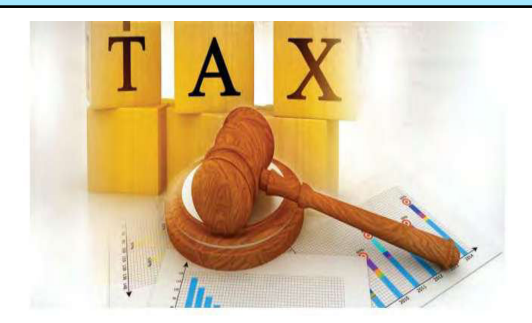
its Annual Value will be **Nil**, provided no other benefit is derived by the owner from such property. An assessee can claim benefit of "Nil" annual value in respect of one or two residential house properties self occupied by him.

If more than two properties are so self-occupied/unoccupied, the assessee may claim benefit of Nil Annual Value in respect of any two properties at his option.

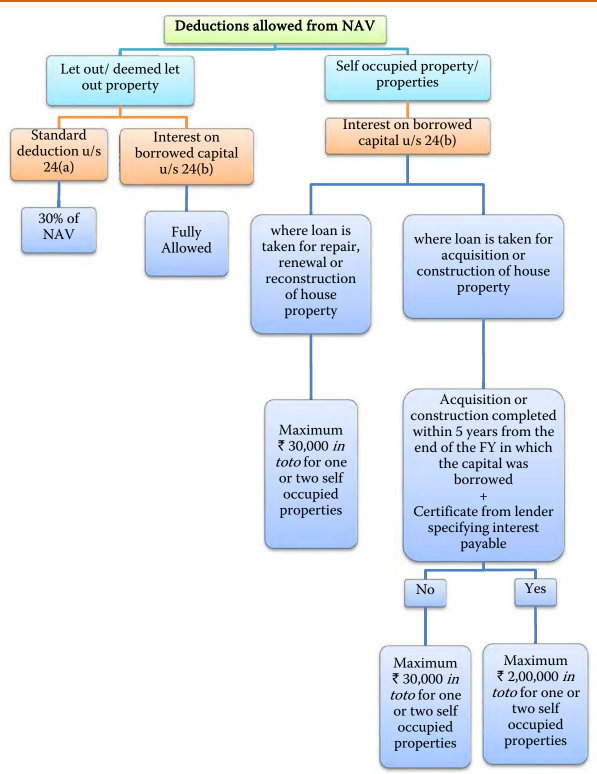
The other property(s)
would be deemed to be let
out, in respect of which
Expected Rent would be the
GAV

ANNUAL VALUE WHERE THE PROPERTY HELD AS STOCK-IN-TRADE ETC. [SECTION 23(5)]

Where property consisting of any buildings or lands appurtenant thereto is held as stock-in-trade and the whole or any part of the property is not let out during the whole or any part of the PY, the annual value of property or part of the property for the period upto 2 years from the end of the F.Y in which certificate of completion of construction of the property is obtained from the competent authority shall be taken as "Nil".



DEDUCTIONS FROM NET ANNUAL VALUE [SECTION 24]



Notes: (1) Pre-construction interest allowable as deduction in 5 equal installments from the P.Y. of completion of construction.

(2) If a portion of property is let out and a portion self-occupied, then, income will be computed separately for let out and self-occupied portion.

INADMISSIBLE DEDUCTION [SECTION 25]

Interest chargeable under this Act which is payable outside India shall not be deducted if

tax has not been paid or deducted from such interest

and

there is no person in India who may be treated as an agent

TAXABILITY OF RECOVERY OF UNREALISED RENT & ARREARS OF RENT RECEIVED [SECTION 25A]

	Arrears of Rent / Unrealised Rent
(i)	Taxable in the year of receipt/realisation
(ii)	Deduction@30% of rent received/realised
(iii)	Taxable even if assessee is not the owner of the property in the financial year of receipt/realisation.

CO-OWNED PROPERTY [SECTION 26]

Self-occupied property	Let-out property
The annual value of the property of each co-	The income from such property shall be
owner will be Nil and each co-owner shall be	computed as if the property is owned by one
entitled to a deduction of ₹ 30,000 /	owner and thereafter the income so computed
₹ 2,00,000, as the case may be, on account of	shall be apportioned amongst each co-owner
interest on borrowed capital.	as per their specific share.

DEEMED OWNERSHIP [SECTION 27]

The following persons, though not legal owners of a property, are deemed to be the owners:

- Transferor of the property, where the property is transferred to the spouse (not in connection with an agreement to live apart) or to minor child except minor married daughter, without adequate consideration
- Holder of an impartible estate is deemed to be the individual owner of all the properties comprised in the estate.
- •Member of a co-operative society, company or other association of persons is deemed to be the owner of the building or part thereof allotted or leased to him under a house building scheme.
- •Person in possession of a property in part performance of a contract u/s 53A of the Transfer of Property Act, 1882.
- •Person having lease right in a property for a period not less than 12 years.

Income Chargeable under the head "Profits and Gains from

PROFITS AND GAINS OF BUSINESS OR PROFESSION

- Profits and gains of any business or profession
- Any compensation or other payment due to or received by a person, at or in connection with termination or the modification of the terms and conditions, of any contract relating to his business
- Income derived by a trade, professional or similar association from specific services performed for its members
- In the case of an assessee carrying on export business, the following incentives –
 - Profit on sale of import entitlements
 - Cash assistance against exports under any scheme of GoI
 - Customs duty or excise duty re-paid or repayable as drawback
 - Profit on transfer of Duty Entitlement Pass Book Scheme or Duty Free Replenishment Certificate
- The value of any benefit or perquisite arising from business or the exercise of profession, whether
 - convertible into money or not or
 - in cash or in kind or partly in cash and partly in kind

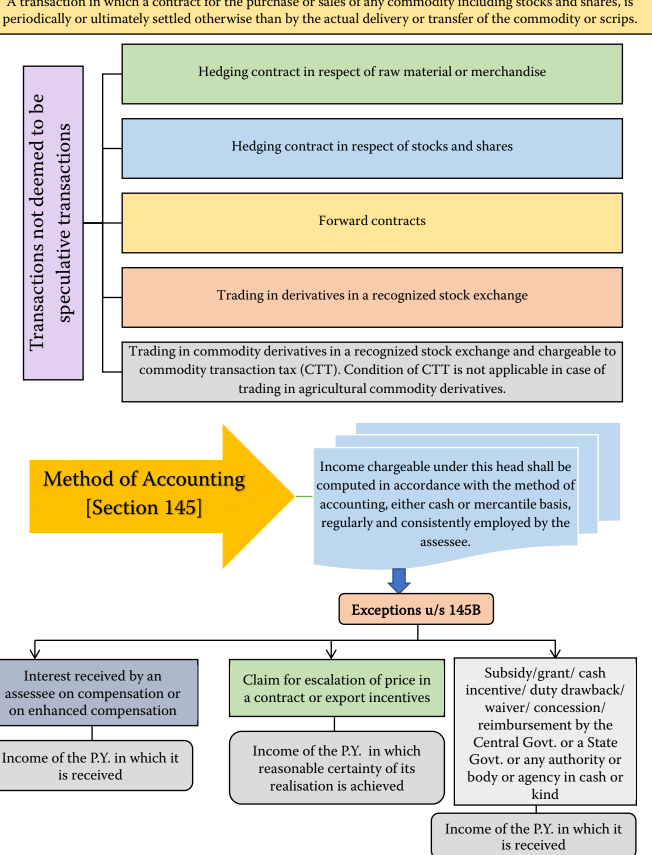
Any interest, salary, bonus, commission or remuneration due to, or received by, a partner of a firm from such firm (to the extent allowed as deduction in the hands of the firm)

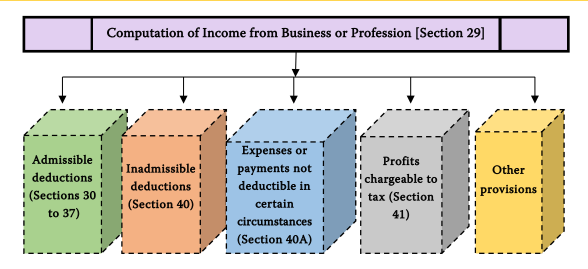
However, the partner's share in the Total Income of the firm or LLP is exempt from tax [Section 10(2A)]

- Any sum, received or receivable, in cash or kind under an agreement for –
 - not carrying out any activity in relation to any business or profession or
 - not sharing any know-how, patent, copyright, trademark, licence, franchise or any other business of commercial right of similar nature or information or technique likely to assist in the manufacture or processing of goods or provision of services
- Any sum received under a Keyman insurance policy including the sum allocated by way of bonus on such policy
- Fair Market Value (FMV) of inventory as on date on which it is converted into or treated as a capital asset
- Any sum, whether received or receivable, in cash or kind, on account
 of any capital asset (other than land or goodwill or financial
 instrument) being demolished, destroyed, discarded or transfered, in
 respect of which the whole of the expenditure had been allowed as
 deduction u/s 35AD

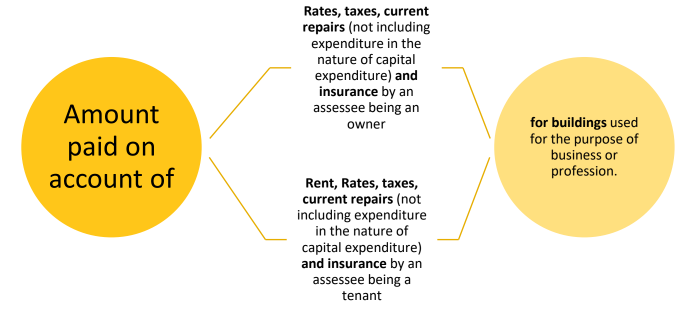
SPECULATIVE TRANSACTION

A transaction in which a contract for the purchase or sales of any commodity including stocks and shares, is

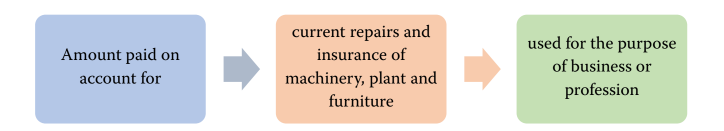




RENT, RATES, TAXES, REPAIRS AND INSURANCE FOR BUILDING USED FOR THE PURPOSE OF BUSINESS OR PROFESSION [SECTION 30]



REPAIRS AND INSURANCE OF MACHINERY, PLANT AND FURNITURE [SECTION 31]



Premises/building or machinery, plant and furniture used partly for business and partly for other purposes



only a proportionate part of the expenses attributable to that part of the premises or machinery, plant and furniture used for purposes of business will be allowed as a deduction [Section 38(1)/(2)]

DEPRECIATION [SECTION 32]

Depreciation is mandatorily allowable as deduction

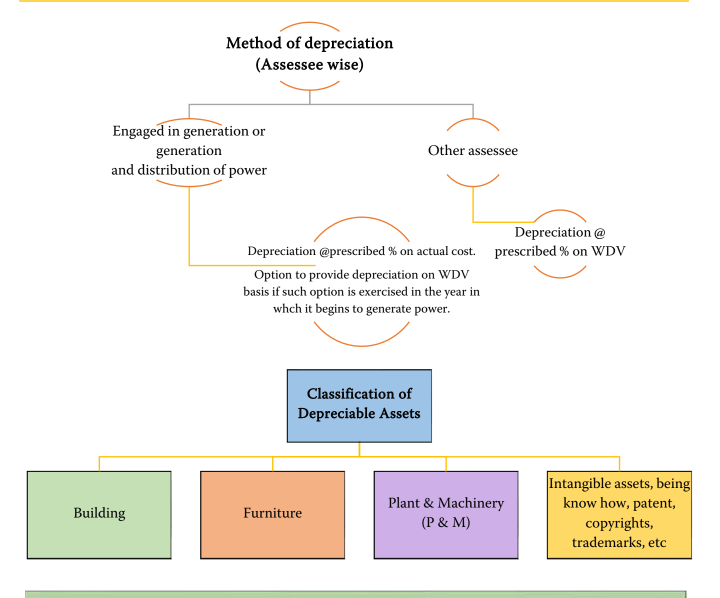
Asset must be used for the purpose of business or profession at any time during the P.Y.

The asset should be owned (wholly or partly) by the assessee.

Note: If the asset is acquired during the P.Y. and is put to use for less than 180 days during that P.Y. then, only 50% of the depreciation calculated at the rates prescribed will be allowed.

Capital expditure incurrred by the lessee/tenant on the building

would be treated as deemed building owned by the lessee/tenant and depreciation would be allowed to the lessee/tenant on that capital expditure



Additional Depreciation u/s 32(1)(iia)

Where new P & M acquired and installed by an assessee engaged in the business of manufacture or production of any article or thing or in the business of generation, transmission or distribution of power

Additional Depreciation @ 20% of actual cost of P & M shall be allowed.

If P & M is acquired and put to use for **less than 180 days during the P.Y.** in which it is acquired, additional depreciation will get restricted to **10% of actual cost** (i.e., 50% of 20%).

The balance additional depreciation@10% of actual cost will be allowed in the immediately succeeding P.Y.

Additional depreciation will not be allowed on the following plant or machinery:



Ships, aircraft, road transport vehicles, office appliances;

Machinery previously used within or outside India by any other person;

Machinery installed in any office premises, residential accommodation, or guest house;

Machinery in respect of which, the whole of the actual cost is fully allowed as deduction (whether by way of depreciation or otherwise) of any one previous year.



Assessee engaged in the business of printing and publishing, eligible for additional depreciation

Additional depreciation is not allowed to power generation undertakings claiming depreciation as a % of actual cost.



WRITTEN DOWN VALUE OF ASSETS (WDV) [SECTION 43(6)]

(1)	W.D.V. of the block of assets in immediately preceding previous year	xxx	
(2)	Less: Depreciation actually allowed in respect of that block of assets in said preceding	xxx	
	previous year		
Openi	Opening balance as on 1st April of the current P.Y.		
Add:			
(3)	Actual cost of assets acquired during the P.Y., not being on a/c of acquisition of goodwill		
	of a business or profession		
(4)	Total (1) - (2) + (3)	xxx	
Less:			
(5)	Money receivable in respect of any asset falling within the block which is sold, discarded,	xxx	
	demolished or destroyed during that P.Y. together with scrap value.		
(6)	In case of slump sale, actual cost of the asset (-) amount of depreciation that would have		
	been allowable to the assessee		

	(7)	W.D.V at the end of the year (on which depreciation is allowable) $[(4) - (5) - (6)]$	XXX
Ī	(8)	Depreciation at the prescribed rate	
		(Rate of Depreciation × WDV arrived at in (7) above)	xxx

Additional points

- If the assets are used partly for business and partly for other purposes, only a proportionate part of the depreciation will be allowed as a deduction.
- If the asset is acquired during the P.Y. and is not put to use in the same year, no depreciation would be allowed in that year but asset would be added to the block of asset.
- In case of lease, depreciation would be allowable to the lessor only.
- EPABX & Mobile phone are not computers, hence not eligible for 40% rate of depreciation while computer accessories such as UPS, printers, scanners, etc. are eligible for 40% rate.

ORDER OF SET-OFF

Current Year Depreciation

Brought forward Business Loss Unabsorbed depreciation

Since the unabsorbed depreciation forms part of the current year's depreciation, it can be set off against any other head of income except "Salaries".

The unabsorbed depreciation can be carried forward for indefinitely.

Provisions of set-off of unabsorbed depreciation Set off will be allowed even if the same business to which it relates is no longer in existence.



EXPENDITURE ON SCIENTIFIC RESEARCH [SECTION 35]

100% of following expenditure incurred by assessee on scientific research related to business would be allowed

Revenue Expenditure

Capital Expenditure (other than cost of acquisition of land)

Payment of salary or purchase of material inputs for such scientific research during 3 years immediately preceding the year of commencement of business would also be allowed in the year of commencement of business

Capital expenditure incurred during 3 years immediately preceding the year of commencement of the business would also be allowed in the year of commencement of business

100% of following contributions to outsiders would be allowed as deduction

75

Approved Indian company for scientific research

Notified approved
University/ college/
Research
association/ other
institution for
social science or
statistical research

Notified approved University/ college/ Research association/ other institution for scientific research Approved National
Laboratory/
university/IIT/
specified person for
scientific research
undertaken under an
approved
programme

100% of expenditure incurred (other than expenditure on land & building) by a company engaged in business of Bio-technology or in any business of manufacture or production of any article, not being article or thing specified in the list of the Eleventh Schedule on an approved in-house research and development facility, would be allowed as deduction u/s 35(2AB)

DEDUCTION IN RESPECT OF THE SPECIFIED BUSINESSES [SECTION 35AD]

If Capital expenditure (other than expenditure on acquisition of any land, goodwill or financial instrument) incurred during the previous year

If Capital expenditure (other than expenditure on acquisition of any land, goodwill or financial instrument) incurred prior to commencement of operation

100% of the expd would be allowed as deduction from the business income, if he has opted for the provisions of section 35AD.

100% of the expd would be allowed as deduction from the business income during the P.Y. in which the assessee commences operation of his specified business.

Condition: Deduction is allowed if the amount incurred prior to commencement has been capitalized in the books of account of the assessee on the date of commencement of its operations.

	LIST OF SPECIFIED BUSINESS			
S. No.	Business	Commenced operations		
1	Laying and operating a cross-country natural gas or crude or petroleum oil pipeline network for distribution, including storage facilities being an integral part of such network	on or after 1.4.2007		
2	Setting-up and operating warehousing facilities for storing agricultural produce	on or after 1.4.2009		
3	Setting-up and operating 'cold chain' facilities for specified products			
4	Building and operating a hotel of two star or above category, anywhere in India			
5	Building and operating a hospital, anywhere in India, with at least 100 beds for patients	on or after 1.4.2010		
6	Developing and building a housing project under a notified scheme for slum redevelopment or rehabilitation framed by the Central Government or a State Government			
7	Developing and building a housing project under a notified scheme for affordable housing framed by the Central Government or State Government	on or after		
8	Production of fertilizer in a new plant or in a newly installed capacity in an existing plant in India	1.4.2011		
9	Setting up and operating an inland container depot or a container freight station notified or approved under the Customs Act, 1962	on or after		
10	Bee-keeping and production of honey and beeswax	1.4.2012		

11	Setting up and operating a warehousing facility for storage of sugar	
12	Laying and operating a slurry pipeline for transportation of iron-ore	
13	Setting up and operating a semiconductor wafer fabrication manufacturing unit, if such unit is notified by the Board in accordance with the prescribed guidelines	on or after 1.4.2014
14	Developing or maintaining and operating or developing, maintaining and operating a new infrastructure facility	on or after 1.4.2017

Other conditions for claiming deduction u/s 35AD

Payment exceeding \ref{eq} 10,000 to be made through a/c payee cheque, a/c payee bank draft, use of ECS or through prescribed electronic modes to qualify for deduction u/s 35AD

No deduction u/s 10AA or Chapter VI-A is allowed in respect of an expenditure for which deduction is claimed u/s 35AD.

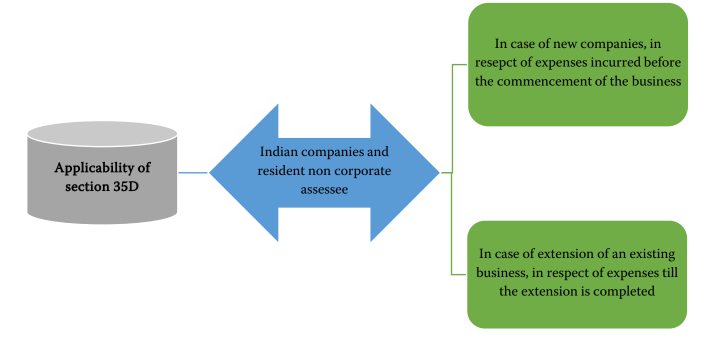
Asset to be used only for specified business for 8 years. If such asset is used for any other purpose, deduction claimed and allowed u/s 35AD in respect of such asset *less* depreciation allowable under section 32, would be deemed to be the business income of the assessee of the P.Y. in which the asset is so used.

AMORTISATION OF PRELIMINARY EXPENSES [SECTION 35D]

Examples of Preliminary expenses – Expenses on preparation of project report, feasibility report, market survey, engineering services, legal charges for drafting agreement.

In case of a Company, preliminary expenses would include, in addition to the above, legal charges for drafting Memorandum of Association (MOA), Articles of Association (AOA), printing of MOA and AOA, fee for registration of Co., expenditure in connection with issue of shares or debentures of Co. (i.e. underwriting commission, brokerage and charges for drafting, typing, printing and advertisement of the prospectus)





•5% of the cost of the project

In case of resident non-corporate assessees

Amount of deduction

- •1/5th of qualifying limit
- for each five successive years

- •Lower of -
- 5% of cost of project

OR

- 5% of capital employed

In case of Indian companies



AMORTISATION OF EXPENSE FOR AMALGAMATION/DEMERGER [SECTION 35DD]

Deduction u/s 35DD

Allowed to an assessee, being an Indian company, incurs expenditure, wholly and exclusively for the purpose of amalgamation or demerger Equal to 1/5th of such expenditure for five successive P.Ys. beginning with the P.Y. in which amalgamation or demerger takes place.

No deduction shall be allowed in respect of the above expenditure under any other provisions of the Act.

AMORTISATION OF EXPENDITURE INCURRED UNDER VOLUNTARY RETIREMENT SCHEME [SECTION 35DDA]

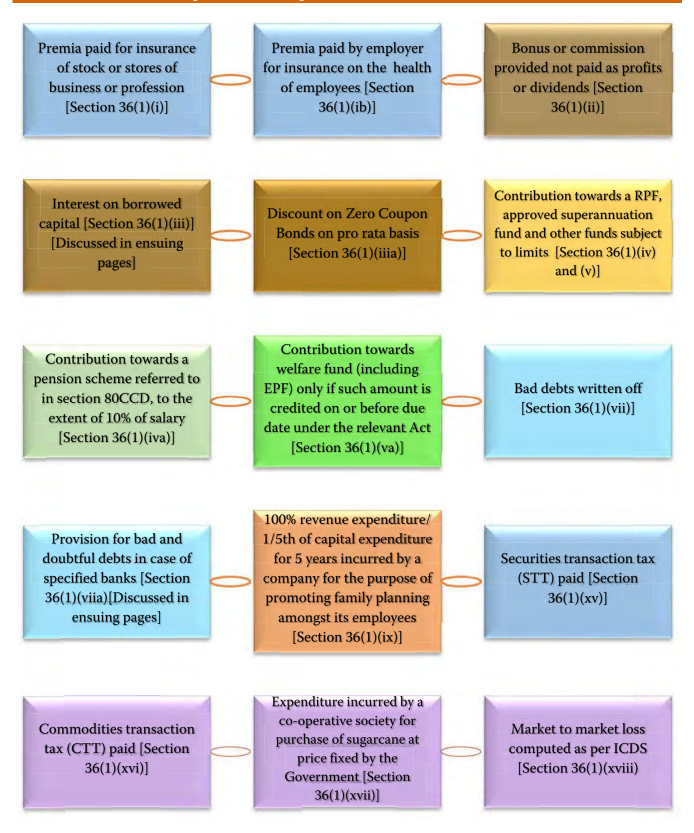
Deduction u/s 35DDA

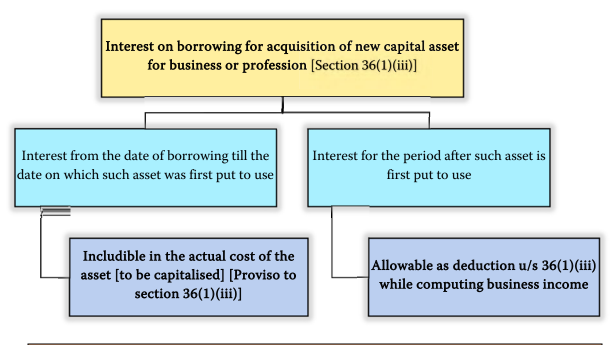
Allowed to an assessee who has incurred expenditure in any P.Y. in the form of payment to any employee in connection with his voluntary retirement, in accordance with any scheme or schemes of voluntary retirement

Equal to one-fifth of the amount paid for that P.Y., and the balance in four equal installments in the four immediately succeeding P.Ys. allowed as deduction

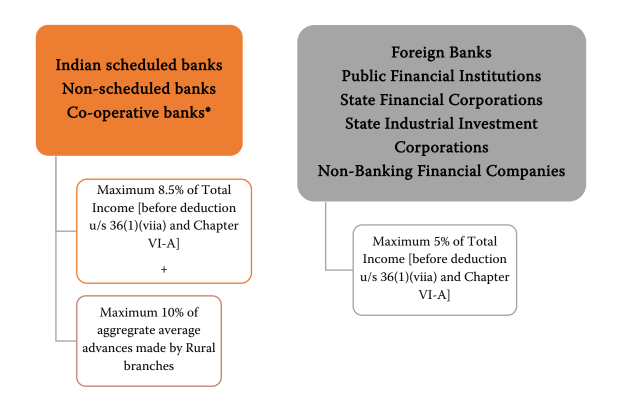


OTHER DEDUCTIONS [SECTION 36]





Provision for bad and doubtful debts in case of specified banks [Section 36(1)(viia)



^{*} other than a primary agricultural credit society or primary co-operative agricultural and rural development bank

Residuary Expenses [Section 37]

Revenue expd for the purpose of business or profession, provided

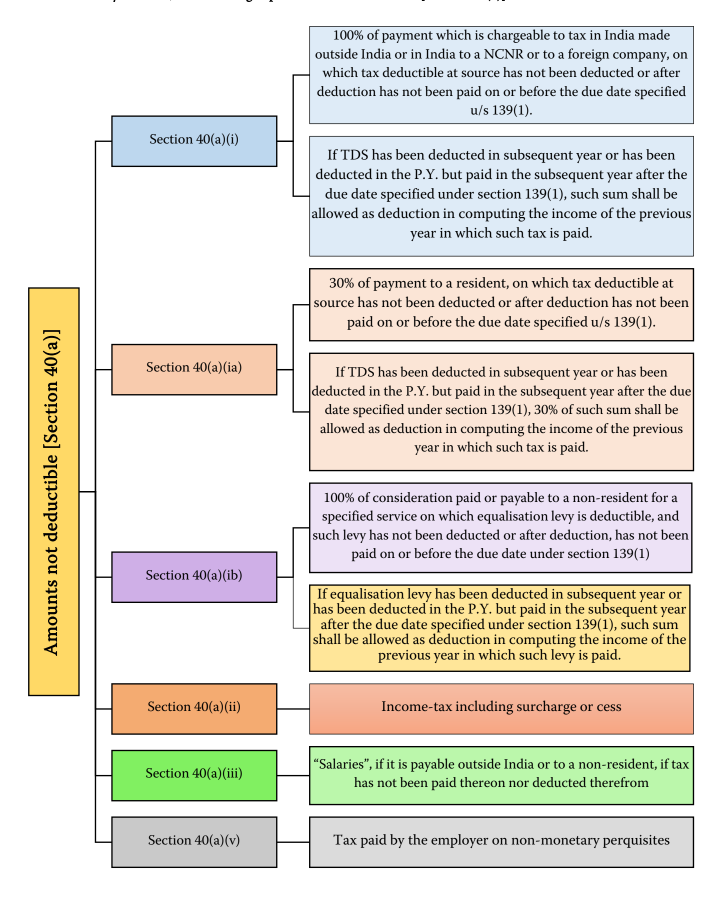
- It is <u>not</u> in the nature of expenditure described under <u>sections</u> 30 to 36;
- It is **not** in the nature of **capital expenditure**;
- It is **not** a **personal expenditure** of the assessee;
- It is laid out and expended wholly and exclusively for the purpose of business/profession;
- It is <u>not</u> incurred for any purpose which is an offence or which is prohibited by law; and
- It is **not** an expenditure incurred by the assessee on **CSR** activities referred to in section 135 of the Companies Act, 2013.

 Advertisement in any souvenir, brochure, tract, pamphlet etc. published by a political party is not allowable.



INADMISSIBLE DEDUCTIONS [SECTION 40]

I. In case of any assessee, the following expenses are not deductible [Section 40(a)]:



II. In case of any firm/Limited Liability Partnership (LLP) the following amounts are only deductible subject to specified limits in computing the business [Section 40(b)]:



Remuneration to a working partner, if authorised by the partnership deed is allowed to the extent of

- On the **first ₹ 3,00,000 of** the **book-profit** or in case of a loss -

₹ 1,50,000 or

90% of the book-profit,

whichever is more.

- On the balance of book-profit - 60%



Interest to any partner is allowed - upto 12% simple interest per annum, if authorised by the partnership deed.



Meaning of Book profit:

Book profit means the **net profit as shown in the P & L A/c** for the relevant previous year computed in accordance with the provisions for computing income from profits and gains.

The above amount should be **increased by the remuneration** paid or payable to all partners of the firm if the same has been deducted while computing net profit.

EXPENSES OR PAYMENTS NOT DEDUCTIBLE IN CERTAIN CIRCUMSTANCES



- •where the assessee incurs any expenditure in respect of which a payment has been or is to be made to a specified person [See column (2) of Table below)
- •so much of the expenditure as is considered to be excessive or unreasonable shall be disallowed by the Assessing Officer. While doing so he shall have due regard to:
- •(a) the fair market value of the goods, service of facilities for which the payment is made; or
- •(b) the legitimate needs of the business or profession carried on by the assessee; or
- •(c) the benefit derived by or accruing to the assessee from such a payment.

Assessee	Specified Person		
(1)	(2)		
Individual	1. Any relative of the individual assessee		
	2. Any person who carries on a business or profession, if		
	• the individual has a substantial interest in the business of that person <u>or</u>		
	• any relative of the individual has a substantial interest in the business of that person		
Company,	1. Any director, partner of the firm or member of the family or association or any relative		
Firm, HUF	of such director, partner or member or		
or AOP	2. In case of a company assessee, any individual who has substantial interest in the business or profession of the company or any relative of such individual or		
	3. Any person who carries on a business or profession, in which the Company/ Firm/		
	HUF/ AOP or director of the company, partner of the firm or member of the family		
	or association or any relative of such director, partner or member has substantial		
	interest in the business of that person		
All	The following are specified persons:		
assessees	Person who has Other related persons of such person, who has a substantial		
	substantial interest in interest in the assessee's business the assessee's business		
Firm/ HUF • Any director of such company, partner of such member of such family or association or			
	• any relative of such director, partner o r member o r		
	Any other company carrying on business or profession in		
	which the first mentioned company has a substantial interest		
	a director, partner or • Company/ Firm/ AOP/ HUF of which he is a director, partner or member or		
	 Any other director/ partner/ member of the such Company/ Firm/ AOP/ HUF or 		
	Any relative of such director, partner <u>or</u> member		
Relative in	relation to an Individual means the spouse, brother or sister or any lineal ascendant or		

Relative in relation to an Individual means the spouse, brother or sister or any lineal ascendant or descendant of that individual [Section 2(41)].

Substantial interest in a business or profession

A person shall be deemed to have a substantial interest in a business or profession if -

- in a case where the business or profession is carried on by a company, such person is, at any time during the previous year, the beneficial owner of equity shares carrying not less than 20% of the voting power and
- in any other case, such person is, at any time during the previous year, beneficially entitled to not less than 20% of the profits of such business or profession.

Payments in excess of ₹ 10,000 made otherwise than through prescribed modes [Section 40A(3)]

Expenditure for which payment made to a person in a single day otherwise than by an A/c payee cheque or A/c payee bank draft or ECS or through such other prescribed electronic modes exceeds ₹ 10,000/₹ 35,000 in case of payments made to transport operator for plying, hiring or leasing goods carriages would not be allowed.

Exceptions covered in Rule 6DD: For example,

Payment to RBI, SBI, Co-operative banks

Payment made to Government, which according to its Rules, has to be made in legal tender

Payment for purchase of agricultural produce, forest produce, fish and fish products, productions of horticulture or apiculture to the cultivator, grower or producer of such produce or products.

Section 40A(3A)

If an expenditure has been allowed as deduction on accrual basis in any P.Y., and payment is made in a subsequent P.Y. otherwise than by A/c payee cheque or A/c payee bank draft or ECS or through such other prescribed electronic modes and such payment is in excess of the limits of $\stackrel{?}{\stackrel{?}{$\sim}} 10,000/\stackrel{?}{\stackrel{?}{$\sim}} 35,000$ specified above, the payment so made shall be deemed as profits and gains of the business or profession and charged to tax as income of the subsequent previous year.

DEEMED PROFITS CHARGEABLE TO TAX [SECTION 41]

Section 41(1)

•Where deduction was allowed in respect of loss, expenditure or trading liability for any year and subsequently, during any previous year, the assessee or successor of the business has obtained any amount in respect of such loss or expenditure or some benefit in respect of such trading liability by way of remission or cessation thereof, the amount obtained or the value of benefit accrued shall be deemed to be income of the P.Y. in which such benefit was obtained.

Section 41(3)

- •Amount realized on transfer of an asset used for scientific research without being used for other purposes is taxable as business income in the year of sale to the extent of lower of —
- deduction allowed under section 35(1)(iv); and
- sale proceeds

Section 41(4)

•Any amount recovered by the assessee against bad debt earlier allowed as deduction shall be taxed as income in the year in which it is received

Certain Deductions to be made only on actual payment [Section 43B]

Certain Deductions to be allowed if actual payment done on or before the due date of filing of return u/s 139(1) [Section 43B]

Tax, duty, cess or fee, under any law for the time being in force; or	Contribution to any provident fund or superannua tion fund or gratuity fund or any other fund for the welfare of employees; or	Bonus or commission provided not paid as profits or dividend; or	Interest on any loan or borrowing from any public financial institution or a State Financial Corporation or a State Industrial Investment Corporation;	Interest on any loan or borrowing from notified class of NBFC; or	Interest on any loan or advance from a scheduled bank or cooperative bank other than a primary agricultural credit society or a primary cooperative agricultural and rural development bank; or	Payment in lieu of any leave at the credit of his employee;	Any sum payable to the Indian Railways for use of Railway assets.
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However, any sum payable by the assessee to a micro or small enterprise beyond the time-limit specified in section 15 of the Micro, Small and Medium Enterprises Development Act, 2006 would be allowed as deduction only in the P.Y. in which the sum is actually paid

STAMP DUTY VALUE OF LAND AND BUILDING TO BE TAKEN AS THE FULL VALUE OF CONSIDERATION IN RESPECT OF TRANSFER, EVEN IF THE SAME ARE HELD BY THE TRANSFEROR AS STOCK-IN-TRADE [SECTION 43CA]

		Circumstance	Deemed Full Value of consideration for computing Business Income
(1)		mp Duty Value > 110% of consideration received or accruing result of transfer	Stamp Duty Value
	(a)	If date of agreement is different from the date of transfer and whole or part of the consideration is received by way of account payee cheque or bank draft or ECS or through such other prescribed electronic mode (IMPS, UPI, RTGS, NEFT, Net banking, debit card, credit card or BHIM Aadhar Pay) on or before the date of agreement	Stamp Duty Value on the date of agreement

	(b)	If date of agreement is different from the date of transfer but the whole or part of the consideration has not been received by way of account payee cheque or bank draft or ECS or through such other prescribed electronic mode (IMPS, UPI, RTGS, NEFT, Net banking, debit card, credit card or BHIM Aadhar Pay) on or before the date of agreement	Stamp Duty Value on the date of transfer
	date	ever, if the stamp duty value on the date of agreement or the of transfer, as the case may be $\leq 110\%$ of the sale ideration received.	Actual consideration so received
(2)	Office the I duty refer	re the Assessing Officer refers the valuation to a Valuation er, on the assessee's claim that the stamp duty value exceeds MV of the property on the date of transfer and the stamp value has not been disputed in any appeal or revision or no ence has been made before any other authority, court or Court	
	(a)	If Valuation by Valuation Officer > Stamp Duty Value	Stamp Duty Value
	(b)	If Valuation by Valuation Officer < Stamp Duty Value	Valuation by Valuation Officer

MANDATORY AUDIT OF ACCOUNTS OF CERTAIN PERSONS [SECTION 44AB]

	Category of person	Condition for applicability of section 44AB
I	In case of a person carrying on business	
(a)	In case of a person carrying on business	If his total sales, turnover or gross receipts in business $> \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
	 If in case of such person carrying on business – (i) Aggregate cash receipts in the relevant PY ≤ 5% of total receipts (incl. receipts for sales, turnover, gross receipts); and (ii) Aggregate cash payments in the relevant PY ≤ 5% of total payments (incl. amount incurred for expenditure) 	If his total sales, turnover or gross receipts in business > ₹ 10 crore in the relevant PY
		or receipt, as the case may be, by a cheque drawn not account payee, would be deemed to be the in cash.

(b)	In case of an assessee covered u/s 44AE i.e., an assessee engaged in the business of plying, hiring or leasing goods carriages who owns not more than 10 goods carriages at any time during the P.Y.	If such assessee claims that the profits and gains from business in the relevant P.Y. are lower than the profits and gains computed on a presumptive basis u/s 44AE [i.e., ₹ 1000 per ton of gross vehicle weight or unladen weight in case of each heavy goods vehicle and ₹ 7,500 for each vehicle, other than heavy goods vehicle, for every month or part of the month for which the vehicle is owned by the assessee].
(c)	In case of an eligible assessee carrying on business, whose total turnover, sales, gross receipts ≤ ₹ 200 lakhs, and who has opted for section 44AD in any earlier PY In case of an eligible assessee carrying on business, whose aggregate cash receipts in the relevant PY ≤ 5% of total turnover or gross receipts and whose total turnover, sales, gross receipts ≤ ₹ 300 lakhs, and who has opted for section 44AD in any earlier PY	If he declares profit for any of the five successive PYs not in accordance with section 44AD (i.e., he declares profits lower than 8% or 6% of total turnover, sales or gross receipts, as the case may be, in that year), then, he cannot opt for section 44AD for five successive PYs after the year of such default. For the year of default and five successive previous years, he has to maintain books of account u/s 44AA and get them audited u/s 44AB, if his income exceeds the basic exemption limit.
	In	
II	In case of persons carrying on profession	
(a)	<u>-</u>	If his gross receipts in profession $> \ \cdot \cdot 50$ lakh in the relevant PY Note — The requirement of audit u/s 44AB does not apply to a person who declares profits and gains for the previous year on presumptive basis u/s 44ADA(1).
	profession In case of a person carrying on	the relevant PY Note – The requirement of audit u/s 44AB does not apply to a person who declares profits and gains for the previous year on presumptive basis

technical consultancy, whose aggregate cash receipts in the relevant PY ≤ 5% of total gross receipts and whose gross receipts ≤ ₹ 75 lakhs.

The persons mentioned above would have to furnish by the specified date a report of the audit in the prescribed forms.

"specified date" means the date one month prior to the due date for furnishing the return of income under section 139(1).

PRESUMPTIVE INCOME PROVISIONS

	Particulars	Section 44AD	Section 44ADA	Section 44AE
(1)	Eligible Assessee	Resident individual, HUF or Partnership firm (but not LLP) engaged in eligible business and who has not claimed deduction under section 10AA or Chapter VIA under "C – Deductions in respect of certain incomes" Non-applicability of section 44AD in respect of the following persons: - A person carrying on profession specified u/s 44AA(1); - A person earning income in the nature of commission or brokerage; - A person carrying on any agency business.	Resident individual or resident partnership firm (but not LLP) engaged in any profession specified u/s 4AA(1), namely, legal, medical, engineering, architectural profession or profession of accountancy or technical consultancy or interior decoration or notified profession (authorized representative, film artist, company secretary, profession of information technology)	An assessee owning not more than 10 goods carriages at any time during the P.Y.
(2)	Eligible business/ profession	Any business, other than business referred to in section 44AE, whose total turnover/ gross receipts in the P.Y. ≤ ₹ 200 lakhs Any business, other than business referred to in section 44AE, whose total	Any profession specified under section 44AA(1), whose gross receipts ≤ ₹ 50 lakhs in the relevant P.Y. Any profession specified u/s 44AA(1), whose gross receipts ≤ ₹ 75 lakhs in the	Business of plying, hiring or leasing goods carriages

		turnover/gross receipts in the P.Y. ≤ ₹ 300 lakhs in the relevant P.Y., if aggregate cash receipts in the relevant PY ≤ 5% of total turnover or gross receipts.	relevant P.Y., if aggregate cash receipts in the relevant $PY \le 5\%$ of total gross receipts.	
		In effect, if the turnover of business is > ₹ 200 lakhs ≤ ₹ 300 lakhs, the benefit of section 44AD can be availed only if aggregate cash receipts in relevant P.Y. ≤ 5% of total turnover or gross receipts.	In effect, if the gross receipts from profession is > ₹ 50 lakhs, the benefit of section 44ADA can be availed only if aggregate cash receipts in relevant P.Y. ≤ 5% of total gross receipts.	
		aggregate of amounts by a cl	the receipt of amount or heque drawn on a bank or by t account payee, would be cash.	
(3)	Presumptive income	8% of total turnover/ sales/gross receipts or a sum higher than the aforesaid sum claimed to have been earned by the assessee. 6% of total turnover/ gross receipts in respect of the amount of total turnover/ sales/ gross receipts received by A/c payee cheque/ bank draft/ ECS through a bank account or through such other prescribed electronic modes (credit card, debit card, net banking, IMPS, UPI, RTGS, NEFT, and BHIM Aadhar Pay) during the P.Y. or before due date of filing of return u/s 139(1)		For each heavy goods vehicle ₹ 1,000 per ton of gross vehicle weight or unladen weight, as the case may be, for every month or part of a month; For each vehicle, other than heavy goods vehicle: ₹ 7,500 per month or part of a month during which such vehicle is owned by the assessee or an amount claimed to have been actually earned from such vehicle, whichever is higher.

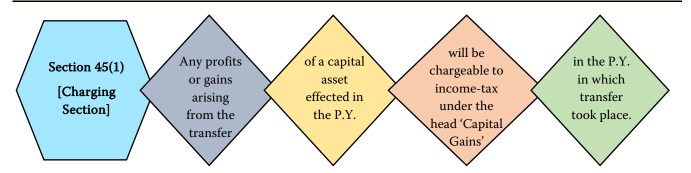
		in respect of that P.Y. (or) such higher sum claimed to have been earned by the assessee.					
(4)	Non- allowability of	Deductions allowable under sections 30 to 38 shall be deemed to have been given y of full effect to and no further deduction shall be allowed.					
	deductions while computing presumptive income	Even in case of a firm, salary and interest paid to partners is not deductible.	Even in case of a firm, salary and interest paid to partners is not deductible.	In case of a firm, salary and interest paid to partners is deductible subject to the conditions and limits specified in section 40(b).			
(5)	Requirement of maintenance of books of account u/s 44AA and audit u/s 44AB	If eligible assessee declares profits and gains in accordance with the provisions of section 44AD, he is not required to maintain books of account u/s 44AA or get them audited u/s 44AB. However, if after declaring profits on presumptive basis u/s 44AD, non-declaration of profits on presumptive basis for any of the 5 successive A.Y.s thereafter, would disentitle the assessee from claiming profits on presumptive basis for five successive AYs subsequent to the AY relevant to the PY of such non-declaration. In such a case, the assessee would have to maintain books of account and other documents u/s 44AA(2) and get his accounts audited u/s 44AB, if his	If eligible assessee declares profits and gains in accordance with the provisions of section 44ADA, he is not required to maintain books of account u/s 44AA or get them audited u/s 44AB. However, if the assessee claims his profits to be lower than the profits computed by applying the presumptive rate, he has to maintain books of account and other documents u/s 44AA(1) and get his accounts audited u/s 44AB, if his total income > basic exemption limit for that year.	•			

		total income exceeds the basic exemption limit in those years.		
(7)	Advance tax obligation	The eligible assessee opting for section 44AD is required to pay advance tax by 15th March of the financial year (F.Y.).	opting for section 44ADA is required to pay advance	has to pay advance tax

TAXABILITY IN CASE OF COMPOSITE INCOME

Rule	Nature of composite income	Business income (Taxable)	Agricultural Income (Exempt)
7 A	Income from sale of rubber products derived from rubber plants grown by the seller in India	35%	65%
7B	Income from sale of coffee - grown and cured by the seller in India - grown, cured, roasted and grounded by the seller in India	25% 40%	75% 60%
8	Income from sale of tea grown and manufactured by the seller in India	40%	60%

CAPITAL GAINS



Exceptions where capital gain is not taxable in the year of transfer

Receipt of money or Conversion Unit Taxability of or Introduction capital asset or Compensation Linked stock-in trade capital gains treatment of capital Insurance on in case of Insurance of a capital asset as by a partner or receipts compulsory Policy asset as capital a member on Specified [Section acquisition stock-incontribution dissolution or Receipts Agreement 45(1A)] [Section [Section [Section reconstitution [Section trade 45(5)] 45(1B)] [Section 45(3)] of firm/AOPs/ 45(5A)] 45(2)] **BOIs** [Section 9B and 45(4)]

These exceptions are discussed here below:

INSURANCE RECEIPTS [SECTION 45(1A)]

Money or other asset received under an insurance on account of damage / destruction of any capital asset, as a result of, flood, hurricane, cyclone, etc.

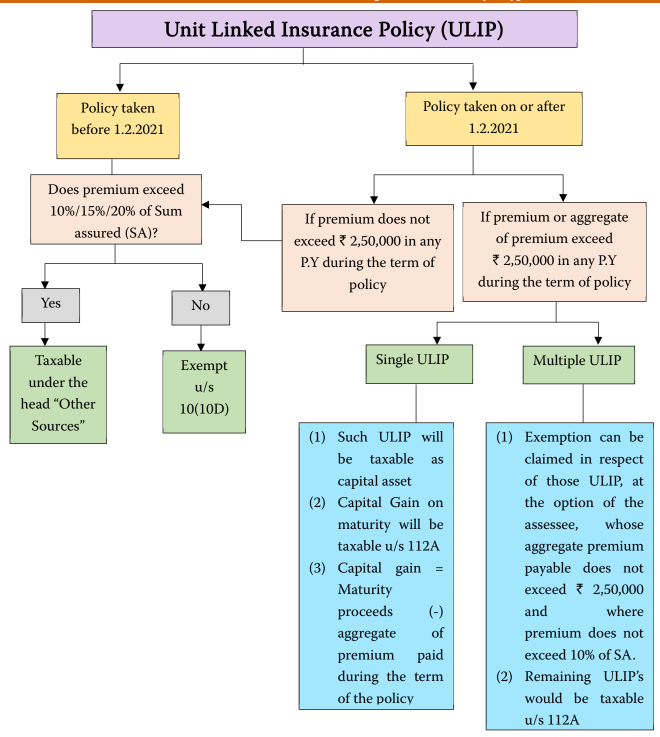


will be chargeable to tax in the P.Y. in which such money or other asset is received



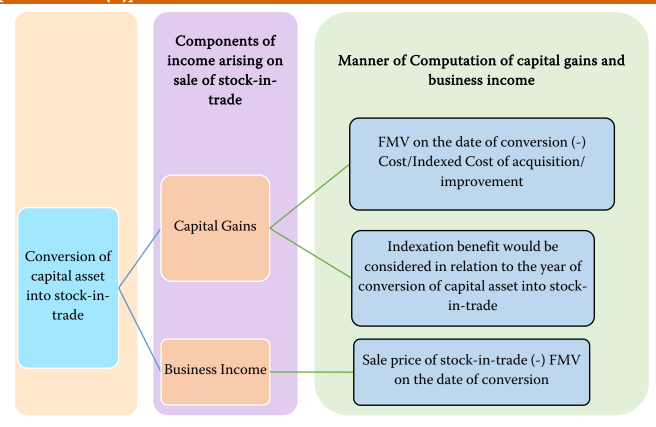
Deemed Full value of consideration for calculating capital gains = The value of money or the FMV of other asset on the date of receipt

UNIT LINKED INSURANCE POLICY RECEIPTS [SECTION 45(1B)]





CONVERSION OR TREATMENT OF A CAPITAL ASSET AS STOCK-IN-TRADE [SECTION 45(2)]



Note – Both Capital Gains and Business income are chargeable to tax in the year in which stock-intrade is sold or otherwise transferred.

INTRODUCTION OF CAPITAL ASSET AS CAPITAL CONTRIBUTION [SECTION 45(3)]

Transfer of capital asset as capital contribution or otherwise by a partner in a firm, AoP or BoI

will be chargeable to tax in the P.Y. in which such transfer takes place. Deemed Full value of consideration for computing capital gain = Amount recorded in the books of account of the firm, AOP or BOI as the value of the capital asset



TAX IMPLICATIONS ON RECEIPT OF MONEY OR CAPITAL ASSET OR STOCK-IN TRADE BY A PARTNER OR A MEMBER ON DISSOLUTION OR RECONSTITUTION OF FIRM/AOP/BOI [SECTION 9B AND 45(4)]

I. IN CASE OF DISSOLUTION OF FIRM/AOP/BOI

Particulars	Assets received by a partner/member from Firm/ AoP or BoI on			
	dissolution			
	Stock in trade	Money	Capital Asset	
Implications of section 9B	V	×	V	
Deemed transfer in the hands of	V	×	V	
the firm/AOP/BOI and taxable in				
the year in which asset is				
received by partner/ member				
Full value of consideration	FMV of the stock in trade	×	FMV of the capital asset on	
	on the date of receipt by		the date of receipt by	
	partner or member shall		partner or member shall be	
	be deemed to be full value of		deemed to be full value of	
	consideration		consideration	
Chargeability under which head	PGBP	×	Capital Gains	
Implications of section 45(4)	×	×	×	

II. IN CASE OF RECONSTITUTION OF FIRM/AOP/BOI

Particulars	Assets received by a partner/member from Firm/ AoP or BoI on			
	reconstitution			
	Stock in trade	Money	Capital Asset	
Implications of section 9B	V	×	V	
Deemed transfer in the hands of	V	×	V	
the firm/AOP/BOI and taxable in				
the year in which asset is received				
by partner/ member				
Full value of consideration	FMV of the stock in trade	×	FMV of the capital asset	
	on the date of receipt by		on the date of receipt by	
	partner or member shall		partner or member shall	
	be deemed to be full		be deemed to be full	
	value of consideration		value of consideration	
Chargeability under which head	PGBP	×	Capital Gains	
Implications of section 45(4)	×	V	V	
Deemed income in hands of firm/	×	Money received		
AOP/BOI, where partner or		(+)		
member receives money or capital		FMV of Capital Asset		
asset or both on reconstitution		(–)		
		Balance in capital a/c of partner in the		
		books of the firm on the date of		
			reconstitution	

		(to be calculated without taking into
		A/c the ↑ in the capital A/c of the
	Partner due to -	
	- revaluation of any asset (or)	
		- self-generated goodwill (or)
		- any other self-generated asset)
Chargeability under which head	×	Capital Gains

COMPENSATION ON COMPULSORY ACQUISITION [SECTION 45(5)]

Compensation
on compulsory
acquisition is chargeable
in the year in which it was
first received

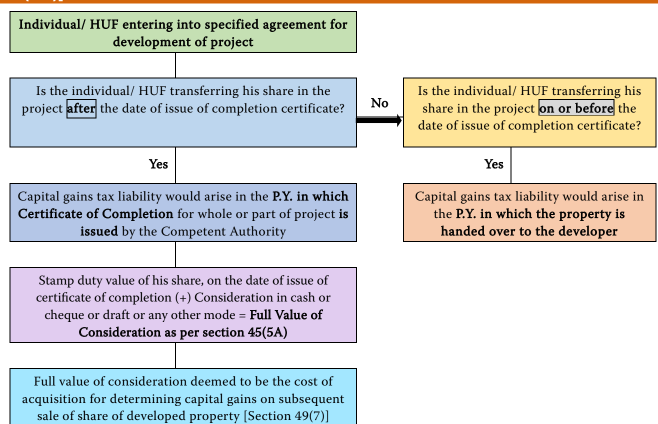


Enhanced compensation is chargeable in the year in which it is received from Govt and cost of acquisition would be Nil

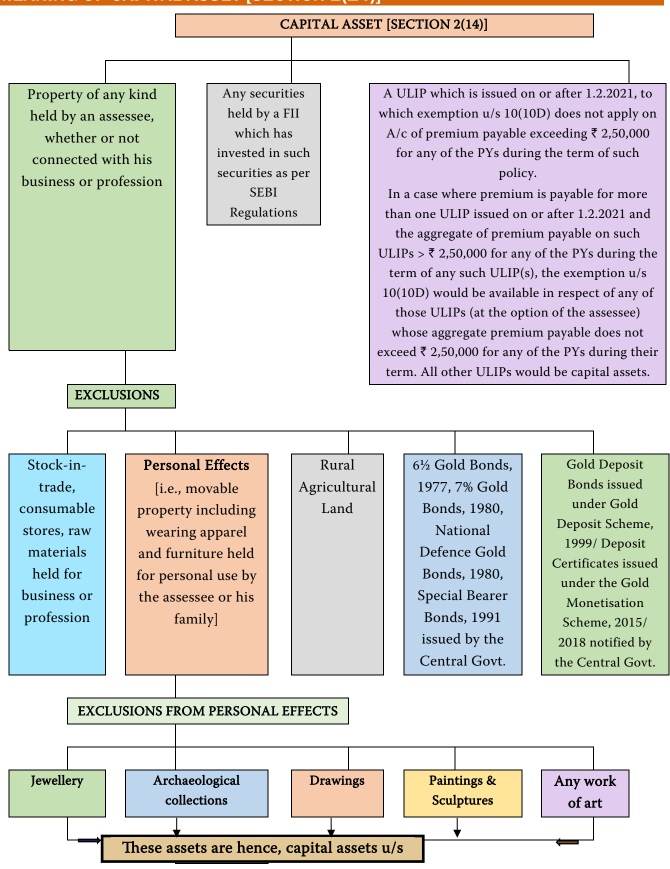


Compensation due to interim order is chargeable to tax in the year in which final order is made

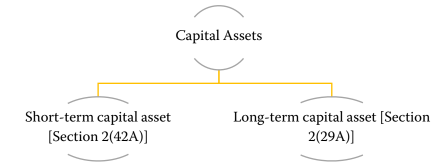
TAXABILITY OF CAPITAL GAINS IN CASE OF SPECIFIED AGREEMENT [SECTION 45(5A)]



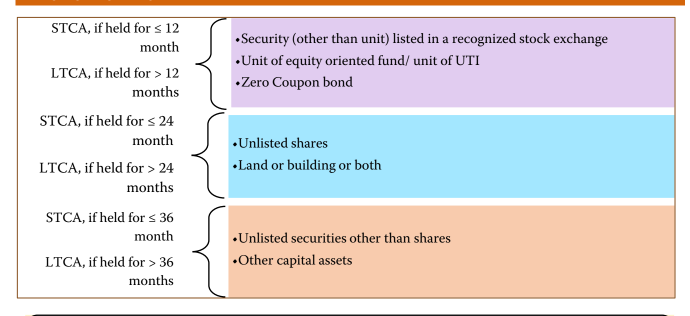
MEANING OF CAPITAL ASSET [SECTION 2(14)]



TYPE OF CAPITAL ASSET BASED ON PERIOD OF HOLDING



PERIOD OF HOLDING



Note – Capital gains arising from transfer of units of a specified mutual fund acquired on or after 1.4.2023 and market linked debentures would always be deemed as arising from transfer of short-term capital assets irrespective of the period of holding of such assets. This is provided in section 50AA.

MEANING OF TRANSFER [SECTION 2(47)]

Transfer in relation to a capital asset includes the following types of transactions

- Sale, exchange or relinquishment of the asset
- Extinguishment of any rights therein
- Compulsory acquisition thereof under any law
- Conversion of a capital asset into stock-in-trade of a business
- Maturity or redemption of a zero coupon bond
- Possession of an immovable property in consideration of partperformance of a contract referred to in section 53A of the Transfer of Property Act, 1882.
- Transactions which have the effect of transferring or enabling the enjoyment of an immovable property.

Transactions not regarded as transfer [Section 47]: Some Examples

- Any distribution of capital assets on the total or partial partition of a HUF
- Any transfer of capital asset under a gift or will or an irrevocable trust
- Any transfer of capital asset by a holding company to its 100% subsidiary Indian company or by a subsidiary company to its 100% holding Indian company
- Any transfer or issue of shares by the resulting company, in a scheme of demerger to the shareholders of the demerged company
- Any transfer by a shareholder in a scheme of amalgamation of shares held by him in the amalgamating company
- Any transfer by an individual of sovereign gold bonds issued by RBI by way of redemption
- Any transfer of a capital asset, being conversion of gold into Electronic Gold Receipt issued by a Vault Manager, or conversion of Electronic Gold Receipt into gold.
- Any transfer by way of conversion of bonds, debentures, debenture stock, deposit certificates of a company, into shares or debentures of that company.
- Any transfer by way of conversion of preference shares of a company into equity shares of that company
- Any transfer of a capital asset in a transaction of reverse mortgage under a scheme made and notified by the CG

MODE OF COMPUTATION OF CAPITAL GAINS [SECTION 48]

Computation of Short-term capital gains				
Particulars	Amt (₹)	Amt (₹)		
Full value of consideration received or accruing as a result of transfer	xxx			
Less: Expenditure incurred wholly and exclusively in connection with such transfer (for e.g., brokerage on sale) However, cost of acquisition of the asset or the cost of improvement thereto would not include the deductions claimed in respect of interest u/s 24(b) or under the provisions of Chapter VI-A	xxx			
Note: Deduction on account of STT paid will not be allowed				
Net Sale Consideration		xxx		
Less: Cost of acquisition	xxx			
Cost of improvement	xxx	xxx		
Short-term capital gain (STCG)		xxx		
Less: Exemptions		xxx		
Short-term capital gain chargeable to tax		xxx		

Computation of Long-term Capital Gains		
Particulars	Amt (₹)	Amt (₹)
Full value of consideration received or accruing as a result of transfer	xxx	
Less: Expenditure incurred wholly and exclusively in connection with such	xxx	
transfer (for e.g., brokerage on sale)		
However, cost of acquisition of the asset or the cost of improvement thereto		
would not include the deductions claimed in respect of interest u/s 24(b) or		
under the provisions of Chapter VI-A		
(Note: Deduction on account of STT paid will not be allowed)		
Net Sale Consideration		xxx
Less: Indexed cost of acquisition (ICOA)	xxx	
CII for the year in which the asset is transferred		
Cost of CII for the year in which the asset was first		
acquisition held by the assessee or P.Y. 2001-02,		
whichever is later		
Note: Benefit of indexation will, however, not be available in respect of LTCG		
taxable u/s 112A and LTCG from transfer of bonds or debentures (other than		
capital indexed bonds issued by the Government and sovereign gold bonds issued by RBI)		
Less: Indexed cost of improvement (ICOI)	xxx	xxx
Cost of CII for the year in which the asset is transferred		
Cost of improvement CII for the year in which the improvement took		
place		
Long-term capital gains (LTCG)		xxx
Less: Exemptions		xxx
Long-term capital gains chargeable to tax		xxx

COST OF ACQUISITION [SECTION 55]

Sl. No.	Nature of asset	Cost of acquisition
1	Goodwill of business or profession, trademark,	
	brand name or any other intangible asset etc.,	
	- Self generated	Nil
	- Acquired from previous owner	Purchase price
	However, in case of capital asset, being	Purchase price as reduced by the total amount
	goodwill of a business or profession, in respect	of depreciation obtained by the assessee under
	of which depreciation u/s 32(1) has been	section 32(1).
	obtained by the assessee in any P.Y. (upto	
	P.Y.2019-20)	

	- became the property of the assessee by way of distribution of assets on total or partial partition of HUF, under a gift or will, by succession, inheritance, distribution of assets on liquidation of a company, etc. and previous owner has acquired it by purchase However, in case of capital asset, being goodwill of a business or profession which was acquired by the previous owner by purchase and in respect of which depreciation u/s 32(1) has been obtained by the assessee in any P.Y. (upto P.Y.2019-20) The cost of improvement of such assets would be Nil.	Purchase price as reduced by the total amount of depreciation obtained by the assessee under section 32(1).
2.	Bonus shares If bonus shares are allotted before 1.4.2001 If bonus shares are allotted on or after 1.4.2001	FMV on 1.4.2001 Nil
	Bonus shares allotted before 1.2.2018, on which STT has been paid at the time of transfer	The higher of — (i) Actual cost of acquisition (i.e., Nil, in case of bonus shares allotted on or after 1.4.2001; and FMV on 1.4.2001, in case of bonus shares allotted before 1.4.2001) (ii) Lower of — (a) FMV as on 31.1.2018; and (b) Actual sale consideration
3.	Rights Shares	
	Original shares (which forms the basis of entitlement of rights shares)	Amount actually paid for acquiring the original shares
	Rights shares subscribed for by the assessee	Amount actually paid for acquiring the rights shares
	Rights entitlement (which is renounced by the assessee in favour of a person)	Nil
	Rights shares which are purchased by the person in whose favour the assessee has renounced the rights entitlement	Purchase price paid to the renouncer of rights entitlement as well as the amount paid to the Co. which has allotted the rights shares.
4.	 Long term capital assets being, equity shares in a company on which STT is paid both at the time of purchase and transfer or 	Cost of acquisition shall be the higher of - (i) cost of acquisition of such asset; and (ii) lower of

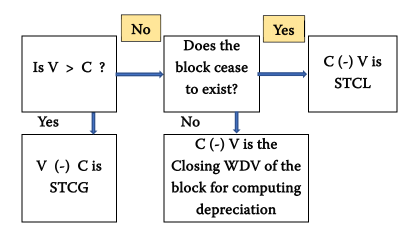
	 unit of equity oriented fund on which STT is paid at the time of transfer. acquired before 1st February, 2018 	 the FMV of such asset on 31.1.2018; and the full value of consideration received or accruing as a result of the transfer of the capital asset.
5.	Any other capital asset Where such capital asset became the property of the assessee before 1.4.2001	Cost of the asset to the assessee, or FMV as on 1.4.2001, at the option of the assessee. However, in case of capital asset being land or building, FMV as on 1.4.2001 shall not exceed stamp duty value as on 1.4.2001.
	Where capital assets became the property of the assessee by way of distribution of assets on total or partial partition of HUF, under a gift or will, by succession, inheritance, distribution of assets on liquidation of a company, etc. and the capital asset became the property of the previous owner before 1.4.2001.	Cost to the previous owner or FMV as on 1.4.2001, at the option of the assessee. However, in case of capital asset being land or building, FMV as on 1.4.2001 shall not exceed stamp duty value as on 1.4.2001.
	The provisions contained in (5) above shall also apabove.	oply to the assets mentioned in (2), (3) and (4)
6.	Cost of the property in the hands of previous owner cannot be ascertained	The FMV on the date on which the capital asset become the property of the previous owner would be considered as cost of acquisition.

COST OF IMPROVEMENT OF CERTAIN ASSETS [SECTION 55]

Sl. No.	Nature of asset	Cost of improvement
1	Goodwill or any other intangible asset of a business, right to manufacture, produce or process any article or thing, right to carry on any business or profession or any other right.	Nil
2	Where the capital asset became the property of the previous owner or the assessee before 1-4-2001	All expenditure of a capital nature incurred in making any addition or alteration to the capital asset on or after 1.4.2001 by the previous owner or the assessee.
3	In relation to any other capital asset	All capital expenditure incurred in making additions or alterations to the capital asset on or after 1.4.2001 – by the assessee after it became his property; and by the previous owner [in a case where the assessee acquired the property by modes specified in section 49(1)].

Note - However, cost of improvement does not include any expenditure which is deductible in computing the income chargeable under the head "Income from house property", "Profits and gains of business or profession" or "Income from other sources". Routine expenses on repairs and maintenance do not form part of cost of improvement.

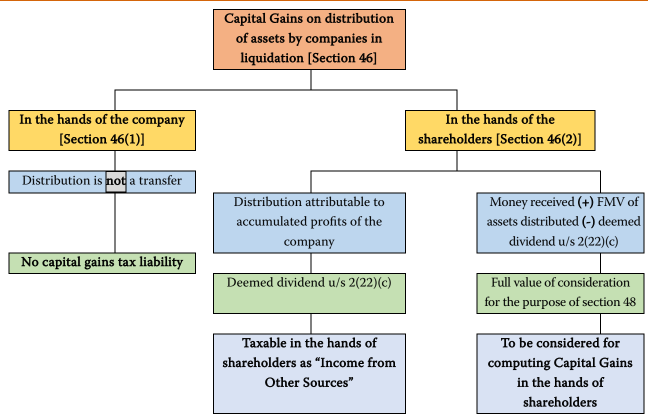
TRANSFER OF DEPRECIABLE ASSETS: TAX CONSEQUENCES



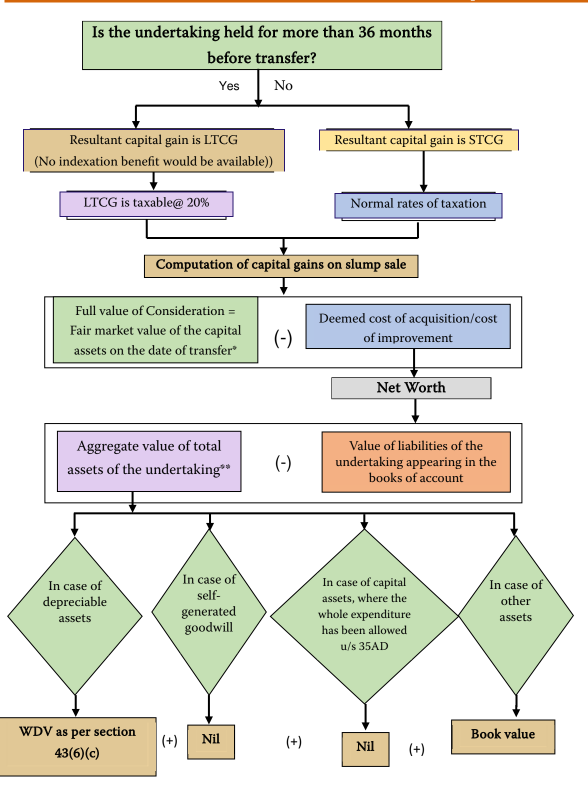
V = Full value of consideration

C = Opening WDV of Block (+) Actual Cost of Asset acquired in the Block during the P.Y. (+) Expenses in connection with transfer of asset

CAPITAL GAINS ON DISTRIBUTION OF ASSETS BY COMPANIES IN LIQUIDATION [SECTION 46]



CAPITAL GAINS ON SLUMP SALE OF AN UNDERTAKING [SECTION 50B]



^{*} Higher of FMV1 and FMV2

^{**}Ignore revaluation effect

COMPUTATION OF CAPITAL GAINS ON SALE OF LAND OR BUILDING OR BOTH [SECTION 50C]

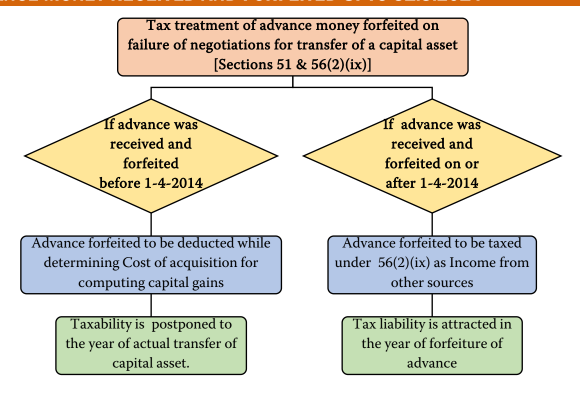
Sl.	Condition	Deemed Sale Consideration
No.		
1.	Stamp Duty Value > Actual Consideration	
	If Stamp Duty Value > 110% of actual consideration	Stamp Duty Value
	If Stamp Duty Value ≤ 110% of actual sale consideration	Actual sale consideration
2.	Actual Consideration > Stamp Duty Value	Actual Sale Consideration

Where the Assessing Officer refers the valuation to a Valuation Officer, on the assessee's claim that the stamp duty value exceeds the FMV of the property on the date of transfer and the stamp duty value has not been disputed in any appeal or revision or no reference has been made before any other authority, court or High Court.

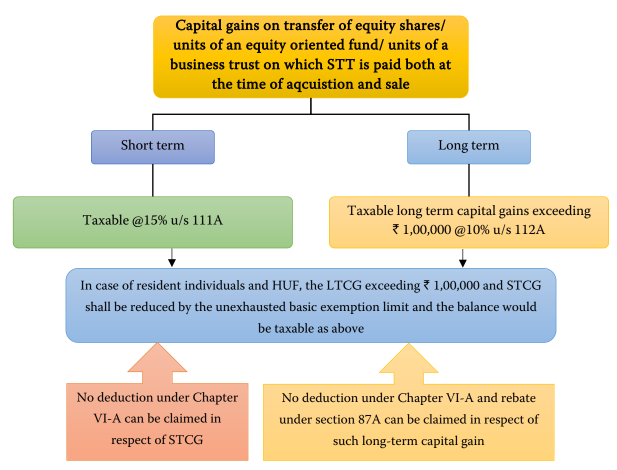
3.	Value ascertained by Valuation Officer > Stamp Duty Value	Stamp	Duty Value		
4.	Value ascertained by Valuation Officer < Stamp Duty Value	Value	ascertained	by	Valuation
		Officer			

Note – If the date of agreement is different from the date of transfer, stamp duty value on the date of agreement can be considered, if whole or part of the consideration is received by way of account payee cheque/bank draft or ECS or prescribed electronic modes (IMPS, UPI, RTGS, NEFT, Net banking, debit card, credit card or BHIM Aadhar Pay) on or before the date of agreement. Otherwise, stamp duty value on the date of transfer has to be considered.

ADVANCE MONEY RECEIVED AND FORFEITED UPTO 31.3.2014



TAX ON CAPITAL GAINS IN RESPECT OF EQUITY SHARES/ UNITS OF AN EQUITY ORIENTED FUND/ UNITS OF A BUSINESS TRUST



TAX ON LONG-TERM CAPITAL GAINS [SECTION 112]

	Person	Rate of tax	Particulars	
1.	Resident persons, other than companies			
	Resident Individuals and HUF	20%	Unexhausted basic exemption limit can be exhausted against LTCG taxable u/s 112	In case of transfer of listed securities (other
	Resident AOPs and BOIs Resident Firms and LLPs	20% 20%	Unexhausted basic exemption limit cannot be adjusted against LTCG taxable u/s 112	than units) and Zero Coupon Bonds, LTCG
2.	Domestic companies	20%		would be taxable at the lower of the following
3.	Non-corporate non- residents and foreign companies	20%	Capital assets, other than unlisted securities or shares of closely held companies	rates – (1) 10% without indexation benefit;
		10%	Unlisted securities or shares of closely held companies (without benefit of indexation or foreign currency fluctuation)	and (2) 20% with indexation benefit.

EXEMPTION OF CAPITAL GAINS [SECTIONS 54 TO 54GA]

S. No.	Particulars	Section 54	Section 54B	Section 54D	Section 54EC	Section 54F	Section 54G	Section 54GA
1	Eligible Assessee	Individual/ HUF	Individual/ HUF	Any assessee	Any assessee	Individual/ HUF	Any assessee	Any assessee
2	Asset transferred	Residential House (LTCA)	Urban Agricultural Land	Land & building forming part of an industrial undertaking	building or both	Any LTCA other than Residential House	plant, building or land or any right in	right in building or land used for the business of an industrial
3	Other Conditions	such house should be chargeable	assessee or his parents or HUF for 2 years immediately preceding the	building have been used for business of undertaking for at least 2 years immediately preceding the date of transfer.		own more than one residential house on the date of transfer. He	the industrial undertaking from an urban area to any other	the industrial undertaking from an
4	asset in which capital gains has	One Residential House situated in India/Two residential houses in	Land for being used for agricultural purpose (Urban/Rural)		NHAI or RECL or	One Residential House situated in India	and machinery, acquisition of building or	Purchase new plant and machinery, acquisition of building or land or

	invested	India, at the			(Redeemable		construction	construction
		option of the assessee, where capital gains do not exceed ₹ 2 crores			after 5 years)		of building for the purposes of business of the industrial undertaking,	of building for the purposes of business of the industrial undertaking, shifting of
5	Time limit for purchase/ construction	within 1 year before or 2	period of 2 years after the	Purchase/ construct within 3 years after the date of transfer, for shifting or re- establishing the existing undertaking or setting up a new industrial undertaking.	period of 6 months after the date of	years after	before or 3 years after	year before or 3 years
6	Amount of Exemption	Residential House or two houses, as	Agricultural Land or Capital Gain, whichever is		or amount invested in specified bonds, whichever is lower. Maximum permissible investment out of capital gains arising in any financial year is ₹ 50 lakhs, whether such investment is made in	Residential House ≥ Net sale consideration of original asset, entire	assets plus expenses incurred for shifting or Capital Gain (STCG or LTCG), whichever is	new assets plus expenses incurred for shifting or Capital Gain

be	taken	FY or	new	
into ac	ccount	subsequent	residential	
for		FY or both.	house	
exemp	tion.		exceeds	
The			₹ 10 crores,	
maxim	num		the amount	
exemp	tion		exceeding	
that c	can be		₹ 10 crores	
claime	d by		would not	
the as	ssessee		be taken	
is ₹	10		into account	
crores.			for	
			exemption.	

INCOME FROM OTHER SOURCES

Income chargeable under the head "Income from Other Sources" [Section 56]: Some example

- •Dividend Income
- •Casual Income (winnings from lotteries, crossword puzzles, races including horse races, card games and other games, gambling, betting etc.)
- •Consideration received in excess of FMV of shares of a closely held company, where such shares are issued at a premium
- •Interest received on compensation/ enhanced compensation deemed to be income in the year of receipt
- •Advance forfeited due to failure of negotiations for transfer of a capital asset
- •Sum of money or property received by any person
- •Specified sum received by a unit holder from a business trust during the previous year
- •Sum received, including the amount allocated by way of bonus, under a LIP other than under a ULIP and keyman insurance policy, which is not exempt under section 10(10D)
- •Interest on securities
- •Any income chargeable to tax under the Act, but not falling under any other head of income

CONSIDERATION RECEIVED IN EXCESS OF FMV OF SHARES OF A CLOSELY HELD COMPANY, WHERE SUCH SHARES ARE ISSUED AT A PREMIUM [SECTION 56(2)(viib)]





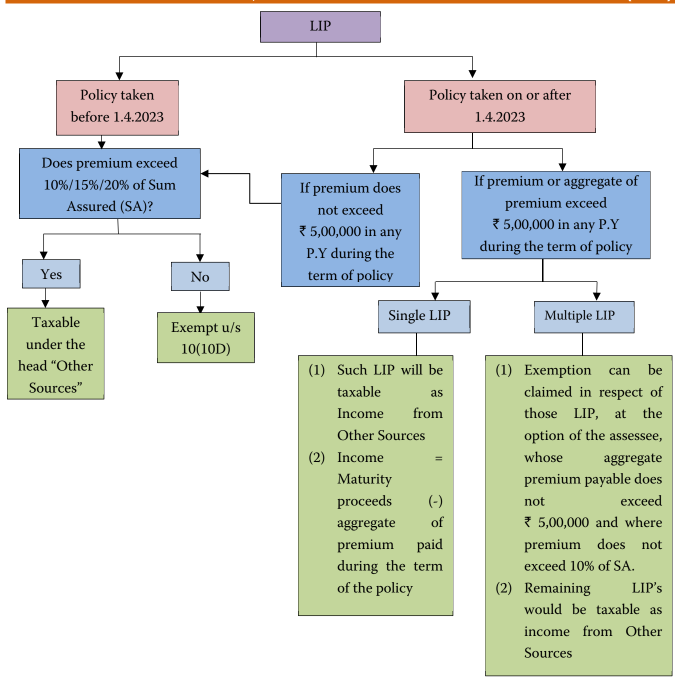
SUM OF MONEY OR PROPERTY RECEIVED BY ANY PERSON [SECTION 56(2)(x)]

	Nature of asset	Taxable value				
1	Money	The whole amount if the same exceeds ₹ 50,000.				
2	Movable	(i) Without consideration:				
	property	The aggregate fair market value of the property, if it exceeds ₹ 50,000.				
		(ii) Inadequate consideration:				
		The difference between the aggregate fair market value and the consideration,				
		if such difference exceeds ₹ 50,000.				
3	Immovable	(i) Without consideration:				
	property	The stamp value of the property, if it exceeds ₹ 50,000.				
		(ii) Inadequate consideration:				
		The difference between the stamp duty value and the consideration, if such				
		difference is more than the higher of ₹ 50,000 and 10% of consideration.				

However, any sum of money or value of property received in the following circumstances would be outside the ambit of section 56(2)(x)

- (i) from any relative; or
- (ii) on the occasion of the marriage of the individual; or
- (iii) under a will or by way of inheritance; or
- (iv) in contemplation of death of the payer or donor, as the case may be; or
- (v) from any local authority as defined in the Explanation to section 10(20); or
- (vi) from any fund or foundation or university or other educational institution or hospital or other medical institution or any trust or institution referred to in section 10(23C); or
- (vii) from or by any trust or institution registered under section 12A or section 12AA or section 12AB; or However, where sum of money or property has been received by specified persons under section 13(3), this relaxation is not available and section 56(2)(x) would be applicable.
- (viii) by any fund or trust or institution or any university or other educational institution or any hospital or other medical institution referred to in Section 10(23C)(iv)/(v)/(via); or
- (ix) by way of transaction not regarded as transfer under specified clauses of section 47; or
- (x) from an individual by a trust created or established solely for the benefit of relative of the individual; or
- (xi) by an individual, from any person, in respect of any expenditure actually incurred by him on his medical treatment or treatment of any member of his family, for any illness related to COVID-19 subject to conditions notified by the Central Government; or
- (xiii) by a member of the family of a deceased person from the employer of the deceased person (without any limit); or from any other person or persons to the extent that such sum or aggregate of such sums ≤ ₹ 10 lakhs, where the cause of death of such person is illness related to COVID-19 and the payment is received within 12 months from the date of death of such person; and subject to such other conditions notified by the Central Government; or
- (xiii) from such class of persons and subject to such conditions, as may be prescribed.

SUM RECEIVED, INCLUDING THE AMOUNT ALLOCATED BY WAY OF BONUS, UNDER A LIFE INSURANCE POLICY (LIP) OTHER THAN UNDER A ULIP AND KEYMAN INSURANCE POLICY, WHICH IS NOT EXEMPT UNDER SECTION 10(10D)





TAXATION OF CERTAIN INCOMES

Income	Winnings from lotteries, crossword puzzles, races including horse races, card games and other games, gambling, betting etc. (other than winning from any online game)	Unexplained cash credits/ investments/ money, bullion, jewellery etc./ expenditure, etc.	Net winnings from online games		
Section	115BB	115BBE	115BBJ		
Tax rate	30% of such winnings (further increased by surcharge, if applicable, and health and education cess@4%)		30% of net winnings from online game (further increased by surcharge, if applicable, and health and education cess@4%)		
Other conditions	 No expenditure or allowance can be allowed from such income. Deduction under Chapter VI-A is not allowable from such income. Adjustment of unexhausted basic exemption limit is also not permitted against such income. Set-off of losses is not permissible against such income. 				

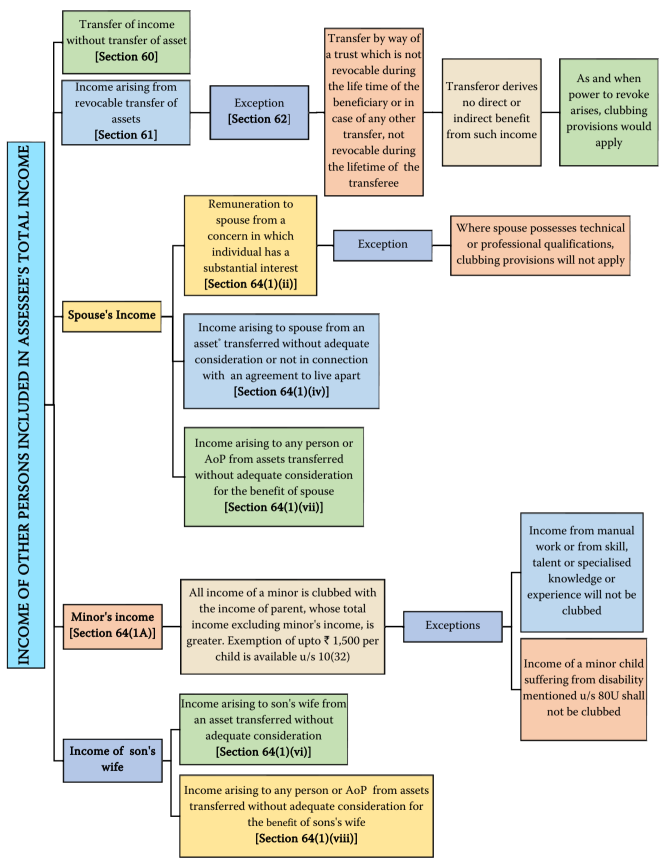
DEDUCTIONS ALLOWABLE [SECTION 57]

S. No.	Particulars	Deduction
1.	In case of dividend or income in respect of units of mutual fund or income in	Interest expenditure to earn such income.
	respect of units from a specified	However, such interest expenses cannot exceed 20% of such income included in total income, without
	company	deduction under this section.
2.	In case of interest on securities	Any reasonable sum paid by way of commission or
		remuneration to a banker or any other person.
3.	Income consists of recovery from	Amount of contribution remitted before the due date
	employees as contribution to any PF,	under the respective Acts, in accordance with the
	superannuation fund etc.	provisions of section 36(1)(va).
4.	Income from letting on hire of	Current repairs to the machinery, plant, furniture or
	machinery, plant and furniture, with or	building, insurance premium, depreciation/ unabsorbed
	without building	depreciation.
5.	Family Pension	Sum equal to
		- 33 1/3% of such income or
		- ₹15,000,
		whichever is less.
6.	Interest on compensation/ enhanced	50% of such interest income.
	compensation received	

DEDUCTIONS NOT ALLOWABLE [SECTION 58]

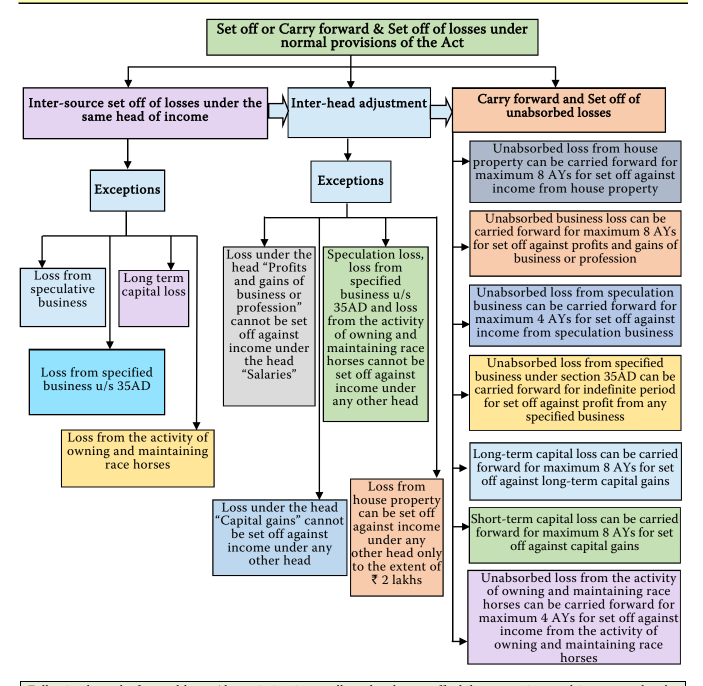
S. No.	Deductions not allowable
1.	Any personal expense of the assessee.
2.	Any interest chargeable to tax under the Act which is payable outside India on which tax has not been paid or deducted at source.
3.	Any payment chargeable to tax under the head "Salaries", if it is payable outside India unless tax has been paid thereon or deducted at source.
4.	Any expenditure in respect of which a payment or aggregate payments exceeding ₹ 10,000 is made to a person in a day otherwise than by account payee cheque or draft or ECS through bank account or through such other prescribed electronic mode such as credit card, debit card, net banking, IMPS, UPI, RTGS, NEFT and BHIM Aadhar pay.
5.	30% of expenditure in respect of sum which is payable to a resident on which tax is deductible at source, if such tax has not been deducted or after deduction has not been paid on or before the due date of return specified in section 139(1).
6	Expenditure incurred in connection with casual income.

CLUBBING PROVISIONS



^{*} In case of transfer of house property to spouse without adequate consideration, transferor will be deemed as owner of such property as per section 27(i). In such a case, section 64(1)(iv) will not apply.

SET OFF OR CARRY FORWARD & SET OFF OF LOSSES



Following brought forward losses/depreciation is not allowed to be set off while computing total income under the special concessional tax regimes under section 115BAA/115BAB/115BAC/115BAD/115BAE -

- 1. Brought forward business loss of specified business u/s 35AD.
- 2. Brought forward business loss on account of deduction u/s 35(1)(ii)/(iia)/(iii) or u/s 35(2AA) [or u/s 35(2AB), in case of computation of total income under sections 115BAA/115BAB, applicable to companies].
- 3. Unabsorbed depreciation attributable to additional depreciation u/s 32(1)(iia).

This is because deductions u/s 35AD, u/s 35(i)(ii)/(iia)/(iii), u/s 35(2AA), u/s 35(2AB) and additional depreciation u/s 32(1)(iia) are not allowable under the special concessional tax regimes. In addition, in case of persons covered under section 115BAC, brought forward loss from self-occupied house property is not allowed to be set-off while computing total income under the default tax regime thereunder.

CARRY FORWARD AND SET OFF OF ACCUMULATED LOSS AND UNABSORBED DEPRECIATION IN CERTAIN CASES OF AMALGAMATION/DEMERGER, ETC. [SECTION 72A]

Amalgamation [Section 72A(1)]

Demerger [Section 72A(4)] Reorganisation of business [Section 72A(6)]

Where

a firm is succeeded

Conversion of a company into LLP [Section 72A(6A)]

The accumulated loss and unabsorbed depreciation of the amalgamating company shall be deemed to be the loss or allowance for depreciation of the amalgamated company for the previous year in which the amalgamation took place.

The accumulated loss and the unabsorbed depreciation directly relatable to the undertaking transferred by the demerged company to the resulting company shall be allowed to be carried forward and set off in the hands of the resulting company.

by a company as per the provisions of section 47(xiii), or - a sole proprietary concern is succeeded by a company as per the provisions of section 47(xiv), then, the accumulated loss and the unabsorbed depreciation of the firm/proprietary concern shall be deemed to be the loss or allowance for depreciation of the successor company for the previous year in which the business reorganisation took place.

The accumulated loss and the unabsorbed depreciation not directly relatable to the undertaking transferred by the demerged company to the resulting company shall be apportioned between the demerged company and the resulting company in the same proportion in which the assets of the undertaking have retained by the demerged company and transferred to the resulting company, and allowed to be carried forward and set off in the hands of the demerged or resulting company.

In case the conditions laid down in the corresponding sections 47(xiii) or 47(xiv) have not been complied with, the set-off of loss or allowance of depreciation made in any previous year in the hands of the successor company, shall be deemed to be the income of the company chargeable to tax in the year in which the conditions have been violated.

Where a private or unlisted public company is succeeded by a LLP as per the provisions of section 47(xiiib), then, the accumulated loss and the unabsorbed depreciation of such company shall be deemed to be the loss or depreciation allowance of the successor LLP for the previous year in which the business reorganisation took place.

In case the conditions laid down in section 47(xiiib) have not been complied with, the set-off of loss or allowance of depreciation made in any previous year in the hands of the successor LLP shall be deemed to be the income of the LLP chargeable to tax in the year in which the conditions have been violated.

However, such deemed loss and unabsorbed depreciation, in case of an amalgamation of erstwhile public sector company with one or more company or companies, shall not be more than the accumulated loss and unabsorbed depreciation of the public sector company as on the date on which the public sector company ceases to be a public sector company as a result of strategic disinvestment.

Section 72A(1) applies where there has been an amalgamation of –

a company owning an industrial undertaking or a ship or a hotel with another company; or

a banking company with a specified bank; or more
public
sector
company or
companies
with one or
more
public
sector
company or
companies;
or

one or

an erstwhile public sector company (i.e., a company which was a public sector company in earlier previous years and ceases to be a public sector company by way of strategic disinvestment by the Government) with one or more company or companies, if the share purchase agreement entered into under strategic disinvestment restricted immediate amalgamation of the said public sector company and the amalgamation is carried out within 5 year from the end of the previous year in which the restriction on amalgamation in the share purchase agreement ends.

Conditions to be fulfilled by the amalgamating co.

The amalgamating company should have been **engaged in the business**, in which the accumulated loss occurred or depreciation remains unabsorbed, **for 3 or more years**.

The amalgamating company has held continuously, as on the date of amalgamation, at least 3/4th of the book value of the fixed assets held by it 2 years prior to the date of amalgamation.

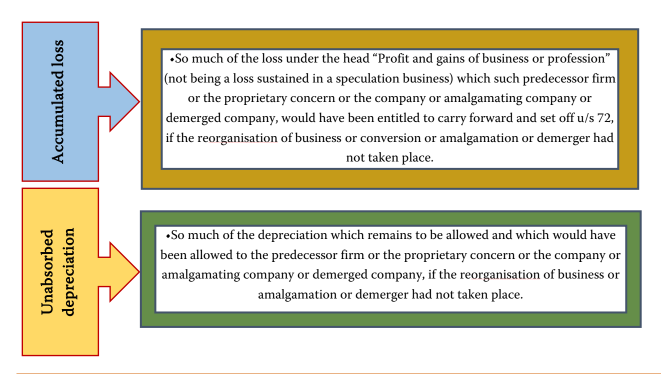
Conditions to be fulfilled by the amalgamated company

The amalgamated company should hold at least 3/4th of the book value of fixed assets of the amalgamating company acquired as a result of amalgamation for a minimum period of 5 years from the date of amalgamation.

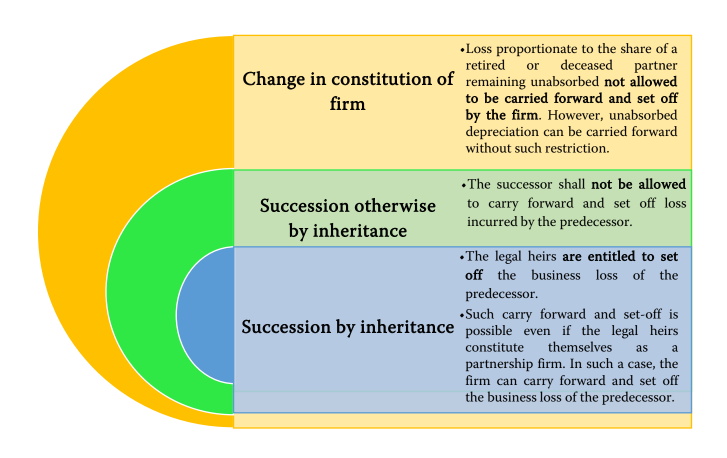
The amalgamated company continues the business of the amalgamating company for at least 5 years from the date of amalgamation.

The amalgamated company must also fulfill such other conditions prescribed under Rule 9C.

In case the above specified conditions are not fulfilled, that part of accumulated loss and unabsorbed depreciation remaining to be utilized by the amalgamated company shall lapse and such loss or depreciation as has been set off shall be treated as the income of the amalgamated company in the year in which there is a failure to fulfill the conditions.



CARRY FORWARD AND SET OFF OF LOSSES IN CASE OF CHANGE IN CONSTITUTION OF FIRM OR SUCCESSION [SECTION 78]



CARRY FORWARD AND SET OFF OF LOSSES IN CASE OF CLOSELY HELD COMPANIES [SECTION 79]

Closely held company (A company in which public are not substantially interested)

Not an eligible start-up

No loss incurred in any year prior to the P.Y. shall be carried forward and set off against the income of the P.Y. unless

on the last day of the P.Y., the shares of the company carrying not less than 51% of the voting power were beneficially held by persons who beneficially held shares of the company carrying not less than 51% of the voting power on the last day of the year or years in which the loss was incurred.

An eligible start-up

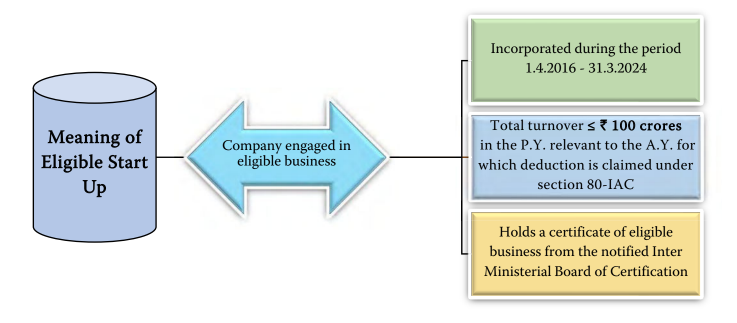
No loss incurred in any year prior to the P.Y. shall be carried forward and set off against the income of the P.Y. unless

on the last day of the P.Y., the shares of the company carrying not less than 51% of the voting power were beneficially held by persons who beneficially held shares of the company carrying not less than 51% of the voting power on the last day of the year or years in which the loss was incurred.

OR

all the shareholders of such company who held shares carrying voting power on the last day of the year or years in which the loss was incurred, continue to hold those shares on the last day of such P.Y. in which the loss is to be set off and such loss has been incurred during the period of 10 years beginning from the year of incorporation of such company.



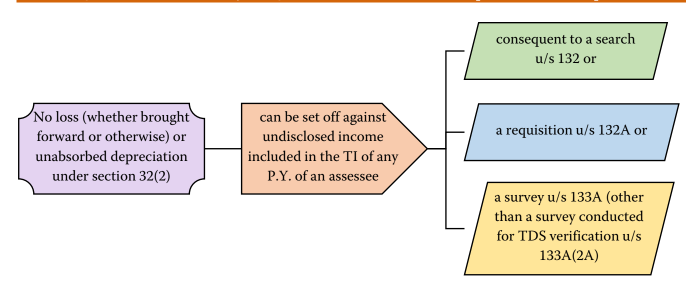


Meaning of eligible business

A business carried out by an eligible start-up engaged in

- Innovation, development or improvement of products or processes or services or
- a scalable business model with a high potential of employment generation or wealth creation

NO SET OFF OF LOSSES AGAINST UNDISCLOSED INCOME BROUGHT TO TAX CONSEQUENT TO SEARCH, REQUISITION AND SURVEY [SECTION 79A]



Meaning of Undisclosed income

Income represented by any money, bullion, jewellery or other valuable article or thing or any entry in the books of account or other documents or transactions found in the course of a search u/s 132 or a requisition u/s 132A or a survey u/s 133A [other than u/s 133A(2A)], which has -

Income represented by any entry in respect of an expense recorded in the books of account or other documents maintained in the normal course relating to the P.Y. which is found to be false and which would not have been found to be so, had the search not been initiated or the survey not been conducted or the requisition not been made.

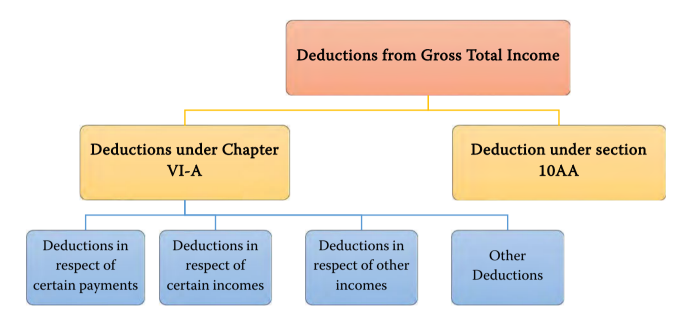
(A) not been recorded on or before the date of search or requisition or survey in the books of account or other documents maintained in the normal course relating to such P.Y.

(B) **not been disclosed** to the PCCIT or CCIT or PCIT or CIT before the date of search or requisition or survey

Order of set off Brought forward Current year Current year capital expenditure on loss from business/ depreciation scientific research and expenditure on profession [Section 32(1)] family planning, to the extent allowed [Section 72(1)] Unabsorbed Unabsorbed capital Unabsorbed expenditure on expenditure on depreciation scientific research family planning [Section 32(2)] [Section 35(4)] [Section 36(1)(ix)]

As per section 80, filing of loss return under section 139(3) within the due date specified under section 139(1) is mandatory for carry forward of the above losses except loss from house property and unabsorbed depreciation.

DEDUCTIONS FROM GROSS TOTAL INCOME



DEDUCTIONS IN RESPECT OF CERTAIN PAYMENTS

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
	Assessee Individual or HUF	Contribution to PPF, Payment of LIC premium, etc. Sums paid or deposited in the previous year by way of Life insurance premium Contribution to PPF/SPF/RPF and approved superannuation fund Repayment of housing loan taken from Govt., bank, LIC, specified employer etc. Tuition fees to any Indian university, college, school for full-time education of any two children Term deposit for a fixed period of not less than 5 years with schedule bank Subscription to notified bonds of NABARD Five year post office time deposit	Sum paid or deposited, subject to a maximum of ₹ 1,50,000

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
		 Senior Citizen's Savings Scheme Account etc. Contribution by Central Government employee to additional account (Tier II A/c) of NPS referred to u/s 80CCD 	
80CCC	Individual	Contribution to certain pension	Amount paid or deposited,
		funds Any amount paid or deposited to keep in force a contract for any annuity plan of LIC of India or any other insurer for receiving pension from the fund.	subject to a maximum of ₹ 1,50,000
80CCD	Individuals	Contribution to Pension Scheme of	Employee's Contribution/
	employed by the Central Government or any other employer; Any other individual assessee	Central Government An individual employed by the Central Government on or after 1.1.2004 or any other employer or any other assessee, being an individual, who has paid or deposited any amount in his account under a notified pension scheme [to his individual pension account [Tier I A/c] under National Pension Scheme & Atal Pension Yojana]	Individual's Contribution In case of a salaried individual, deduction of own contribution u/s 80CCD(1) is restricted to 10% of his salary. In any other case, deduction u/s 80CCD(1) is restricted to 20% of gross total income. Further, additional deduction of upto ₹ 50,000 is available u/s 80CCD(1B). Employer's Contribution The entire employer's contribution would be included in the salary of the employee. The deduction of employer's contribution u/s 80CCD(2) would be restricted to 14% of salary, where the employer is the Central Government or State Government; and 10%, in case of any other employer.

Note – As per section 80CCE, maximum permissible deduction u/s 80C, 80CCC & 80CCD(1) is ₹ 1,50,000. However, the limit ₹ 1,50,000 u/s 80CCE does not apply to deduction u/s 80CCD(2) and 80CCD(1B).

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
80CCH	Individual	Fund An individual enrolled in the Agnipath Scheme and subscribing to the Agniveer Corpus Fund on or after 1.11.2022, who has paid or deposited any amount in his account in the Agniveer Corpus Fund	Individual's Contribution Whole of the amount paid or deposited Central Government's Contribution The entire Central Government's contribution to the Agniveer Corpus Fund would be included in the salary of the assessee. Thereafter, deduction u/s 80CCH(2) would be available for the same.
80D	Individual and HUF	Medical Insurance Premium (1) Any premium paid, otherwise than by way of cash, to keep inforce an insurance on the health of— in case of self, spouse and dependent children individual in case of family member HUF (2) In case of an individual, contribution, otherwise than by way of cash, to CGHS or any other scheme as notified by Central Government. (3) Any premium paid, otherwise than by way of cash, to keep in force an insurance on the health of parents, whether or not dependent on the individual. Notes: (i) Any amount paid, otherwise than by way of cash, on account of medical expenditure incurred on the health of the assessee or his	Maximum ₹ 25,000 (₹ 50,000, in case the individual or his or her spouse is a senior citizen) Maximum ₹ 25,000 (₹ 50,000, in case either or both of the parents are senior citizen(s)) Amount paid subject to a cap of ₹ 50,000 (in case one parent is a senior citizen, in respect of whom insurance premium is paid, and

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
		in force an insurance on the health of such person. (ii) Payment, including cash payment, for preventive health check up of himself, spouse, dependent children and parents. (4) In case where medical premium is paid lumpsum for more than one year	cannot exceed ₹ 50,000) Amount paid subject to a cap of ₹ 5,000, in aggregate (subject to the overall individual limits of ₹ 25,000/ ₹ 50,000, as the case may be) Deduction for each of the relevant previous year = 1/number of relevant previous year Relevant previous year means previous year in which such lumpsum is paid and the subsequent previous years during which the insurance would be in force.
80DD	Resident	Maintenance including medical	Flat deduction of ₹ 75,000.
	Individual or	treatment of a dependant disabled	In case of severe disability (i.e.,
	HUF	Any amount incurred for the medical treatment (including nursing), training and rehabilitation of a dependent disabled and / or Any amount paid or deposited under the scheme framed in this behalf by the LIC or any other insurer or Administrator or Specified Company and approved by Board. Meaning of Dependant (1) (2) In case of Dependant An Spouse, children, individual parents, brothers, sisters A HUF Any member Persons mentioned in column (2) should be wholly or mainly dependant on the person mentioned in corresponding column (1) for support and maintenance. Such persons should not have claimed deduction under section 80U in computing total income of that year.	person with 80% or more disability) the flat deduction shall be ₹ 1,25,000.

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
80DDB	Resident Individual or HUF	Deduction for medical treatment of specified diseases or ailments Amount paid for specified diseases or ailment	Actual sum paid or ₹ 40,000 (₹ 1,00,000, if the payment is for medical treatment of a senior citizen), whichever is less,
		Assessee Amount spent	(-)
		An For himself or his individual dependant being spouse, children, parents, brothers or sisters, wholly or mainly dependant on the individual for support	the amount received from the insurance company or reimbursed by the employer.
		A HUF For any member	
80E	Individual	A HUF For any member Interest on loan taken for higher education	The deduction is available for interest payment in the initial
		Interest on loan taken from any financial institution or approved charitable institution. Such loan is taken for pursuing his higher education or higher education of his or her relative i.e., spouse or children of the individual or the student for whom the individual is the legal guardian.	assessment year (year of commencement of interest payment) and seven assessment years immediately succeeding the initial assessment year (or) until the interest is paid in full by the assessee, whichever is earlier.
80EE	Individual	Deduction for interest on loan borrowed from any financial institution [bank/housing finance company (HFC)] for acquisition of residential house property	 Deduction of upto ₹ 50,000 would be allowed in respect of interest on loan taken from a financial institution. Conditions: Loan should be sanctioned during P.Y.2016-17 Loan sanctioned ≤ ₹ 35 lakhs Value of house ≤ ₹ 50 lakhs The assessee should not own any residential house on the date of sanction of loan.
80EEA	Individual	Deduction in respect of interest payable on loan taken from a financial institution (bank/HFC) for	Deduction of upto ₹ 1,50,000 would be allowed in respect of interest payable on loan taken

Section	Eligible	Eligible Payments				Permissible Deduction
	Assessee					
		proper				 from a financial institution for acquisition of house property. Conditions: Loan should be sanctioned during the period between 1.4.2019 to 31.3.2022. Stamp Duty Value of house ≤ ₹ 45 lakhs The individual should not own any residential house on the date of sanction of loan. The individual should not be eligible to claim deduction u/s 80EE.
80EEB	Individual		tion in respe			Deduction of upto ₹ 1,50,000
			e on loan t			would be allowed in respect of
		financi	al institution NBFCs) for	•		interest payable on loan taken for purchase of electric vehicle.
			c vehicle	purcita	.SE 01	Loan should be sanctioned during
						the period from 1.4.2019 to
					31.3.2023.	
80G	All assessees	Donations to certain funds, charitable i				
		There are four categories of deducti			eductio	
		(I)	Catego 100% deduc		Drime	Donee e Minister's National Relief Fund,
				donated,		onal Children's Fund, Swachh
			without any q		Bhara	at Kosh, National Defence Fund,
		(11)	limit 50% deduct	ion of		CARES Fund etc.
		(II)		donated,	Fund	e Minister's Drought Relief
			without any q			
		limit				
				rnment or local authority,		
				ution for promotion of family		
				rnment or any local authority to		
		(11)	` ′			ed for charitable purpose, other
					promotion of family planning,	
			limit		notifi	ed temple, church, gurudwara,
					mosq	ue etc.

Section	Eligible	Eligible Payments	Permissible Deduction				
	Assessee						
		Calculation of Qualifying limit for Category III & IV donations:					
		Step 1: Compute adjusted total income, i.e., the gross total income as reduced by the following:					
		1. Deductions under Chapter VI-A, except u/s 80G					
		2 9	2. Capital gains taxable u/s 111A, 112 & 112A				
			Step 2: Calculate 10% of adjusted total income.Step 3: Calculate the actual donation, which is subject to qualifying limit				
		Step 4: Lower of Step 2 or Step 3 is the	,				
		Step 5: The said deduction is adjusted	=				
		for 100% deduction (i.e., Category I					
		balance qualifies for deduction under s					
		Note - No deduction shall be allowed					
		paid in cash.	, , , ,				
80GG	Individual	Rent paid for residential	Least of the following is allowable				
	not in receipt	accommodation	as deduction:				
	of house rent		(1) 25% of total income;				
	allowance		(2) Rent paid – 10% of total				
			income				
			(3) ₹ 5,000 p.m.				
			No deduction if any residential				
			accommodation is owned by the				
			assessee/his spouse/minor child/				
		HUF at the place where he					
		ordinarily resides or performs the					
			duties of his office or employment				
			or carries on his business or				
*****			profession.				
80GGA	Any assessee	Donations for scientific research or	Actual donation				
	not having	rural development	[No deduction shall be allowed for				
	income		donation in excess of ₹ 2,000, if paid				
	chargeable under the		in cash]				
	head "Profits						
	and gains of						
	business or						
	profession"						
80GGB	Indian	Contributions to political parties	Actual contribution				
	company	Any sum contributed by it to a	(otherwise than by way of cash)				
		registered political party or an					
		electoral trust.					

Section	Eligible	Eligible Payments	Permissible Deduction
	Assessee		
80GGC	Any person,	Contributions to political parties	Actual contribution
	other than	Amount contributed to a registered	(otherwise than by way of cash)
	local	political party or an electoral trust.	
	authority and		
	an artificial		
	juridical		
	person		
	funded by the		
	Government		

DEDUCTIONS IN RESPECT OF CERTAIN INCOMES

Section	Eligible	Eligible Income	Permissible Deduction
	Assessee		
80JJAA	An assessee to	Deduction in respect of employment	30% of additional employee cost
	whom section	of new employees	incurred in the previous year.
	44AB applies,		Deduction is allowable for 3
	whose gross		assessment years including
	total income		assessment year relevant to the
	includes		previous year in which such
	profits and		employment is provided.
	gains derived		
	from business		
80M	A domestic	Deduction in respect of inter-	Amount of dividend received
	company	corporate dividend	from other domestic company or
		The gross total income of domestic	foreign company or business trust
		company includes in any P.Y., any	or the amount of dividend
		income by way of dividends from any	distributed by such domestic
		other domestic company or foreign	company on or before the due
		company or a business trust.	date, whichever is less.
			Due date means one month prior
			to the date of furnishing return of
			income u/s 139(1).
80QQB	Resident	Royalty income, etc., of authors of	Income derived in the exercise of
	individual,	certain books other than text books	profession or ₹ 3,00,000,
	being an	Consideration for assignment or	whichever is less.
	author	grant of any of his interests in the	In respect of royalty or copyright fee
		copyright of any book, being a work	received otherwise than by way of
		of literary, artistic or scientific	lumpsum, income to be restricted to
		nature or royalty or copyright fee	15% of value of books sold during
		received as lumpsum or otherwise	the relevant previous year.

S	ection	Eligible	Eligible Income	Permissible Deduction
		Assessee		
8	0RRB	Resident	Royalty on patents	Whole of such income or
		individual,	Any income by way of royalty on	₹ 3,00,000, whichever is less.
		being a	patents registered on or after	
		patentee	1.4.2003	

As per section 80AC, furnishing return of income on or before due date specified u/s 139(1) is mandatory for claiming deduction in respect of certain incomes. Deductions u/s 80-IA to 80-IE are discussed after this table.

DEDUCTIONS IN RESPECT OF CERTAIN INCOMES: SECTIONS 80-IA TO 80-IE

Section	Eligible Business	Year of commencement of eligible business	Period of Deduction	Quantum of Deduction
80-IA	(1) (i) Developing or (ii) Operating and maintaining or (iii) Developing, operating and maintaining any infrastructure facility (2) Industrial parks	1.4.1995 but not later than 1.4.2017	Facility of road, or a bridge or a rail system or a highway project or a water supply project: 10 consecutive assessment	100% of the profits and gains derived from such business for 10 consecutive assessment years
		Central Government for the period on or after 1.4.1997 & ending on 31.3.2011	years out of 20 years beginning from the year in which the enterprise develops or	
	(3) Power undertakings	Generation and distribution: Set	begins to operate the eligible business. Other eligible businesses: 10 consecutive	

Section	Eligible Business		Year of	Period of	Quantum of Deduction
			commencement	Deduction	
			of eligible		
			business		
			during the period	assessment	
			from 1.4.1999 &	years out of 15	
			31.3.2017	years	
			Renovation and	beginning from	
			modernisation of	the year in	
			existing network:	which the	
			Undertakes	enterprise	
			substantial	develops or	
			renovation and	begins to	
			modernisation	operate the	
			during the period		
				business.	
			1.4.2004 & ending		
			on 31.3.2017		
	(4)	Undertaking	Company formed		
		owned by an	on or before 30th		
		Indian Company	November, 2005		
		set up for	and begins to		
		Reconstruction or	_		
		revival of a power			
		generating plant	distribute power		
			before 31.3.2011		
			and notified		
			before 31.12.2005		
			by Central		
			Government		
80-IAB		•	•		100% of the profits and gains
	Spec				derived from such business
	Zon	es(SEZs)	after 1st April 2005		
				from the year in	
			April 2017.	SEZ has been	
	A 1			notified.	
80-IAC			• •		100% of the profits and gains
	_				derived from such business
			•	years beginning	
			during the period	•	
	_	rovement of		which company	
	prod	lucts or processes or			

Section	Eligible Business	Year of commencement of eligible business	Period of Deduction	Quantum of Deduction
	services or a scalable business model with a high potential of employment generation or wealth creation	31.3.2024	or LLP is incorporated.	
80-IB	preservation and packaging of fruits or vegetables or meat and	preservation and packaging of meat or meat products or poultry or marine or dairy products: On or after 1.4.2009	AYs beginning with the initial	100% of the profits and gains derived from such business for 5 AYs beginning with the initial AY 25% (30% in case of company) for remaining 5 years
80-IBA	building housing	Housing Project referred u/s 80-IBA(1) is approved after 1st June 2016 but on or before 31st March 2022	-	100% of the profits and gains derived from such housing project
80-IE	begins, in any of the North-Eastern States	2007 and ending before 1st April, 2017	AYs	100% of the profits and gains derived from such business

Section	Eligible Business	Year of commencement of eligible business	Period of Deduction	Quantum of Deduction
	 (2) to undertake substantial expansion to manufacture or produce any eligible article or thing; (3) to carry on any eligible business. 			

DEDUCTIONS IN RESPECT OF OTHER INCOME

Section	Eligible	Eligible Income	Permissible Deduction
	Assessee		
80TTA	Individual,	Interest on deposits in	Actual interest subject to a maximum of
	other than a	savings account	₹ 10,000.
	resident senior	Interest on deposits in a	
	citizen or HUF	savings account with a bank, a	
		co-operative society or a post	
		office (not being time	
		deposits, which are repayable	
		on expiry of fixed periods)	
80TTB	Resident	Interest on deposits	Actual interest or ₹ 50,000, whichever is
	senior citizen	Interest on deposits (both	less.
	(i.e., an	fixed deposits and saving	
	individual of	accounts) with banking	
	the age of 60	company, co-operative	
	years or more	society engaged in the	
	at any time	business of banking or a post	
	during the	office	
	previous year)		

OTHER DEDUCTIONS

Section	Eligible	Condition for deduction	Permissible Deduction
	Assessee		
80U	Resident	Deduction in case of a	Flat deduction of ₹ 75,000, in case of a
	Individual	person with disability	person with disability.
		Any person, who is certified	Flat deduction of ₹ 1,25,000, in case of a
		by the medical authority to	person with severe disability (80% or more
		be a person with disability	disability).

DEDUCTION UNDER SECTION 10AA

Section	Eligible	Eligible Income	Permissible Deduction
	Assessee		
10AA	An assessee	Profits derived from	Deduction for 15 consecutive assessment
	who derives	exports of such articles or	years
	profits from an	things or export of	Amount of deduction =
	under-taking,	services (including	Profits of Unit in SEZ × Export turnover of Unit SEZ
	being a Unit	computer software).	Total turnover of Unit SEZ
	established in	Conditions for	
	SEZ, which	deduction	Years 1 to 5 - 100% of such profits would be
	begins to	1. Proceeds to be received	exempt in the first five years;
	manufacture or	in convertible foreign	Years 6 to 10 - 50% of such profits in the
	produce	exchange within 6	next five years; and
	articles or	months from the end of	Years 11 to 15 - In the last five years, 50% of
	things or	the P.Y. or such further	such profits subject to transfer to SEZ Re-
	provide any	period as the	investment Reserve Account.
	service on or	competent authority	
	after	may allow in this	
	1.4.2005 but	behalf.	
	before 1.4.2021	2. The report of	
		Chartered	
		Accountant certifying	
		that the deduction has	
		been correctly	
		claimed should be	
		furnished before the	
		date specified in	
		section 44AB. 3. Return of income to	
		3. Return of income to be filed on or before	
		due date u/s 139(1).	

ASSESSMENT OF VARIOUS ENTITIES

TAXATION OF COMPANIES

Total income and tax liability as per normal provisions of Act including MAT

Total income and tax liability as per concessional tax regimes u/s 115BAA or 115BAB

CONCESSIONAL RATES OF TAX IN RESPECT OF CERTAIN DOMESTIC COMPANIES [SECTIONS 115BAB AND 115BAA]

Sections 115BAB and 115BAA provides for concessional rates of tax and exemption from minimum alternate tax (MAT) in respect of certain domestic companies. The provisions of these two sections are tabulated hereunder –

(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
1.	Applicability	Domestic manufacturing company/electricity generation company	Any domestic company
2.	Rate of tax	15%	22%
3.	Rate of surcharge	10%	10%
4.	Effective rate of tax (including surcharge & HEC)	17.16% [Tax@15% (+) Surcharge@10% (+) HEC@4%]	25.168% [Tax@22% (+) Surcharge@10% (+) HEC@4%]
5.	Applicability of MAT	Not applicable	Not applicable
6.	Manner of compute	ation of tax liability	
	Income on which concessional rate of tax is applicable	The rate of tax (i.e., 17.16%) is applicable in respect of income derived from or incidental to manufacturing or production of an article or thing or generation of electricity. [Read with point no. 11 below, wherein the rate of 34.32% (i.e.,	The rate of tax (i.e., 25.168%) is notwithstanding anything contained in the Income-tax Act, 1961, but subject to the provisions of Chapter XII, other than section 115BA and 115BAB.

(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
		Tax@30% + surcharge@10% + HEC@4%) would be applicable in specified circumstance]	
	Rate of tax on income covered under Chapter XII [For example, long-term capital gains chargeable to tax u/s 112 and 112A, short-term capital gains chargeable to tax u/s 111A]	Such income would be subject to tax at the rates mentioned in the said sections in Chapter XII. Surcharge@10% would be levied on tax computed on such income. HEC@4% would be levied on the income-tax <i>plus</i> surcharge.	Such income would be subject to tax at the rates mentioned in the said sections in Chapter XII. Surcharge@10% is leviable on tax computed on such income. HEC@4% would be levied on the income-tax plus surcharge.
	Rate of tax on other income in respect of which no specific rate of tax is provided in Chapter XII	other income in (i.e., tax@22% + surcharge @10% + (i.e., tax@22% + surcharge @10% + HEC@4%), if such income has neither been derived from nor is incidental to of tax is provided manufacturing or production of an regarding claims.	
	Rate of tax on STCG derived from transfer of a capital asset on which no depreciation is allowable under the Act	The applicable rate of tax is 25.168% (i.e., tax@22% + surcharge@10% + HEC@4%). There is, however, no restriction regarding claiming of deduction or allowance in this regard.	The applicable rate of tax is 25.168% (i.e., tax @22% + surcharge @10% + cess@4%). There is no restriction regarding claiming of deduction or allowance in this regard.
7.	Conditions to be fu	ılfilled for availing concessional rate of	tax and exemption from MAT
	Conditions to be fulfilled for availing	(i) The company should be set-up and registered on or after 1.10.2019.	•

(1)	(2)		(3)	(4)
	Particulars		Section 115BAB	Section 115BAA
	concessional rate of tax and exemption from MAT	(ii)	It should commence manufacturing or production of an article or thing or business of generating electricity on or before 31.3.2024.	Need not be a manufacturing or a production company.
		(iii)	It should not be formed by splitting up or the reconstruction of a business already in existence (except in case of a company, business of which is formed as a result of the re-establishment, reconstruction or revival by the person of the business of any undertaking referred to in section 33B in the circumstances and within the period specified therein).	No similar condition has been prescribed.
		(iv)	It does <u>not</u> use any machinery or plant previously used for any purpose [Refer Note at the end of this table].	No similar condition has been prescribed.
		(v)	It does <u>not</u> use any building previously used as a hotel or a convention centre [meanings assigned in section 80-ID(6)] in respect of which deduction u/s 80-ID has been claimed and allowed.	No similar condition has been prescribed.
		(vi)	It should <u>not</u> be engaged in any business other than the business of manufacture or production of any article or thing and research in relation to, or distribution of, such article or thing manufactured or produced by it. Note – Business of manufacture or production of any article or	No similar condition has been prescribed.

(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
		thing does not include business of — (1) Development of computer software in any form or in any media (2) Mining (3) Conversion of marble blocks or similar items into slabs (4) Bottling of gas into cylinder (5) Printing of books or production or cinematograph films (6) Any other business as may be notified by the Central Government in this behalf. Note - If difficulty arises regarding fulfilment of conditions listed in (iv) to (vi) above, the CBDT may, with the approval of the Central Government issue guidelines for the purpose of removing difficulty and to promote	
		manufacturing or production of article of	r
8.	Common conditions for both sections for	In case of a company opting for either income should be computed -	
	availing the		under any of the following sections:
	concessional rate	Section	Provision
	of tax and exemption from MAT		s and gains derived from export of from services by an assessee, being an is Unit in SEZ.
			ion @20% of actual cost of new plant tired and installed by manufacturing

(1)	(2)		(3)	(4)	
•	Particulars	S	ection 115BAB	Section 115BAA	
		33A	growing and manu	of profits and gains of business of facturing tea, coffee or rubber in India, sited with NABARD in accordance with by the Tea/Coffee/Rubber Board.	
		33AF	for, or extraction of gas or both in India	f the profits of a business of prospecting or production of, petroleum or natural a, to the extent deposited with SBI in an or deposited in Site Restoration	
		35(1)((iia)/(iii) company, univers	ayment to any research association, sity etc. for undertaking scientific science or statistical research.	
		35(2A		yment to a National Laboratory or or approved specified person for	
		35(2A	incurred by a con	house scientific research expenditure npany engaged in the business of bion the business of manufacture or rticle or thing.	
		35A	D Investment-linked	tax deduction for specified businesses.	
		35C0	CC Deduction of agricultural extens	expenditure incurred on notified ion project.	
		35CC	Deduction of exp	enditure incurred by a company on opment project.	
		80C 80U	•	gross total income under Chapter VI-A ovisions of section 80JJAA or section	
		deeme any or would	deemed so u/s 72A, where such loss or depreciation is attributable to any of the deductions listed in (i) above [Such loss and depreciation would be deemed to have been already given effect to and no further deduction for such loss shall be allowed for any subsequent year].		
		(i.e., ii than 4 block			

(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
		Note – Additional points relevant in the context of section 115BAA: (1) In case of a company opting for section 115BAA, total income should be computed without set-off of any loss carried forward or depreciation from any earlier assessment year, where such loss or depreciation is attributable to any of the deductions listed in (i) above [Such loss and depreciation would be deemed to have been already given effect to and no further deduction for such loss or depreciation shall be allowed for any subsequent year]. (2) In the case of a person having a Unit in the IFSC, referred to in section 80LA(1A), which has exercised option for section 115BAA, deduction u/s 80LA would be allowed subject to fulfilment of the conditions specified in that section. (3) Since there is no time line within which option under section 115BAA can be exercised, a domestic company having brought forward losses and depreciation on account of deductions listed in (i) above may, if i so desires, postpone exercise the option under section 115BAA to a later assessment year, after set off of the losses and depreciation secumulated.	
9.	Failure to satisfy conditions	On failure to satisfy the conditions mentioned in point no. 7 and 8 above in any P.Y., the option exercised would be invalid in respect of the assessment year relevant to that previous year and subsequent assessment years. Consequently, the other provisions of the Act would apply to the person as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years. Note – Where option exercised under section 115BAB is rendered invalid due to violation of conditions stipulated in point no.7 [(iv) to (vi)] above, such person may exercise option under section 115BAA.	On failure to satisfy the conditions mentioned in point no. 8 above in any P.Y., the option exercised would be invalid in respect of the assessment year relevant to that previous year and subsequent assessment years. Consequently, the other provisions of the Act would apply to the person as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years.

(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
10.	Availability of set-off of MAT credit brought forward from earlier years	Since it is a new company, there would be no brought forward MAT credit.	Brought forward MAT credit cannot be set off against income u/s 115BAA. Note - If a company has brought forward MAT credit, it can first exhaust the MAT credit, and thereafter opt for section 115BAA in a subsequent previous year.
11.	Adjustments for transactions with persons having close connection	If the Assessing Officer opines that the course of business between the company and any other person having close connection therewith is so arranged that the business transacted between them produces more than the ordinary profits to the company, he is empowered to take into account the amount of profits as may be reasonably deemed to have been derived therefrom, while computing profits and gains of such company. In case the arrangement referred above involves a specified domestic transaction referred to in section 92BA, then, the amount of profits from such transaction would be determined by considering the arm's length price (ALP). The amount, being profits in excess of the amount of the profits determined by the Assessing Officer, shall be deemed to be the income of the person. The income-tax on the income so deemed shall be subject to tax @ 34.32% (i.e., tax @ 30% + surcharge @10% +HEC @ 4%). Note — The scope of "specified domestic transaction" referred to in section 92BA has been expanded to	No such requirement to make any adjustment.

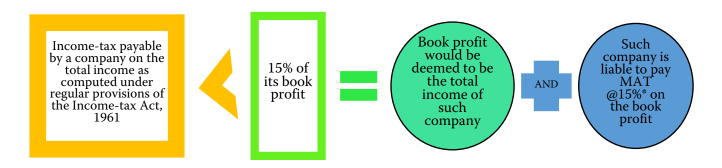
(1)	(2)	(3)	(4)
	Particulars	Section 115BAB	Section 115BAA
		include within its ambit, any business transacted between such persons with close connection, where one such person is a company claiming benefit under section 115BAB.	
12.	Exercise of option by the company within the prescribed time	The beneficial provisions of this section would apply only if option is exercised in the prescribed manner on or before the due date u/s 139(1) for furnishing the first of the returns of income for any previous year relevant to assessment year or any subsequent assessment year. Such option, once exercised, would apply to subsequent assessment years. Further, once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any other previous year. Notes — (1) The option has to be exercised at the time of furnishing the first of the returns of income for any previous year. If a person fails to so exercise such option, it cannot be exercised thereafter for any subsequent previous year. (2) In case of amalgamation, the option exercised u/s 115BAB shall remain valid in the case of the amalgamated company only and if the conditions mentioned in point no. (7) and (8) are continued to be satisfied by such company.	The beneficial provisions of this section would apply if option is exercised in the prescribed manner on or before the due date u/s 139(1) for furnishing the return of income for any previous year relevant to assessment year or any subsequent A.Y. Such option, once exercised, would apply to subsequent assessment years. Further, once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any other previous year. Note — The option can be exercised even in a later year, but once exercised, cannot be withdrawn subsequently. Further, where the person exercises option under section 115BAA, the option under section 115BA may be withdrawn.

Note - For the purpose of point no.7(iv) in column (3) of the above table in relation to a company exercising option under section 115BAB, any machinery or plant which was used outside India by any other person shall not be regarded as machinery or plant previously used for any purpose, if all the following conditions are fulfilled, namely:—

- (a) such machinery or plant was not, at any time previous to the date of the installation, used in India;
- (b) such machinery or plant is imported into India from any country outside India;
- (c) no deduction on account of depreciation in respect of such machinery or plant has been allowed or is allowable under the provisions of the Income-tax Act, 1961 in computing the total income of any person for any period prior to the date of installation of the machinery or plant by the person.

Further, where in the case of a person, any machinery or plant or any part thereof previously used for any purpose is put to use by the company and the total value of the machinery or plant or part so transferred does not exceed 20% of the total value of the machinery or plant used by the company, then, the condition specified that the company does not use any machinery or plant previously used for any purpose would be deemed to have been complied with.

MINIMUM ALTERNATE TAX ON COMPANIES [SECTION 115JB]



^{*} In case of a company, being a unit located in IFSC and deriving its income solely in convertible foreign exchange, MAT rate would be 9%.

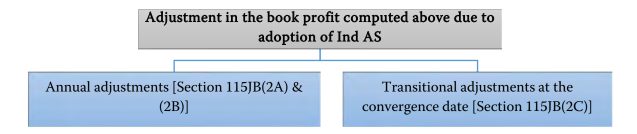
Computation of book profit [Explanation 1 bbelow section 115JB(2)]

Particulars			
Net Profit as per Statement of profit and loss			
Add: Net profit to be increased by the following amounts as per Explanation 1 below section 115JB(2) if such amounts are debited to Statement of profit and loss			
- Income-tax paid or payable (including interest, surcharge and health and education cess) and the provision for income-tax			
- Amount carried to Reserves xxx			
- Amounts set aside to provisions made for meeting liabilities other than ascertained liabilities	XXX		

-	Provision for losses of subsidiary companies	xxx	
-	Dividend or proposed dividend	xxx	
-	Expenditure relatable to any exempt income to which section 10 or sections 11 or 12 apply	xxx	
-	Expenditure relatable to share of an assessee in the income of an AoP or BoI on which no income-tax is payable in accordance with the provisions of section 86	xxx	
-	Expenditure relatable to income accruing or arising to a foreign company from (A) the capital gains arising on transactions in securities or (B) the interest, dividend, royalty, or fees for technical services chargeable to tax at the rates specified in Chapter XII if income-tax payable thereon is at a rate less than 15%	xxx	
-	Notional loss on the units of business trust	xxx	
-	Expenditure relatable to royalty income in respect of patent chargeable to tax $u/s\ 115BBF$	XXX	
-	Depreciation	XXX	
-	Deferred tax and provision for deferred tax	xxx	
-	Amount set aside as provision for diminution in the value of any asset	xxx	
-	Amount standing in revaluation reserve relating to the revalued asset on the retirement or disposal of such asset, in case the same is not credited to the profit and loss account	xxx	
-	Gain arises on transfer units of business trust acquired in exchange of shares of \ensuremath{SPV}	XXX	XXX
			xxx
	: Net profit to be decreased by the following amounts as per <i>Explanation</i> ion 115JB(2), if these amounts are credited to Statement of profit and loss:	1 below	
-	Amount withdrawn from any reserve or provision [However, the amount withdrawn from reserves/provisions shall not be reduced from the book profit unless the book profit of that year has been increased by those reserves/provisions]	xxx	
-	Exempted income under section 10 or sections 11 or 12	xxx	
-	Depreciation debited to the statement of profit and loss (excluding the claim of depreciation on account of revaluation of assets)	XXX	
-	Amount withdrawn from the revaluation reserve to the extent it does not exceed the amount of depreciation on revaluation of assets	xxx	
-	Share in the income of an AoP or BoI, on which no income-tax is payable in accordance with the provisions of section 86	XXX	

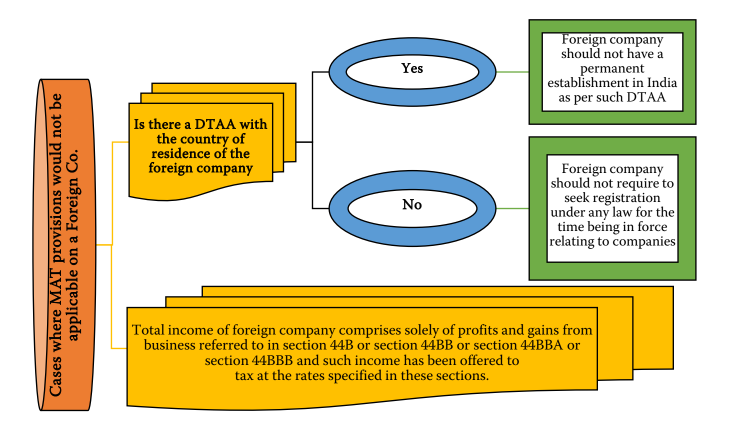
- Income accruing to foreign company from (A) the capital gains arising on transactions in securities or (B) the interest, dividend, royalty, or fees for technical services chargeable to tax at the rates specified in Chapter XII if income-tax payable thereon is at a rate less than 15%	
- Notional gain on the units of business trust xxx	
- Loss on transfer of units of business trust acquired in exchange of shares of SPV	
- Royalty income in respect of patent chargeable to tax u/s 115BBF xxx	
 Aggregate amount of unabsorbed depreciation and loss brought forward in case of a company, its subsidiary and the subsidiary of such subsidiary, whose Board of Directors has been suspended and new directors nominated by the Central Government has been appointed by the Tribunal, on an application moved by the Central Government company against whom an application for corporate insolvency resolution process has been admitted by the Adjudicating Authority under section 7 or section 9 or section 10 of the Insolvency and Bankruptcy Code, 2016 Lower of brought forward loss or unabsorbed depreciation as per books of account [No deduction will be allowed from the book profit of the relevant 	
year if either the figure of brought forward loss or unabsorbed depreciation is "NIL"]	
- Profits of a sick industrial company (BIFR company) commencing from the P.Y. in which the company became sick and ending with the A.Y. during which the entire net worth of such company becomes equal to or exceeds the accumulated losses	
- Deferred tax xxx	xxx
Book Profit	xxx

Computation of Book Profit for Ind AS compliant companies



Non-applicability of MAT

- Life insurance business referred to in section 115B
- Company who has exercised the option u/s 115BAA or section 115BAB
- A foreign company in certain cases [cases are given below]



Set off of credit of MAT paid under section 115JB [Section 115JAA]

MAT credit = MAT as per section 115JB (-) Tax payable under the regular provisions of the Act. No interest would be payable on the tax credit allowed.

MAT credit is allowed to be carried forward for 15 AYs succeeding the AY in which the credit became allowable

MAT credit would be allowable to set off in a year when tax becomes payable on the TI computed under the regular provisions of the Act

MAT credit adjustment = Tax on the total income under regular provisions of the Act (-) MAT as per section 115JB

TAXATION PROVISIONS IN RESPECT OF BUYBACK OF SHARES AND SPECIFIED SECURITIES

(1)	(2)	(3)	(4)
Taxability in the hands of	Buyback of shares (listed or unlisted) by domestic companies	Buyback of shares by a company, other than a domestic company	Buyback of specified securities by any company
Company	Subject to additional income-tax @23.296% on distributed income	Not subject to tax in the hands of the company	,
Shareholder/ holder of specified securities	Income arising to shareholders exempt under section 10(34A)	Income arising to shareholder taxable as capital gains u/s 46A	Income arising to holder of specified securities taxable as capital gains u/s 46A

Such additional tax should be paid by domestic company to the credit of the Central Government within 14 days from the date of payment of any consideration for such buyback to the shareholder.

TAXATION OF OTHER ENTITIES

ALTERNATE MINIMUM TAX (AMT) [SECTIONS 115JC TO 115JF]

Applicability of AMT [Section 115JEE(1)]

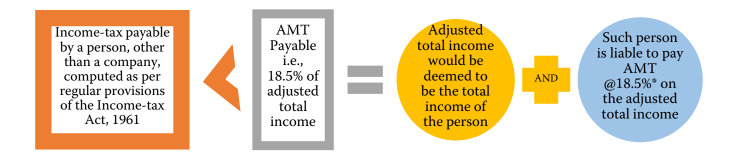
Any person other than a company, who has claimed deduction

- ♦ under any section (other than section 80P) included in Chapter VI-A under the heading "C Deductions in respect of certain incomes" or
- ♦ u/s 10AA or
- ♦ u/s 35AD

Non-applicability [Section 115JEE(2)]

The provisions of AMT would not be applicable to

- ♦ an individual, HUF, AoP, BoI or artificial juridical person, if the adjusted total income of such person ≤ ₹ 20 lakhs
- ♦ a resident co-operative society who has exercised the option u/s 115BAD or section 115BAE
- ♦ an individual, HUF, AoP, BoI or artificial juridical person who is paying tax under default tax regime u/s 115BAC
- ♦ a specified fund referred in clause (c) of Explanation to section 10(4D)



^{*} In case of a person, being a unit located in IFSC and deriving its income solely in convertible foreign exchange, AMT rate would be 9% and in case of co-operative society, AMT rate would be 15%.

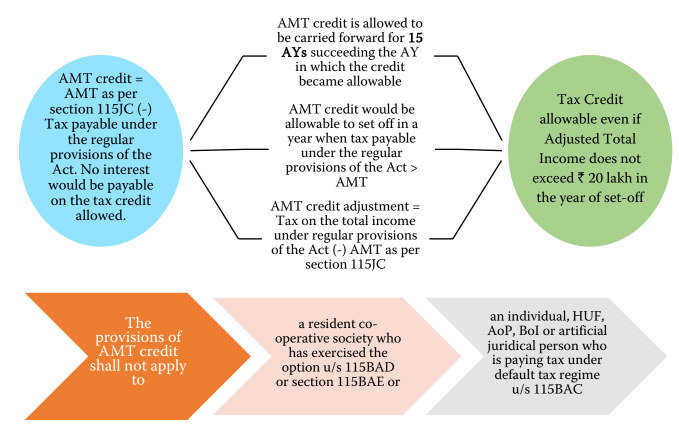
Computation of adjusted total income

Total income before giving effect to AMT provisions as increased by the deductions claimed, if any, under

any section (other than section 80P) included in Chapter VI-A under the heading "C – Deductions in respect of certain incomes" (Section 80-IA to 80RRB)

section 10AA (SEZ) section 35AD **as reduced** by the depreciation allowable under section 32, as if no deduction under section 35AD was allowed in respect of the asset for which such deduction is claimed

Set off of AMT credit u/s 115JD



TAXATION OF CO-OPERATIVE SOCIETY

Sections 115BAE and 115BAD provides for concessional rates of tax and exemption from Alternate Minimum Tax (AMT) in respect of certain resident co-operative societies. The provisions of these two sections are tabulated hereunder -

(1)	(2)	(3)	(4)
	Particulars	Section 115BAE	Section 115BAD
1.	Applicability	Co-operative society resident in India and engaged in manufacturing/generation of electricity	Co-operative society resident in India
2.	Rate of tax	15%	22%
3.	Rate of surcharge	10%	10%
4.	Effective rate of tax (including surcharge & HEC)	17.16% [Tax@15% (+) Surcharge@10% (+) HEC@4%]	25.168% [Tax@22% (+) Surcharge@10% (+) HEC@4%]
5.	Applicability of AMT	Not applicable	Not applicable
6.	Manner of computat	ion of tax liability	
	Income on which concessional rate of tax is applicable	The rate of tax (i.e., 17.16%) is applicable in respect of income derived from or incidental to manufacturing or production of an article or thing or generation of electricity. [Read with point no. 11 below, wherein the rate of 34.32% (i.e.,	The rate of tax (i.e., 25.168%) is notwithstanding anything contained in the Income-tax Act, 1961, but subject to the provisions of Chapter XII, other than section 115BAE.
		Tax@30% + surcharge@10% + HEC@4%) would be applicable in specified circumstance]	
	Rate of tax on income covered under Chapter XII [For example, long-term capital gains chargeable to tax u/s 112 and 112A, short-term capital gains chargeable to tax u/s 111A]	Such income would be subject to tax at the rates mentioned in the said sections in Chapter XII. Surcharge@10% would be levied on tax computed on such income. HEC@4% would be levied on the income-tax plus surcharge.	Such income would be subject to tax at the rates mentioned in the said sections in Chapter XII. Surcharge@10% is leviable on tax computed on such income. HEC@4% would be levied on the income-tax <i>plus</i> surcharge.

(1)	(2)	(3)	(4)	
	Particulars	Section 115BAE	Section 115BAD	
	Rate of tax on other income in respect of which no specific rate of tax is provided in Chapter XII	The applicable tax rate is 25.168% (i.e., tax@22%, + surcharge @10% + HEC@4%), if such income has neither been derived from nor is incidental to manufacturing or production of an article or thing or generating electricity (For example, income from house property and income from other sources). In respect of such income, no deduction or allowance in respect of any expenditure or allowance shall be allowed in computing such income.	The applicable tax rate is 25.168% (i.e., tax@22% + surcharge@10% + HEC @4%). There is, however, no restriction regarding claiming of any deduction or allowance permissible under the relevant provisions of the Act.	
	Rate of tax on STCG derived from transfer of a capital asset on which no depreciation is allowable under the Act	The applicable rate of tax is 25.168% (i.e., tax@22%, + surcharge@10% + HEC@4%). There is, however, no restriction regarding claiming of deduction or allowance in this regard.	The applicable rate of tax is 25.168% (i.e., tax @22%, + surcharge @10% + cess@4%). There is no restriction regarding claiming of deduction or allowance in this regard.	
7.	Conditions to be fulfilled for availing concessional rate of tax and exemption from AMT	(i) The co-operative society should be set-up and registered on or after 1.4.2023. (ii) It should commence manufacturing or production of an article or thing or business of generating electricity on or before 31.3.2024. (iii) It should not be formed by splitting up or the reconstruction of a business already in existence. (iv) It does not use any machinery or plant previously used for any purpose [Refer Note at the end of this table].	No time limit specified. Both existing co-operative society and new co-operative society can avail benefit. Need not be engaged in a manufacturing or a production. No similar condition has been prescribed.	

(1)	(2)		(3)		(4)	
	Particulars		Section 1	15BAE	Section 115BAD	
		(v)	It should <u>not</u> be engaged in any business other than the business of manufacture or production of any article or thing and research in relation to, or distribution of, such article or thing manufactured or produced by it. Note – Business of manufacture or production of any article or thing does <u>not</u> include business of – (1) Development of computer software in any form or in any media (2) Mining (3) Conversion of marble blocks or similar items into slabs (4) Bottling of gas into cylinder (5) Printing of books or production of cinematograph films (6) Any other business as may be notified by the Central			
8.	Common conditions for both sections for availing the		case of a co-operative society opting for either section 11 5BAD, the total income should be computed -) without providing for deduction under any of the sections:			
	concessional rate		Section		Provision	
	of tax and exemption from AMT		10AA		ts and gains derived from export of r from services by an assessee from	
			32(1)(iia)	-	ation @20% of actual cost of new nery acquired and installed by lertakings.	
			33AB	_	of profits and gains of business of afacturing tea, coffee or rubber in	

(1)	(2)	(3)			(4)
·	Particulars		Section 1	15BAE	Section 115BAD
				India, to the extended accordance with Tea/Coffee/ Rubbe	11 /
			33ABA	prospecting for, of petroleum or natura	of the profits of a business of or extraction or production of, al gas or both in India, to the extent BI in an approved scheme or estoration Account.
			35(1)(ii)/ (iia)/(iii)	company, universit	ment to any research association, ty etc. for undertaking scientific cience or statistical research.
			35(2AA)		ment to a National Laboratory or or approved specified person for
			35AD	Investment-linked businesses.	tax deduction for specified
			35CCC	Deduction of expansion of expan	penditure incurred on notified sion project.
			80C to 80U		gross total income under Chapter are provisions of section 80JJAA.
	(iii)		earlier assessm any of the ded would be deem	ent year, if such loss uctions listed in (i) a ned to have been alre	forward or depreciation from any s or depreciation is attributable to above [Such loss and depreciation eady given effect to and no further wed for any subsequent year].
			manner (i.e., entitled to mo down value	in respect of depr re than 40% shall be	determined in the prescribed reciation of any block of assets restricted to 40% on the written f assets). However, additional be claimed.
		Note	– Additional p	oints relevant in th	ne context of section 115BAD:
			ection 80LA(1A eduction u/s 8), which has exerc	Unit in the IFSC, referred to in ised option for section 115BAD, wed subject to fulfilment of the
		c. a.	an be exercised, nd depreciation	a co-operative socion account of dedu	ich option under section 115BAD ety having brought forward losses ections listed in (i) above may, if it otion under section 115BAD to a

(1)	(2)	(3)	(4)		
	Particulars	Section 115BAE	Section 115BAD		
		later assessment year, after set off of the losses and depreciation accumulated.			
9.	Failure to satisfy conditions	On failure to satisfy the conditions mentioned in point no. 7 and 8 above in any P.Y., the option exercised would be invalid in respect of the assessment year relevant to that previous year and subsequent assessment years; Consequently, the other provisions of the Act would apply to the person as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years.	On failure to satisfy the conditions mentioned in point no. 8 above in any P.Y., the option exercised would be invalid in respect of the assessment year relevant to that previous year and subsequent assessment years; Consequently, the other provisions of the Act would apply to the person as if the option had not been exercised for the assessment year relevant to that previous year and subsequent assessment years.		
10.	Availability of set- off of AMT credit brought forward from earlier years	Since it is a new co-operative society, there would be no brought forward AMT credit.	Brought forward AMT credit cannot be set-off against income u/s 115BAD. Note - If a co-operative society has brought forward AMT credit, it can first exhaust the AMT credit, and thereafter opt for section 115BAD in a subsequent previous year.		
11.	Adjustments for transactions with persons having close connection	If the Assessing Officer opines that the course of business between the cooperative society and any other person having close connection therewith is so arranged that the business transacted between them produces more than the ordinary profits to the co-operative society, he is empowered to take into account the amount of profits as may be reasonably deemed to have been derived therefrom, while computing profits and gains of such co-operative society.	No such requirement to make any adjustment.		

(1)	(2)	(3)	(4)
	Particulars	Section 115BAE	Section 115BAD
		In case the arrangement referred above involves a specified domestic transaction referred to in section 92BA, then, the amount of profits from such transaction would be determined by considering the arm's length price (ALP). The amount, being profits in excess of the amount of the profits determined by the Assessing Officer, shall be deemed to be the income of the person. The income-tax on the income so deemed shall be subject to tax @ 34.32% (i.e., tax @ 30% + surcharge @10% +HEC @ 4%). Note — The scope of "specified domestic transaction" referred to in section 92BA has been expanded to include within its ambit, any business transacted between such persons with close connection, where one such person is a company claiming benefit under section 115BAE.	
12.	Exercise of option by the co-operative society within the prescribed time	The beneficial provisions of this section would apply only if option is exercised in the prescribed manner on or before the due date u/s 139(1) for furnishing the first of the returns of income for any previous year relevant to assessment year or any subsequent assessment year. Such option, once exercised, would apply to subsequent assessment years. Further, once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any other previous year. Note – The option has to be exercised at the time of furnishing the first of	The beneficial provisions of this section would apply if option is exercised in the prescribed manner on or before the due date u/s 139(1) for furnishing the return of income for any previous year relevant to assessment year or any subsequent A.Y. Such option, once exercised, would apply to subsequent assessment years. Further, once the option has been exercised for any previous year, it cannot be subsequently withdrawn for the same or any

(1)	(2)	(3)	(4)
	Particulars	Section 115BAE	Section 115BAD
		the returns of income for any	other previous year.
		previous year. If a person fails to so	Note – The option can be
		exercise such option, it cannot be	exercised even in a later year,
		exercised thereafter for any	but once exercised, cannot be
		subsequent previous year.	withdrawn subsequently.

Note - For the purpose of point no.7(iv) in column (3) of the above table in relation to a co-operative society exercising option under section 115BAE, any machinery or plant which was used outside India by any other person shall not be regarded as machinery or plant previously used for any purpose, if all the following conditions are fulfilled, namely:—

- (a) such machinery or plant was not, at any time previous to the date of the installation, used in India;
- (b) such machinery or plant is imported into India from any country outside India;
- (c) no deduction on account of depreciation in respect of such machinery or plant has been allowed or is allowable under the provisions of the Income-tax Act, 1961 in computing the total income of any person for any period prior to the date of installation of the machinery or plant by the person.

Further, where in the case of a person, any machinery or plant or any part thereof previously used for any purpose is put to use by the co-operative society and the total value of the machinery or plant or part so transferred does not exceed 20% of the total value of the machinery or plant used by the co-operative society, then, the condition specified that the co-operative society does not use any machinery or plant previously used for any purpose would be deemed to have been complied with.

SCHEME FOR TAXATION OF REAL ESTATE INVESTMENT TRUST (REIT) AND INFRASTRUCTURE INVESTMENT TRUST (INVIT)

The scheme of taxability of income in the hands of the business trust, unit holders, sponsors etc. is briefed in the table given hereunder –

	Transaction	Section	Tax and TDS implications
(1)	Transfer of listed units of the business trust by		Tax implications in the hands of unit holders: ➤ STT leviable on trading of listed units on a recognized stock exchange.
	the unit holders	2(42A)	The period of holding of units of business trust to qualify as "long-term capital assets" is "more than 36 months".
		112A	➤ Long-term capital gains upto ₹ 1 lakh would be exempt in the hands of the unitholders; Long-term capital gain exceeding ₹ 1 lakh would be taxable @10% plus surcharge, if applicable, and health and education cess @4%.
		111A	➤ Short-term capital gains would be subject to concessional rate of tax@15% plus surcharge, if applicable, and cess@4%.

	Transaction	Section	Tax and TDS implications
(2)	Exchange of shares		Tax implications in the hands of the sponsor:
	in SPV by sponsor for units of Business Trust	47(xvii)	Such exchange is not treated as a transfer. Hence, taxability of capital gains on such transfer deferred to the time of disposal of units by the sponsor.
		112A & 111A	The sponsor would get the same tax treatment on offloading of units under an Initial offer on listing of units as it would have been available had he offloaded the underlying shareholding through an IPO. STT shall be levied on sale of such units of business trust which are acquired in lieu of shares of SPV, under an initial offer at the time of listing of units of business trust in the like manner as in the case of sale of unlisted equity shares under an IPO. The benefit of concessional tax regime of tax @15% on STCG and @10% on LTCG exceeding ₹ 1 lakh under section 112A shall be available to the sponsor on sale of units received in lieu of shares of SPV subject to levy of STT.
		49(2AC)	For computing capital gains in the hands of the sponsor, cost of acquisition of units would be deemed to be the cost of acquisition of shares to the sponsor.
		2(42A)	For computing capital gains in the hands of the sponsor, the period of holding of units to include the period of holding of shares for determining whether the capital gains are long-term or short-term.
(3)	Interest income of		Tax implications in the hands of the business trust & unit
	business trust		holders and TDS implications in the hands of the SPV &
	from SPV		business trust:Pass-through status for interest received by business trust from SPV.
		10(23FC)	➤ Interest income is not taxable in the hands of the business trust; and
		194A(3)(xi)	> SPV is not required to deduct tax at source on interest paid to business trust.
			Tax consequences on distribution of such income by the business trust to the unitholders:
		115UA(3)	The distributed income or any part thereof, received by a unit holder from the REIT, which is in the nature of interest received or receivable from a SPV is deemed as income of unit holder.

	Transaction	Section	Tax and TDS implications
		115A(1)(a) (iiac)	 Interest income taxable in the hands of the unit holders – @5%, in case of unit holders, being non-corporate non-residents or foreign companies; and at normal rates of tax, in case of resident unit holders.
		194LBA	 Business trust to deduct tax at source on interest component of income distributed to unit holders at the time of payment or credit of income to the account of the unit holder, whichever is earlier: @5%, in case of unit holders, being non-corporate non-residents or foreign companies; and @10%, in case of resident unit holders.
(4)	Interest payments		TDS implications in the hands of business trust:
	to non-resident lenders on ECBs by the business trust	194LC	 ➢ An Indian Company or a business trust paying interest income to a non-resident, not being a company, or to a foreign company is liable to deduct TDS@5% [Such interest would attract tax in the hands of the non-resident lenders @5% as per section 115A]. ■ The above concessional rate of TDS@5% is applicable to interest in respect of money borrowed by the Indian Company or the business trust in foreign currency from a source outside India – Under a loan agreement between 1st July 2012 and 30th June, 2023. By issuing long term infrastructure bonds between 1st July 2012 to 1st October 2014. By issuing long term bond including long term infrastructure bonds between 1st October 2014 and 30th June, 2023. By way of issue of rupee denominated bond on or before 30th June, 2023. However, tax is required to be deducted @4% in respect of monies borrowed by it from a source outside India by way of issue of any long-term bond or rupee denominated bond between 1st April, 2020 and 30th June, 2023, which is listed only on a recognised stock exchange located in any IFSC [Such interest would attract tax in the hands of the non-resident lenders @4% as per section 115A].
			 Further, tax is required to be deducted @9% in respect of monies borrowed by it from a source outside India

	Transaction	Section	Tax and TDS implications
			by way of issue of any long-term bond or rupee denominated bond on or after 1 st July, 2023, which is listed only on a recognised stock exchange located in any IFSC [Such interest would attract tax in the hands of the non-resident lenders @9% as per section 115A]
(5)	Dividend received by the business trust from SPV		Tax implications in the hands of the SPVs, business trust and unit holders and TDS implications in the hands of the SPV & business trust:
		10(23FC)(b)	 Pass-through status for dividend received by business trust from SPV: Dividend received or receivable from a special purpose vehicle, by the business trust would be exempt in its hands;
			- Consequently, SPV is not required to deduct tax at source on dividend paid to business trust.
		115UA(3)	> Tax consequences on distribution of such income by
			the business trust to the unitholders: The distributed income or any part thereof, received by a unit holder from the REIT, which is in the nature of dividend received or receivable from a SPV, which has exercised option under section 115BAA, is deemed as income of unit holder.
		10(23FD)	 Dividend income taxable in the hands of the unit holders –
		115A(1) (a)(iiac)	 @10%, in case of unit holders, being non-corporate non-residents or foreign companies; and at normal rates of tax, in case of resident unit holders. (However, in case where SPV has not exercised option under section 115BAA, dividend income distributed by the business trust would be exempt in the hands of the unit-holders).
		194LBA	 Business trust to deduct tax at source on dividend component of income distributed to unit holders at the time of payment or credit of income to the account of the unit holder, whichever is earlier, where SPV has exercised option under section 115BAA: @ 10%, in case of unit holders, being non-corporate non-residents or foreign companies; and @10%, in case of resident unit holders.

	Transaction	Section	Tax and TDS implications
	_		(However, in a case where SPV has not exercised option under section 115BAA, no tax is required to be deducted at source by the business trust on dividend income distributed by it to the unitholders).
(6)	Capital gains on disposal of assets by		Tax implications in the hands of the Business Trust and Unit holders:
	the Business Trust	115UA(2)	 Capital gains is chargeable at the applicable rates in the hands of the Business Trust: In case of long-term capital gains, the provisions of section 112 would apply; In case of short-term capital gains on sale of listed shares, the provisions of section 111A would apply; Short-term capital gains, other than the gains subject to tax under section 111A, would be subject to maximum marginal rate.
		10(23FD)	➤ If such capital gains are further distributed to unitholders, the component attributable to capital gains would be exempt in the hands of the unit holders.
(7)	Rental income arising to REIT from real estate property directly held by it	10(23FCA)	Rental income of REIT from directly owned real estate asset Any income of a business trust, being a REIT, by way of renting or leasing or letting out any real estate asset owned directly by such business trust is exempt in the hands of the business trust.
		194-I	➤ Rental income received or credited to a REIT Where the income by way of rent is credited or paid to a business trust, being a REIT, in respect of any real estate asset, owned directly by such business trust, tax is not deductible at source.
		115UA(3)	➤ Distributed income received by unit holder The distributed income or any part thereof, received by a unit holder from the REIT, which is in the nature of income by way of renting or leasing or letting out any real estate asset owned directly by such REIT is deemed as income of unit holder.
		194LBA	 Distribution by REIT to unit holders of rental income from real estate assets directly owned by it TDS@10% in case of distribution to a resident unit holder TDS at rates in force in case of distribution to a non-resident unit holder.

	Transaction	Section	Tax and TDS implications			
(8)	Repayment of debt/Amount paid against redemption of units to unitholders	56(2)(xii)	 ➤ Any sum other than the following components of income – (a) Interest and dividend received from SPV and distributed to unitholders (b) Rental income from real estate assets directly owned by it; and (c) Income chargeable to tax in the hands of the business trust u/s 115UA(2) received by a unitholder from a business trust is chargeable to tax in the hands of unit holder under the head "Income from other sources". It would be computed in the manner specified under section 56(2)(xii). 			
(9)	Income of business trust [Other than interest and dividend from SPV, rental income from real estate property]	115UA(2) 10(23FD)	 Tax implication in the hands of the Business Trust and Unit holders: ➤ Long-term capital gains chargeable to tax u/s 112 - 20% ➤ Short-term capital gains chargeable to tax u/s 111A - 15% ➤ Any other income of the trust is chargeable to tax at the maximum marginal rate. ➤ The above income distributed to unit holders would be exempt in their hands. 			

SPECIAL TAXATION REGIME FOR INVESTMENT FUNDS AND INCOME RECEIVED FROM SUCH FUNDS [CHAPTER XII-FB] [SECTIONS 115UB, 10(23FBA) & 10(23FBB)]

	Particulars	Investment Fund	Unit holder
(i)	Income under the head	Taxable	Exempt
	"Profits and gains of	If investment fund is	
	business or profession" of	a company or a firm – Rate or	
	the Investment Fund	rates specified in the Finance Act	
		of the relevant year (30%/25%, as	
		the case may be, for a company	
		and 30% for firm).	
		other than a company or a	
		firm – MMR	
(ii)	Income, other than profits	Exempt.	Taxable, as if he had directly
	and gains of business or	Tax to be deducted on such	made the investment.
	profession	income distributed to	
		unitholders	
		-@10%, in case of resident	
		payee	

	Particulars	Investment Fund	Unit holder
		- at rates in force in case of	
		non-resident payee.	
(iii)	Loss under the head "Profits	To be carried forward for set-	Not passed on to investors.
	and gains of business or	off as per Chapter VI at the	
	profession" incurred by the	Fund level.	
	investment fund		
(iv)	Loss (other than loss	The Act is silent relating to	Not allowed to be carried
	referred to in (iii) above)	the permissibility or otherwise	forward by the unitholder. He
	where such loss has arisen	of carry forward of these	cannot set-off such losses
	in respect of unit which has	losses in the hands of	against his income.
	not been held by the unit	investment funds.	
	holder for a period of at-		
	least 12 months		
(v)	Losses (other than losses	Not allowed to be carried	Unit-holder can carry forward
	referred to in (iii) and (iv)	forward for set-off by the	and set-off such losses against
	above) remaining after set-off	Investment Fund.	his income as per Chapter VI.
	against current year income.		

If income accruing or arising to, or received by, an investment fund, during a P.Y. is not paid or credited to the unit holders, deemed to have been credited to the account of the unit holders on the last day of the P.Y.

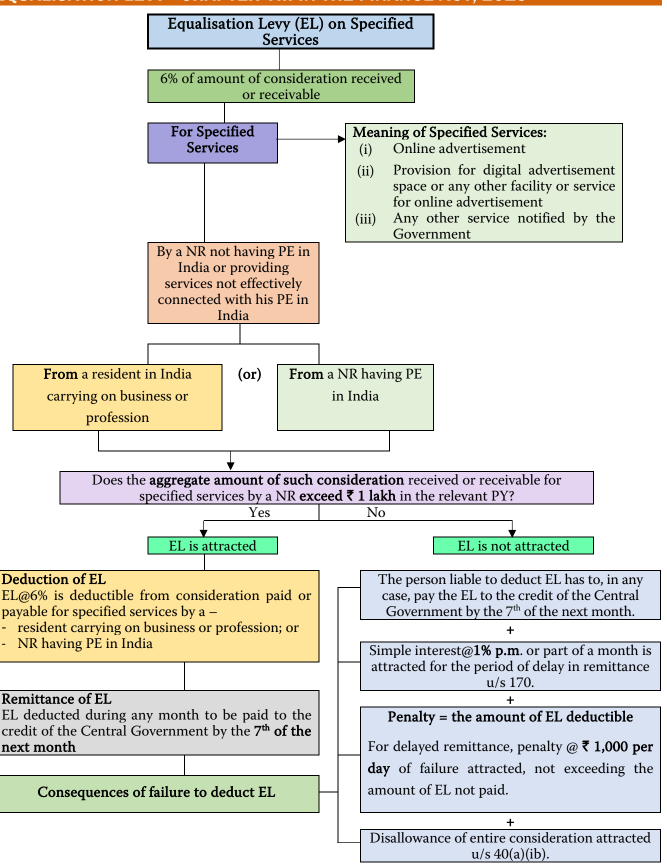
TAXATION REGIME FOR SECURITIZATION TRUSTS AND ITS INVESTORS

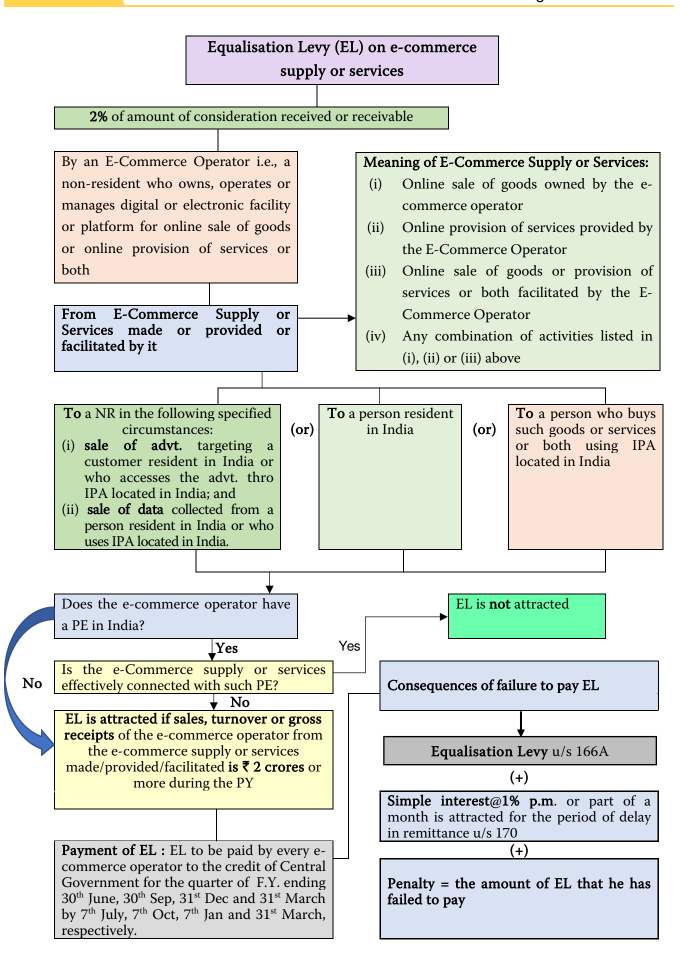
The scheme of taxability of income in the hands of the Securitisation Trust and its investors is briefed in the table given hereunder –

Particulars			Securitisation Trust	Investors	
Income	from	the	Exempt in the hands of Securitisation Trust	Taxable, as if he had directly made	
activity		of	u/s 10(23DA).	the investment u/s 115TCA.	
Securitis	ation		Tax to be deducted u/s 194LBC on such		
			income distributed to investors by	If income accruing or arising to, or	
			securitization trust –	received by, a Securitisation Trust,	
			- @25%, in case of investor, being resident	during a P.Y. is not paid or credited	
			individual and HUF	to the investors, deemed to have	
			- @30%, in case of investor, being resident	been credited to the account of the	
			other than individual and HUF	investors on the last day of the P.Y.	
			- at rates in force in case of non-corporate		
			non-resident or foreign company		

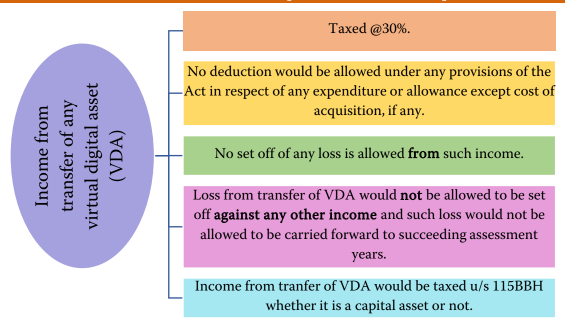
TAXATION OF DIGITAL TRANSACTIONS

EQUALISATION LEVY - CHAPTER VIII IN THE FINANCE ACT, 2016

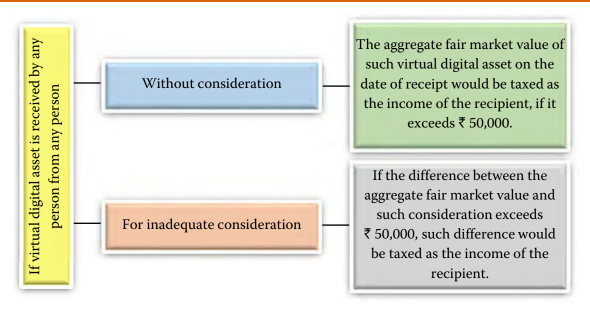




TAXATION OF VIRTUAL DIGITAL ASSETS [SECTION 115BBH]



TAXABILITY OF RECEIPT OF VIRTUAL DIGITAL ASSET AS GIFT OR FOR INADEQUATE CONSIDERATION [SECTION 56(2)(X)]



However, the exclusions from the applicability of section 56(2)(x) will apply to gift virtual digital asset also. For example, if virtual digital asset is received as a gift by an individual from his relative, the value of the same would not be treated as income.

TDS ON PAYMENT ON TRANSFER OF VIRTUAL DIGITAL ASSET [SECTION 194S]

Any person, paying to any resident, any sum by way of consideration for transfer of a virtual digital asset is required to deduct tax @1% of such sum.

Tax is to be deducted at source at the time of credit of consideration to the account of the resident or at the time of payment of such sum by any mode, whichever is earlier.

Non applicability of TDS under section 194S - No tax is required to be deducted where -

S.No.	Consideration is payable by	Value or aggregate value of such consideration
(i)	 a specified person, being an individual or a Hindu undivided family whose total sales, gross receipts or turnover from his business or profession ≤ ₹ 1 crore in case of business or ≤ ₹ 50 lakhs in case of profession, during the financial year immediately preceding the financial year in which such virtual digital asset is transferred; or not having any income under the head "Profits and gains of business or profession". 	≤ ₹ 50,000 in a financial year
(ii)	any person other than specified person mentioned in (i) above	≤ ₹ 10,000 in a financial year

TDS, TCS AND ADVANCE TAX

TAX DEDUCTION AT SOURCE

Section	Nature of	Threshold Limit for deduction of	Payer	Payee	Rate of TDS	Time of deduction
	payment	tax at source				deduction
192	Salary	Basic exemption limit [₹ 3,00,000 (in case assessee pays tax under default tax regime u/s 115BAC), ₹ 2,50,000 / ₹ 3,00,000 , 7 ₹ 5,00,000, as the case may be, if the assessee has exercised the option of shifting out of the default tax regime providing u/s 115BAC]. This is taken care of in computation of the average rate of income-tax	responsible for paying any income	Individual (Employee)	Average rate of income-tax	At the time of payment
192A	Premature withdrawal from EPF	Payment or aggregate payment ≥ ₹ 50,000	Trustees of the EPF Scheme or any authorised person under the Scheme	Individual (Employee)	10% on premature taxable withdrawal	At the time of payment
193	Interest on Securities	> ₹ 10,000 in a F.Y., in case of interest on 8% Savings (Taxable) Bonds, 2003/ 7.75% Savings (Taxable) Bonds, 2018. > ₹ 5,000 in a F.Y., in case of	responsible for paying any income by way of interest on securities	Any resident	10%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier

		interest on debentures issued by a Co. in which the public are substantially interested, paid or credited to a resident individual or HUF by an account payee cheque > No threshold				
		specified in any				
194	Dividend (including dividends on preference shares)	other case Amount or aggregate amount > ₹ 5,000 in a F.Y., in case of dividend paid or credited to an individual shareholder by any mode other than cash > No threshold in other cases	company which has made the prescribed arrangements for the	Resident shareholder	10%	Before making any payment by any mode in respect of any dividend or before making any distribution or payment of dividend
194A	Interest other than interest on securities	Amount or aggregate amount > ₹ 40,000 in a F.Y., in case of interest credited or paid by – (i) a banking company; (ii) a cooperative society engaged in banking business; and (iii) a post office on any deposit	Any person (other than an individual or HUF whose total sales, gross receipts or turnover ≤ ₹ 1 crore in case of business or ≤ ₹ 50 lakhs in case of profession during the immediately	Any Resident	10%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier

		under a notified Scheme. In all the above cases, if payee is a resident senior citizen, tax deduction limit is > ₹ 50,000. > ₹ 5,000 in a F.Y., in other cases	interest other than interest on securities			
194B	Winnings from any lottery, crossword puzzle or card game or other game of any sort or from gambling or betting of any form or nature	Amount or the aggregate of amount > ₹ 10,000 in a F.Y.	The person responsible for paying income by way of such winnings	Any Person	30%	At the time of payment
194BA	Winnings from online games	On the net winnings in a person's user account as computed in prescribed manner	Any person responsible for paying income by way of such winnings from any online game	Any person	30%	At the end of the F.Y. In case there is withdrawal from user account during the F.Y., tax would be deducted at the time of such withdrawal on net winnings comprised in such withdrawal. In addition, tax would also be deducted on the remaining amount of net

194BB	Winnings from horse race	Amount or the aggregate of amount > ₹ 10,000 in a F.Y.	Book Maker or a person holding licence for horse racing or for arranging for wagering or betting in any race course	Any Person	30%	winnings in the user account as computed in prescribed manner at the end of the F.Y. At the time of payment
194C	Payments to Contractors	Single sum credited or paid > ₹ 30,000 (or) The aggregate of sums credited or paid to a contractor during the F.Y. > ₹ 1,00,000 Individual/HUF need not deduct tax where sum is credited or paid exclusively for personal purposes	Provincial Corpn., company, firm, trust, registered society, co- operative society, university	Any Resident contractor for carrying out any work (including supply of labour)	1% of sum paid or credited, if the payee is an Individual or HUF 2% of sum paid or credited, if the payee is any other person	At the time of credit of such sum to the account of the contractor or at the time of payment, whichever is earlier

			DoI - 1			
			BoI whose			
			total sales,			
			gross receipts			
			or turnover >			
			₹ 1 crore in			
			case of			
			business or >			
			₹ 50 lakhs in			
			case of			
			profession			
			during the			
			immediately			
104D	T	Δ	preceding F.Y.	A D :1 4	50/ ·C /1	A
194D	Insurance	Amount or	Any person	Any Resident	5%, if the	At the time of
	Commission	aggregate	responsible		payee is a	credit of such
		amount >	for paying any		non-corporate resident	income to the
		₹ 15,000 in a F.Y.	income by way			account of the
			remuneration		· ·	payee or at the time of
			or reward for		payee is a domestic	
			soliciting or			payment, whichever is
			procuring		company	earlier
			insurance			carner
			business			
194DA	Any sum	Amount or	Any person	Any resident	5% of the	At the time of
171011	under a Life	aggregate	responsible	Tilly resident	amount of	payment
	Insurance	amount ≥	for paying any		income	payment
	Policy not	₹ 1,00,000 in a	sum under a		comprised	
	fulfilling the	F.Y.	LIP, including			
	conditions		the sum			
	specified u/s		allocated by			
	10(10D)		way of bonus			
194EE	Payment of	Amount or	Any person	Individual or	10%	At the time of
	deposit	aggregate	responsible	HUF		payment
	under	amount ≥	for paying			
	National	₹ 2,500 in a F.Y.				
	Saving					
	Scheme					
194G	Commission	> ₹ 15,000 in a	Any person	Any person	5%	At the time of
	on sale of	F.Y.	responsible	stocking,		credit of such
	lottery		for paying any	distributing,		income to the
	tickets		income by way	purchasing or		account of the
			of	selling lottery		payee or at the
			commission,	tickets		time of
			remuneration			payment,
			or prize (by			whichever is
			whatever			earlier

			name called)			
			name called) on lottery			
			tickets			
194H	Commission	> ₹ 15,000 in a	Any person	Any resident	5%	At the time of
	or brokerage	F.Y.	(other than an	,		credit of such
			Individual or			income to the
			HUF whose			account of the
			total sales,			payee or at the
			gross receipts			time of
			or turnover ≤			payment,
			₹ 1 crore in			whichever is
			case of			earlier
			business or ≤			
			₹ 50 lakhs in			
			case of			
			profession			
			during the			
			immediately			
			preceding			
			F.Y.)			
			responsible			
			for paying			
			commission			
			or brokerage			
194-I	Rent	> ₹ 2,40,000 in a	Any person	Any resident	For P & M or	At the time of
		F.Y.	(other than an		equipment -	credit of such
			individual or		2%	income to the
			HUF whose			account of the
			total sales,		For land or	payee or at the
			gross receipts		building, land	
			or turnover ≤		appurtenant	payment,
			₹ 1 crore in		to a building,	whichever is
			case of business or ≤		furniture or	earlier
			₹ 50 lakhs in		fittings - 10%	
			case of			
			profession			
			during the			
			immediately			
			preceding			
			F.Y.)			
			responsible			
			for paying			
			rent			
194-IA						
Ī	Payment on	≥ ₹ 50 lakh	Any person,	Resident	1% of	At the time of

	certain immovable property other than agricultural land	for transfer or SDV)	transferee (other than a person referred to in section 194LA responsible for paying compensation for compulsory acquisition of immovable property other than rural agricultural land)		for transfer or SDV, whichever is higher	sum to the account of the transferor or at the time of payment, whichever is earlier
194-IB	Payment of rent by certain individuals or HUF	> ₹ 50,000 for a month or part of a month	Individual/ HUF (other than Individual/ HUF whose total sales, gross receipts or turnover > ₹ 1 crore in case of business or > ₹ 50 lakhs in case of profession during the immediately preceding F.Y.) responsible for paying rent	Any Resident	5%	At the time of credit of rent, for the last month of the P.Y. or the last month of tenancy, if the property is vacated during the year, as the case may be, to the account of the payee or at the time of payment, whichever is earlier
194-IC	Payment under specified agreement referred to in section 45(5A)	No threshold specified	Any person responsible for paying any sum by way of consideration, not being consideration in kind, under a registered agreement,	Any Resident	10%	At the time of credit of such sum to the account of the payee or at the time of payment, whichever is earlier

	I	T	I			
			wherein L or B			
			or both are			
			handed over by			
			the owner for			
			development of			
			real estate			
			project, for a			
			consideration,			
			being a share in			
			_			
			L or B or both			
			in such project,			
			with payment			
			of part			
			consideration			
			in cash			
194J	Fees for	> ₹ 30,000 in a	Any person,	Any Resident	2% - Payee	At the time of
	professional	F.Y., for each	_	·	engaged only	credit of such
	or technical	category of			in the business	sum to the
	services/	income	HUF;		of operation	account of the
					of call centre	
	Royalty/	(However, this				payee or at the
	Non-	limit does not			2% - In case of	time of
	compete	apply in case of			FTS or	payment,
	fees/	payment made to	credited,		royalty, where	whichever is
	Director's	director of a	individual/		such royalty is	earlier
	remuneration	company)	HUF, whose		in the nature	
			total sales,		of	
			gross receipts		consideration	
			or turnover >		for sale,	
			₹ 1 crore in		distribution or	
			case of		exhibition of	
			business or >		cinemato-	
			₹ 50 lakhs in		graphic films	
			case of		10% - Other	
			profession		payments	
			during the			
			immediately			
			preceding			
			F.Y., is liable			
			to deduct tax			
			u/s 194J,			
			except where			
			FPS is			
			credited or			
			paid			
			exclusively for			
			his personal			
			purposes			
			- •			

194K	Income from	Amount or	Any person	Any resident	10%	At the time of
	units other	aggregate	responsible	,		credit of such
	than in the	amount >	for paying any			income to the
	nature of	₹ 5,000 in a F.Y.	income in			account of the
	capital gains		respect of units of a			payee or at the
			units of a mutual fund/			time of payment,
			Administrator			whichever is
			of the			earlier
			specified			
			undertaking/			
			specified			
1047.4			company		100/	11
194LA	Compensation	Amount or	Any person responsible	Any Resident	10%	At the time of
	on acquisition	aggregate amount >	for paying any			payment
	of certain	₹ 2,50,000 in a	sum in the			
	immovable	F.Y.	nature of			
	property		compensation			
	other than		or enhanced			
	agricultural		compensation			
	land situated in India		on			
	in india		compulsory acquisition of			
			immovable			
			property			
194M	- Payments	> ₹ 50,00,000 in a	Individual or	Any Resident	5%	At the time of
	to	F.Y.	HUF other			credit of such
	Contractors - Commission		than those who are			sum or at the time of
	or		who are required to			payment,
	brokerage		deduct tax at			whichever is
	- FPS		source u/s			earlier
			194C or 194H			
			or 194J			
194N	Cash	> ₹ 3 crore if the	- a banking	Any person	@2% of such	At the time of
	withdrawals	recipient is a co- operative society	company or any bank or		sum In case the	payment of such sum
		> ₹ 1 crore in	banking		recipient has	such sum
		case of others	institution		not filed ROI	
			- a co-		for all the 3	
			operative		immediately	
			society		preceding	
			engaged in		P.Y.s, for	
			carrying on the business		which time limit u/s	
			of banking or		139(1) has	
			or purinting of		· · · · · · · · · · · · · · · · · · ·	

			- a post office who is responsible for paying any sum, being the amount or the aggregate of amounts, as the case may be, in cash > ₹ 1 crore/ ₹ 3 crore in case the recipient is a cooperative society, during the previous year, to any person from one or more accounts maintained by the recipient		expired, such sum shall be the amount or aggregate of amounts, in cash > ₹ 20 lakh during the P.Y. TDS - @2% of the sum, where cash withdrawal > ₹ 20 lakhs but ≤ ₹ 1 crore/ ₹ 3 crore in case the recipient is a co-operative society - @5% of the sum, where cash withdrawal > ₹ 1 crore/ ₹ 3 crore in case the recipient is a co-operative society - @5% of the sum, where cash withdrawal > ₹ 1 crore/ ₹ 3 crore in case the recipient is a co-operative society	
194-O	Sale consideration or consideration for services facilitated through digital or electronic facility or platform	> ₹ 5 lakhs, being gross amount of sales or service or both in a F.Y. to an e-commerce participant, being individual or HUF and such e-commerce participant has furnished PAN or Aadhar number to the e-commerce operator > No threshold in other cases	E-commerce operator, who facilitates sale of goods or provision of services of an e-commerce participant through digital or electronic facility or platform	E-commerce participant	· ·	At the time of credit of amount of sale or services or both to the account of an e-commerce participant or at the time of payment, whichever is earlier

194P	Pension	Basic exemption	Notified	Specified	Rates in force,	
	(along with	limit	specified bank	senior citizen	where the	
	interest on	[₹ 3,00,000 (in	1	i.e., An	individual has	
	bank	case specified		individual,	exercised the	
	account)	senior citizen		being a	option of	
	,	pays tax under		resident in	shifting out of	
		default tax		India, who	the default tax	
		regime u/s		- is of the age	regime.	
		115BAC),		of 75 years	Rates specified	
		₹ 3,00,000 /		or more at	in section	
		₹ 5,00,000, as the		any time	115BAC,	
		case may be, if		during the	where the	
		specified senior		PY;	individual	
		citizen has		- is having	pays tax under	
		exercised the		pension	the default tax	
		option of shifting		income and	regime.	
		out of the default		no other	Ö	
		tax regime		income		
		providing u/s		except		
		115BAC] [i.e., TI		interest		
		after giving effect		income		
		to the deduction		received or		
		allowable under		receivable		
		Chapter VI-A, if		from any		
		any allowable		account		
		should exceed		maintained		
		the basic		by such		
		exemption limit.		individual		
		Further, in case		in the same		
		the individual is		specified		
		entitled to rebate		bank in		
		u/s 87A from tax		which he is		
		payable, then the		receiving		
		same should be		his pension		
		given effect to]		income;		
				and		
				- has		
				furnished a		
				declaration		
				to the		
				specified		
				bank		
194Q	Purchase of	> ₹ 50 lakhs in a	Buyer, who is	Any resident	0.1% of sum	At the time of
	goods	P.Y.	responsible		exceeding	credit of such
			for paying any		₹ 50 lakhs [In	sum to the
			sum for		case of failure	account of the

			purchase of		to furnish	seller or at the
			goods		PAN,	time of
					maximum	payment,
			Buyer means a		TDS @5%]	whichever is
			person whose			earlier
			total sales,			
			gross receipts			
			or turnover			
			from business			
			> ₹ 10 crores			
			during the			
			F.Y.			
			immediately			
			preceding the			
			F.Y. in which			
			the purchase			
			of goods is			
			carried out			
194R	Any benefit	Value or	Any person	Any resident	10% of value	Before
	or perquisite,	aggregate of	(other than an	•	or aggregate	providing
	whether	value of benefit	individual or		of value of	such benefit
	convertible	or perquisite >	HUF whose		such benefit	or perquisite
	into money	₹ 20,000 in a F.Y.	total sales,		or perquisite	
	or not,		gross receipts			
	arising from		or turnover ≤			
	business or		₹ 1 crore in			
	the exercise		case of			
	of a		business or			
	profession		≤ ₹ 50 lakhs in			
			case of			
	The		profession			
	provisions		during the			
	would apply		immediately			
	to any		preceding			
	benefit or		F.Y.)			
	perquisite,		responsible			
	whether in		for providing			
	cash or in		to a resident,			
	kind or		any benefit or			
	partly in cash		perquisite.			
	and partly in					
	kind					
206AA	Section 206AA	requires furnishing	of PAN by the de	ductee to the dec	luctor, failing whi	ch the deductor
	has to deduct t	ax at the higher of th	ne following rates,	namely, -		
		ate prescribed in the				
		ate or rates in force;				
	(iii) at the ra	ate of 20% [5%, in cas	se of section 194-0	O and 194Q]		

206AB

Section 206AB requires tax to be deducted at source under the provisions of this Chapter on any sum or income or amount paid, or payable or credited, by a person **to a specified person**, at higher of the following rates –

- (i) at twice the rate prescribed in the relevant provision of the Act;
- (ii) at twice the rate or rates in force i.e., the rate mentioned in the Finance Act; or
- (iii) at 5%

However, section 206AB is **not** applicable in case of tax deductible at source under sections 192, 192A, 194B, 194BA, 194BB, 194-IA, 194-IB, 194LBC, 194M and 194N.

Meaning of "specified person" – A person who has not furnished the ROI for the A.Y. relevant to the P.Y. immediately preceding the F.Y. in which tax is required to be deducted, for which the time limit for furnishing the ROI u/s 139(1) has expired, and the aggregate of TDS and TCS in his case is ₹ 50,000 or more in the said P.Y.

However, the specified person would not include -

- a non-resident who does not have a PE in India; or
- a person who is not required to furnish the ROI for the A.Y. relevant to the said P.Y. and is notified by the Central Government in this behalf.

In case the provisions of section 206AA are also applicable to the specified person, in addition to the provisions of this section, then, tax is required to be deducted at higher of the two rates provided in section 206AA and section 206AB.

The threshold limit given in the table is with respect to each payee.

TAX COLLECTION AT SOURCE [SECTION 206C]

(1) Sellers of certain goods are required to collect tax from the buyers at the rates specified u/s 206C(1). The specified percentage for collection of tax at source is as follows:

	Nature of goods	Percentage
(i)	Alcoholic liquor for human consumption	1%
(ii)	Tendu leaves	5%
(iii)	Timber obtained under a forest lease	2.5%
(iv)	Timber obtained by any mode other than (iii)	2.5%
(v)	Any other forest produce not being timber or tendu leaves	2.5%
(vi)	Scrap	1%
(vii)	Minerals, being coal or lignite or iron ore	1%

However, no collection of tax shall be made in the case of a resident buyer, if such buyer furnishes a declaration in writing in duplicate to the effect that goods are to be utilised for the purpose of manufacturing, processing or producing articles or things or for the purposes of generation of power and not for trading purposes.

- (2) Lease or a licence of parking lot, toll plaza or mine or a quarry [Section 206C(1C)] Every person who grants a lease or a licence or enters into a contract or otherwise transfers any right or interest in any
 - parking lot or
 - toll plaza or
 - a mine or a quarry

to another person (other than a public sector company) for the use of such parking lot or toll plaza or mine or quarry for the purposes of business. The tax shall be collected as provided, from the licensee or lessee of any such licence, contract or lease of the specified nature, at the rate of 2%, at the time of debiting of the amount payable by the licensee or lessee to his account or at the time of receipt of such amount from the licensee or lessee, whichever is earlier.

- (3) Sale of motor vehicle of value exceeding ₹ 10 lakhs [Section 206C(1F)] Every person, being a seller, who receives any amount as consideration for sale of a motor vehicle of the value exceeding ₹ 10 lakhs, shall, at the time of receipt of such amount, collect tax from the buyer@1% of the sale consideration u/s 206C(1F).
- (4) Remittance under LRS of RBI or purchase of an overseas tour package [Section 206C(1G)] Every person,
 - being an authorized dealer, who receives amount under the LRS of the RBI for remittance from a buyer, being a person remitting such amount,
 - being seller of an overseas tour programme package who receives any amount from the buyer who purchases the package

has to collect tax at the time of debiting of the amount payable by the buyer or at the time of receipt of such amount from the said buyer by any mode, whichever is earlier.

Rate of TCS in case of collection by an authorized dealer/ seller of an overseas tour programme package

S. No.	Amount and purpose of remittance	Rate of TCS upto 30.9.2023	Rate of TCS on or after 1.10.2023	
(i)	Remittances for the purpose of education [other than (ii) below] or medical treatment;	No TCS upto ₹ 7 lakhs 5% of the amount or aggregate of amounts in excess of ₹ 7 lakh		
(ii)	Remittances out of loan obtained from any financial institution as referred under section 80E, for the purpose of pursuing any education	No TCS upto ₹ 7 lakhs 0.5% of the amount or aggregate of amounts in excess of ₹ 7 lakh		
(iii)	Remittances for purposes other than mentioned in (i) to (ii)	No TCS upto ₹ 7 lakhs 5% on the amount or aggregate of amounts in excess of ₹ 7 lakhs	No TCS upto ₹ 7 lakhs 20% on the amount or aggregate of amounts in excess of ₹ 7 lakhs	
(iv)	Overseas tour programme package	5% without any threshold limit	5% upto ₹ 7 lakhs and 20% above ₹ 7 lakhs	

Cases where no tax is to be collected

(i)	No TCS by the authorized dealer on an amt in respect of which the sum has been collected by the seller
(ii)	No TCS, if the buyer is liable to deduct tax at source under any other provision of the Act and has deducted such tax
(iii)	No TCS, if the buyer is the Central Government, a State Government, an embassy, a High

Commission, a legation, a commission, a consulate, the trade representation of a foreign State, a local authority or any other person notified by the Central Government, subject to fulfillment of conditions stipulated thereunder.

Accordingly, the CBDT has, vide notification no. 99/2022 dated 17.8.2022, notified that the provisions of section 206C(1G) would not apply to a person (being a buyer) who is a non-resident in terms of section 6 and does not have a PE in India.

(5) Sale of goods of value exceeding ₹ 50 lakh [Section 206C(1H)] - Every person, being a seller, who receives any amount as consideration for sale of goods of the value exceeding ₹ 50 lakhs in a P.Y., other than exported goods or goods covered in (1)/(3)/(4)], is required to collect tax at source, at the time of receipt of such amount, @0.1% of the sale consideration exceeding ₹ 50 lakhs.

However, tax is not required to be collected if the buyer is liable to deduct tax at source under any other provision of the Act on the goods purchased by him from the seller and has deducted such tax [Section 206C(1H)].

- (6) In case of non-furnishing of PAN [PAN or Aadhaar number in case of section 206C(1H)] by the collectee to the collector, tax is required to be collected at the higher of
 - (i) twice the rate specified in the relevant provisions of the Act; or
 - (ii) at 5% [1%, in case tax is required to be collected at source u/s 206C(1H)]. [Section 206CC]

However, w.e.f. 1.7.2023, the maximum the rate of TCS under this section shall not exceed 20%.

The provisions of section 206CC do **not** apply to a non-resident who does not have a PE in India.

- (7) Section 206CCA requires tax to be collected at source on any sum or amount received by a person from a specified person, at higher of the following rates
 - (a) at twice the rate specified in the relevant provision of the Act;
 - (b) at 5%

However, w.e.f. 1.7.2023, the maximum the rate of TCS under this section shall not exceed 20%.

In case the provisions of section 206CC are also applicable to the specified person, in addition to the provisions of section 206CCA, then, tax is required to be collected at higher of the two rates provided in section 206CC and section 206CCA.

Meaning of "specified person" – A person who has not furnished the ROI for A.Y. relevant to the P.Y. immediately preceding the F.Y. in which tax is required to be collected, for which the time limit for furnishing the ROI u/s 139(1) has expired, and the aggregate of TDS and TCS in his case is ₹ 50,000 or more in the said P.Y.

However, the specified person would not include -

- a non-resident who does not have a PE in India; or
- a person who is not required to furnish the ROI for the A.Y. relevant to the said P.Y. and is notified by the Central Government in this behalf.

ADVANCE PAYMENT OF TAX

Liability for payment of advance tax [Sections 207 & 208]

• Tax shall be payable in advance during any F.Y. in respect of the total income of the assessee which would be chargeable to tax for the A.Y. immediately following that F.Y.

- Advance tax is payable during a F.Y. in every case where the amount of such tax payable by the assessee during the year is ₹ 10,000 or more.
- However, an individual resident in India of the age of 60 years or more at any time during the P.Y., who does not have any income chargeable under the head PGBP, is not liable to pay advance tax.

Instalments of advance tax and due dates [Section 211]

Advance tax payment schedule for corporates and non-corporates (other than an assessee computing profits on presumptive basis u/s 44AD or section 44ADA) – Four instalments

Due date of instalment	Amount payable
On or before 15 th June	Not less than 15% of advance tax liability.
On or before 15 th September	Not less than 45% of advance tax liability (-) amount paid in earlier instalment.
On or before 15 th December	Not less than 75% of advance tax liability (-) amount paid in earlier instalment or instalments.
On or before 15 th March	The whole amount of advance tax liability (-) amount paid in earlier instalment or instalments.

Advance tax payment by assessees computing profits on presumptive basis under section 44AD(1) or section 44ADA(1)

An eligible assessee, computing PGBP on presumptive basis in respect of eligible business referred to in section 44AD(1) or in respect of eligible profession referred to in section 44ADA(1), shall be required to pay advance tax of the whole amount on or before 15th March of the F.Y.

However, any amount paid by way of advance tax on or before 31st March shall also be treated as advance tax paid during the F.Y. ending on that day.

Interest for defaults in payment of advance tax [Section 234B]

- (1) Interest u/s 234B is attracted for non-payment of advance tax or payment of advance tax of an amount less than 90% of assessed tax.
- (2) The interest liability would be 1% per month or part of the month from 1st April following the F.Y. upto the date of determination of total income u/s 143(1) and where regular assessment is made, upto the date of such regular assessment.
- (3) Such interest is calculated on the amount of difference between the assessed tax and the advance tax paid.
- "Assessed tax" means the tax on total income determined u/s 143(1) *less* TDS & TCS, any relief of tax allowed u/s 89, any relief of tax allowed under section 90 or 90A, any deduction of tax allowed under section 91, any tax credit allowed to be set off in accordance with the provisions of section 115JAA or section 115JD.

Tax on the TI determined under section 143(1) shall not include the additional income-tax, if any, payable u/s 140B.

(5) Where self-assessment tax is paid by the assessee u/s 140A or otherwise, interest shall be calculated upto the date of payment of such tax and reduced by the interest, if any, paid u/s 140A towards the interest chargeable under this section. Thereafter, interest shall be calculated at 1% on the amount by which the tax so paid together with the advance tax paid falls short of the assessed tax.

Interest for deferment of advance tax [Section 234C]

(1) Manner of computation of interest u/s 234C for deferment of advance tax by corporate and non-corporate assessees:

In case an assessee, other than an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1), who is liable to pay advance tax u/s 208 has failed to pay such tax or the advance tax paid by such assessee on its current income on or before the dates specified in column (1) below is less than the specified percentage [given in column (2) below] of tax due on returned income, then simple interest@1% per month for the period specified in column (4) on the amount of shortfall, as per column (3) is leviable u/s 234C.

Specified date	Specified %	Shortfall in advance tax	Period
(1)	(2)	(3)	(4)
15 th June	15%	15% of tax due on returned income (-) advance tax paid up to 15 th June	3 months
15 th September	45%	45% of tax due on returned income (-) advance tax paid up to 15 th September	3 months
15 th December	75%	75% of tax due on returned income (-) advance tax paid up to 15 th December	3 months
15 th March	100%	100% of tax due on returned income (-) advance tax paid up to 15 th March	1 month

Note – However, if the advance tax paid by the assessee on the current income, on or before 15th June or 15th September, is not less than 12% or 36% of the tax due on the returned income, respectively, then, the assessee shall not be liable to pay any interest on the amount of the shortfall on those dates.

Tax due on returned income = Tax chargeable on total income declared in the return of income – TDS – TCS - any relief of tax allowed u/s 89 - any relief of tax allowed under section 90 or 90A - any deduction of tax allowed under section 91- any tax credit allowed to be set off in accordance with the provisions of section 115JAA or section 115JD.

(2) Computation of interest u/s 234C in case of an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1):

In case an assessee who declares profits and gains in accordance with the provisions of section 44AD(1) or section 44ADA(1), who is liable to pay advance tax u/s 208 has

- failed to pay such tax or
- the advance tax paid by the assessee on its current income on or before 15th March is less than the tax due on the returned income,

then, the assessee shall be liable to pay simple interest at the rate of 1% on the amount of the shortfall from the tax due on the returned income.

(3) Non-applicability of interest u/s 234C in certain cases:

Interest u/s 234C shall **not** be leviable in respect of any shortfall in payment of tax due on returned income, where such shortfall is on account of under-estimate or failure to estimate –

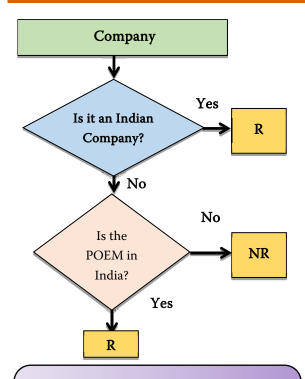
- (i) the amt of capital gains;
- (ii) income of nature referred to in section 2(24)(ix) i.e., winnings from lotteries, crossword puzzles etc.;
- (iii) income under the head "PGBP" in cases where the income accrues or arises under the said head for the first time.
- (iv) the amount of dividend income other than deemed dividend referred u/s 2(22)(e).

However, the assessee should have paid the whole of the amount of tax payable in respect of such income referred to in (i), (ii), (iii) and (iv), as the case may be, had such income been a part of the total income, as part of the remaining instalments of advance tax which are due or where no such instalments are due, by 31st March of the F.Y.

expenditure

NON RESIDENT TAXATION

RESIDENTIAL STATUS OF A COMPANY



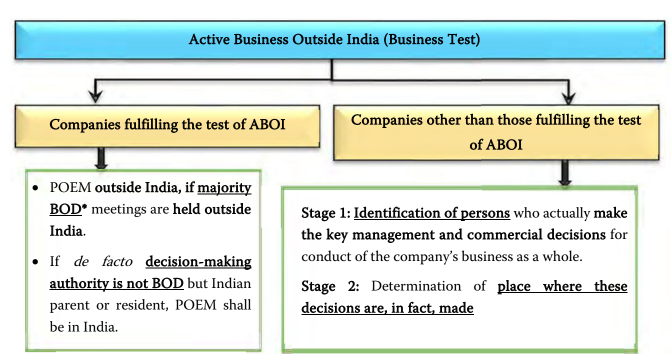
POEM - Place of effective management i.e., Place where key management and commercial decisions necessary for conduct of business of an entity as a whole are, in substance made.

Determination of POEM on the basis of ABOI Test
What is ABOI test?

A company is said to be engaged in ABOI, if it fulfills

cumulatively the following conditions:			
Its <u>passive</u>	Less than	Less than	<u>Payroll</u>
income*	50% of its	50% of the	<u>expenses</u>
(wherever	total assets	<u>total</u>	incurred on
earned) is	are situated	<u>number</u> of	such
50% or less	in India	<u>employees</u>	employees
of its total		are situated	are less
income		in India or	than 50% of
		are <u>resident</u>	its total
		in India	payroll

- * Passive income of a company shall be aggregate of:
- (i) Income from the transactions where <u>both</u> the purchase and sale of goods is from/to its AEs; and
- (ii) Income by way of royalty, dividend, capital gains, interest (except for banking Cos and public financial institutions) or rental income whether or not involving AEs.



* BOD - Board of Directors

INCOME EXEMPTED SPECIFICALLY IN THE HANDS OF NON RESIDENTS [SECTION 10]

Section	Income	Available to
10(4)(ii)	Interest on moneys standing to the credit in a NRE A/c of an individual in any bank in India as per the FEMA Act, 1999.	Individual resident outside India (under FEMA Act) or an individual who has been permitted to maintain said a/c by RBI.
10(4C)	Interest payable by an Indian Co. or Business Trust in respect of moneys borrowed from a source outside India by way of issue of rupee denominated bond (RDB) during the period from 17.9.2018 to 31.3.2019.	A non-corporate NR or foreign co.
10(4D)	Income accrued or arising to or received by specified fund on transfer of a capital asset, being a bond of an Indian Co. or a public sector company [sold by the Government (Govt.) and purchased by the specified fund in foreign currency], GDR or RDB of an Indian Co. or derivative or any other notified security, on a Recognised Stock Exchange (RSE) located in any IFSC and where the consideration for such transfer is paid or payable in convertible foreign exchange; or on transfer of securities (other than shares in a co. resident in India); or from securities issued by a NR (not being a PE of a NR in India) and where such income otherwise does not accrue or arise in India; or from a securitisation trust which is chargeable under the head "PGBP" to the extent such income accrued or arisen to, or is received, is attributable to units held by a NR (not being the PE of a NR in India) or is attributable to the investment division of offshore banking unit, computed in the prescribed manner.	A specified fund
10(4E)	Any income accrued or arisen to, or received by, a NR as a result of transfer of	NR

Section	Income	Available to
10(4F)	 non-deliverable forward contracts or offshore derivative instruments or over-the-counter derivatives distribution of income on offshore derivative instruments, entered into with an offshore banking unit of an IFSC as referred to in section 80LA(1A), which fulfills prescribed conditions. 	N.D.
10(4F)	Any income of a NR by way of royalty or interest, on a/c of lease of an aircraft or a ship in a PY, paid by a unit of an IFSC referred to in section 80LA(1A), if the unit has commenced its operation on or before 31.3.2024.	NR
10(4G)	 Any income received by a NR from portfolio of securities or financial products or funds, managed or administered by any portfolio manager on behalf of such NR; or such activity carried out by such person as may be notified by the Central Government, in an a/c maintained with an Offshore Banking Unit in any IFSC as referred to in section 80LA(1A), to the extent such income accrues or arises outside India and is not deemed to accrue or arise in India. 	NR
10(4H)	Any income by way of capital gains on transfer of equity shares of domestic company, being a Unit of an IFSC, as referred to in section 80LA(1A), engaged primarily in the business of lease of an aircraft which has commenced operations on or before 31.3.2026. The exemption from capital gains on transfer of equity shares of such domestic company is available for a period of 10 A.Ys. — (i) from A.Y. relevant to the P.Y. in which the domestic company has commenced its operations or (ii) from A.Y. 2024-25, where the period of 10 A.Ys. under (i) above ends before 1.4.2034.	- NR or - a Unit of IFSC, as referred to in section 80LA(1A) engaged primarily in the business of leasing of an aircraft
10(6)(ii)	Remuneration received by Foreign Diplomats/ Consulate and their staff	Individual (not being a citizen of India)

Section	Income	Available to
	 The remuneration received by our corresponding Govt. officials/member of staff resident in such foreign countries should be exempt. The member of staff should be the subjects of the respective countries and should not be engaged in any other business or profession or employment in India. 	
10(6)(vi)	Remuneration received by a foreign national as an employee of a foreign enterprise for services rendered by him during his stay in India, if: a) foreign enterprise is not engaged in any trade or business in India; b) His stay in India does not exceed 90 days in aggregate in such P.Y.; and c) Such remuneration is not liable to be deducted from the income of employer chargeable under IT Act	Individual - Salaried Employee (not being a citizen of India) of a foreign enterprise
10(6)(viii)	Salary received by or due for services rendered in connection with his employment on a foreign ship if his total stay in India does not exceed 90 days in the P.Y.	Individual - Salaried Employee (NR who is not a citizen of India) of a foreign ship
10(6)(xi)	Remuneration received as an employee of the Govt. of a foreign State during his stay in India in connection with his training in any Govt. Office/ State Undertaking/ corporation/ registered society etc.	Individual - Salaried Employee (not being a citizen of India) of Govt. of foreign State
10(6BB)	Tax paid by an Indian Co., engaged in the business of operation of aircraft, which has acquired an aircraft or an aircraft engine on lease, under an agreement approved (by Central Govt.), on lease rental/income derived (other than payment for providing spares or services in connection with operation of leased aircraft) by the Govt. of a foreign State or foreign enterprise.	Govt. of foreign State or foreign enterprise (i.e., a person who is a NR)
10(6C)	Royalty income or FTS under an agreement with the Central Govt. for providing services in or outside India in projects connected with security of India.	Foreign Co. (notified by the Central Govt.)

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Section	Income	Available to
10(6D)	Royalty income from or FTS rendered in or outside India to, the National Technical Research Organisation (NTRO).	Non-corporate NR and foreign Co.
10(15)(iiia)	Interest on deposits made by a foreign bank with a scheduled bank with approval of RBI.	Bank incorporated outside India and authorised to perform Central Banking functions in that Country.
10(15)(iv)(fa)	Interest payable by scheduled bank on deposits in foreign currency where the acceptance of such deposits is duly approved by RBI. [Scheduled bank does not include co-operative bank]	a) NR orb) Individual or HUF, being a resident but not ordinarily resident
10(15)(viii)	Interest on deposit made on or after 01.04.2005 in an Offshore Banking Unit	
10(15)(ix)	Interest payable by a unit located in IFSC in respect of monies borrowed by it on or after 1.9.2019	NR
10(23FBC)	Any income accruing or arising to or received by a unit holder from a specified fund or on transfer of units in a specified fund	Unit holder of specified Fund
10(23FE)	Dividend, Interest, any sum referred to in section 56(2)(xii) or LTCG arising to specified person from an investment made by it in India, whether in the form of debt or share capital or unit, if such investment is (i) made between 1.4.2020 and 31.3.2024; (ii) held for at least 3 years (iii) in a business trust, a Co./enterprise/entity in developing/operating/maintaining an infrastructure facility or (iv) in a SEBI Category I or II AIF having not less than 50% investment in one or more of the Co. or enterprise or entity referred to in (iii) or in (v) or in (vi) or in an Infrastructure Investment Trust or (v) in a domestic Co., set up and registered on or after 1.4.2021, having minimum 75% investments in one or more of the	Specified person, being (i) A wholly owned subsidiary of the Abu Dhabi Investment Authority (ii) A sovereign wealth fund (iii) Pension Fund Satisfying the prescribed conditions.

Section	Income	Available to
	companies or enterprises or entities referred to in (iii) or (vi) in a NBFC registered as an Infrastructure Finance Co. or in an Infrastructure Debt Fund, having minimum 90% lending to one or more of the companies or enterprises or entities referred to in (iii).	
10(23FF)	Income of the nature of capital gains on a/c of transfer of share of a Co. resident in India, by the resultant fund or a specified fund to the extent attributable to units held by NR (not being a PE of a NR in India) in such manner as may be prescribed, and such shares were transferred from the original fund, or from its wholly owned special purpose vehicle, to the resultant fund in relocation, and where capital gains on such shares were not chargeable to tax if that relocation had not taken place.	NR or specified fund
10(34B)	Any income by way of dividends from a Co. being a unit of any IFSC primarily engaged in the business of leasing of an aircraft.	Unit of any IFSC engaged in the business of leasing of an aircraft
10(48)	Income received in India in Indian currency on a/c of sale of crude oil or any other goods or rendering of services, as may be notified by the Central Govt. in this behalf, to any person in India. Foreign Co. and agreement should be notified by the Central Govt. in national interest.	Foreign co. on a/c of sale of crude oil, any other goods or rendering of services. It should not be engaged in any other activity in India.
10(48A)	Income accruing or arising on a/c of storage of crude oil in a facility in India and sale of crude oil therefrom to any person resident in India. Foreign Co. and agreement should be notified by the Central Govt. in national interest.	Foreign co. on a/c of storage of crude oil in a facility in India and sale of crude oil therefrom.
10(48B)	Income from sale of leftover stock of crude oil from facility in India after the expiry of agreement or arrangement referred to in section 10(48A) or on termination of the said agreement or arrangement, in accordance with the terms mentioned therein, subject to such conditions notified by the Central Govt.	Foreign Co. from sale of leftover stock of crude oil from the facility in India.

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PRESUMPTIVE PROVISIONS APPLICABLE TO NON RESIDENTS

Particulars	44B	44BBA	44BB	44BBB
Nature of business	Shipping business	Operation of aircraft	Business of providing services or facilities in connection with, or supplying P & M on hire used, or to be used, in the prospecting for, or extraction or production of, mineral oils	Business of civil construction or the business of erection of P & M or testing or commissioning thereof, in connection with turnkey power projects approved by the Central Govt.
Eligible assessee	NR	NR	NR	Only Foreign co.
Presumptive income	7.5% of specified sum	5% of specified sum	10% of specified sum	10% of specified sum
Specified	(i) Amount paid or payable on a/c of carriage of passengers, livestock, mail or goods shipped at/ from any port/place in India; and (ii) Amount received or deemed to be received in India on a/c of the carriage of passengers, livestock mail or goods shipped at/ from any port/place outside India		 (i) Amount paid or payable on a/c of the provision of such services or facilities for the aforesaid purposes in India; and (ii) Amount received or deemed to be received in India on a/c of the provision of services or facilities for the aforesaid purpose outside India. 	Amount paid or payable on a/c of such civil construction, erection, testing or commissioning
Option to declare lower profits	Not available		provided the assessee ma (BOA) u/s 44AA and gets the No set off of unabsorbed depression allowed to the assessee in the	reciation and b/f loss would be e P.Y. in which he/it declares ordance with the presumptive



DEDUCTION IN RESPECT OF HEAD OFFICE EXPENSES IN CASE OF NON RESIDENTS [SECTION 44C]

Deduction of Head Office (HO) expenditure in case of Non-residents (NR) while computing PGBP

Lower of

5% of Adjusted Total Income (TI)

Amount of **HO expenditure** incurred by the NR attributable to the business or profession in India

Meaning of Adjusted TI

TI, without giving effect to:

- (i) HO exp
- (ii) Unabsorbed depreciation
- (iii) Capital exp. on family planning
- (iv) Losses c/f:
 - Business loss u/s 72(1)
 - Speculation business Loss u/s 73(2)
 - LTCL/STCL u/s 74(1)
 - Loss from owning and maintaining race horses u/s 74A(3)
- (v) Deductions under Chapter VI-A from Gross Total Income

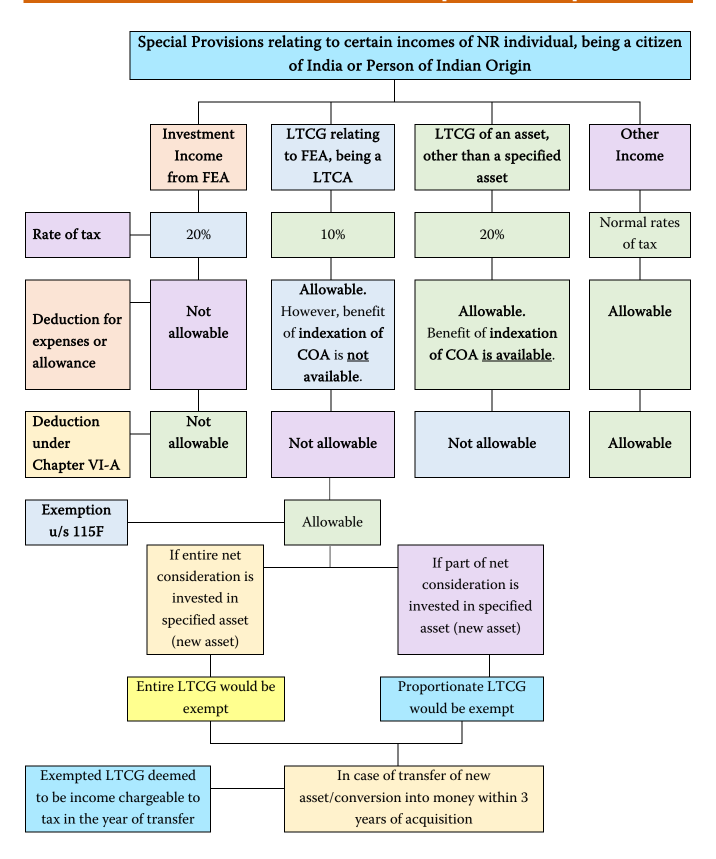
Meaning of HO expenditure

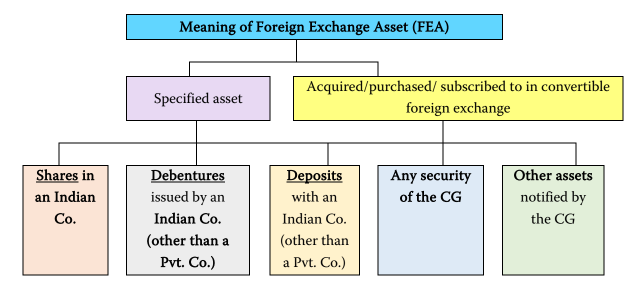
Executive and general administration expenditure incurred by the NR outside India, incl:

- (a) Rent, rates, taxes, repairs or ins of any premises outside India used for business or profession
- (b) Salary, wages, perquisite etc. to any employee or other person managing the affairs of any office outside India
- (c) Travelling expenditure by any employee or other person managing the affairs of any office outside India
- (d) Such other executive and general administration expenditure prescribed



SPECIAL PROVISIONS RELATING TO TAXATION OF INVESTMENT INCOME AND LONG TERM CAPITAL GAINS OF A NON RESIDENT [CHAPTER XII-A]





SPECIAL PROVISIONS FOR COMPUTING TAX ON INCOME BY WAY OF DIVIDEND, INTEREST ETC. [SECTION 115A]

(i) Where the total income of a foreign Co. or a non-corporate NR includes any is by way of	income Rate of Tax
(1) - Dividends received from a unit in an IFSC, referred to in section 80LA(1A)	10%
- Dividend other than mentioned above	20%
(2) Interest received from the Govt. or an Indian concern on monies borrowed incurred by the Govt. /Indian concern in foreign currency, other than (3) a mentioned below	
(3) Interest received from an infrastructure debt fund referred to in section 10(47)	5%
(4) Interest referred to in section 194LC received from an Indian Co. or b	ousiness
 in respect of monies borrowed by an Indian Co. or business trust in foreign confrom sources outside India Under a loan agreement between 1.7.2012 and 30.6.2023 or by way of issue of long-term infrastructure bonds between 1.7.20 	
30.9.2014 or	5%
 by way of issue of long-term bonds including long-term infrastructure between 1.10.2014 and 30.6.2023 	e bonds
as approved by the Central Govt.	
- in respect of monies borrowed from sources outside India by way of RDI before 30.6.2023	B on or
- in respect of monies borrowed by it from a source outside India by way of it any long-term bond or RDB between 1.4.2020 and 30.6.2023, which is listed a RSE located in any IFSC	1 4/0

- in respect of monies borrowed by it from a source outside India by way of issue of any long-term bond or RDB on or after 1.7.2023, which is listed only on a RSE located in any IFSC] 9%
(5) Interest to a Foreign Institutional Investor or Qualified Foreign Investor	
- payable between 1.6.2013 and 30.6.2023 on investment made in	
Rupee denominated bond of an Indian company	5%
Government security	
- payable between 1.4.2020 and 30.6.2023 on investment made in municipal debt	
security	
(6) Distributed income referred to in section 194LBA(2),	
- Interest income of a business trust from a SPV, distributed by business trust to its	5%
NR unit holders	
- dividend income of a business trust received or receivable from a SPV exercising the	10%
option to pay tax at concessional rate u/s 115BAA, distributed by business trust to its	
NR unit holders	
However, if the SPV has not exercised the option to pay tax at concessional rate u/s	
115BAA, dividend income would be exempt in the hands of unit holders.	
(7) Income received in respect of units purchased in foreign currency of a mutual fund (MF) specified u/s 10(23D) or of the UTI	20%

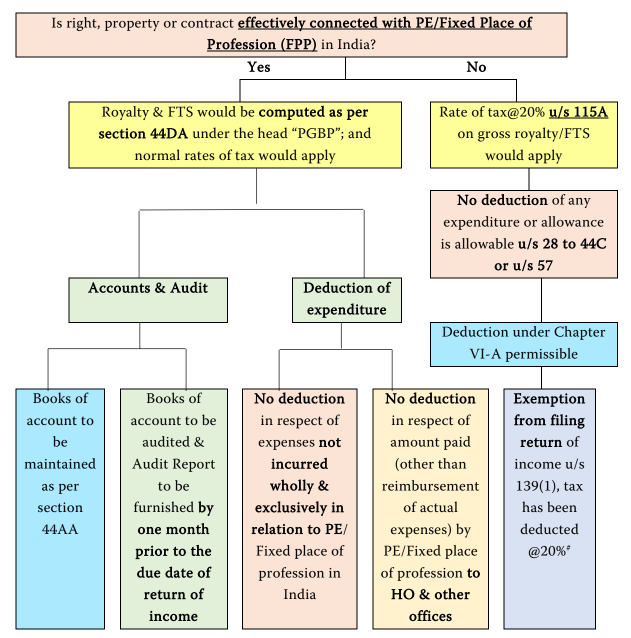
(ii) Tax on royalty or fees for technical services in case of non-residents		
Where the total income of a foreign company or a non-corporate non-	Applicable Rate of	
resident includes any income by way of royalty or fees for technical services	Tax	
(FTS) other than the income referred to in section 44DA		
(1) Received from the Government in pursuance of an agreement made by the	20% of such royalty	
non-resident/foreign company with the Government	or FTS. However, if	
(2) Received from the Indian concern in pursuance of an agreement made by	DTAA provides for a	
the non-resident/foreign company with the Indian concern and the	rate lower than 20%,	
agreement is approved by the Central Government or where it relates to	then, the provisions	
industrial policy of Government of India, the agreement in accordance with	of DTAA would	
that policy.	apply.	

Notes:

- 1. **Special rate of tax** is applicable on the **abovementioned incomes**. The **remaining income** of the assessee will be chargeable to tax at **normal rates applicable to assessee**.
- 2. **No deduction** in respect of any expenditure or allowance shall be allowed **u/s 28 to 44C and section 57** in computing the above income.

- 3. **Deduction under Chapter VI-A is not available** in respect of abovementioned incomes. However, a unit of an IFSC can claim deduction u/s 80LA against abovementioned incomes.
- 4. **Exemption from filing return** of income u/s 139(1) would be available if total income comprises only of the income referred in (i) and (ii) and tax has been deducted from such incomes and the rate of such tax deduction is not less than the rate specified in the above table.

TAX TREATMENT OF ROYALTY & FEES FOR TECHNICAL SERVICES (FTS) RECEIVED FROM GOVERNMENT/ INDIAN CONCERN IN PURSUANCE OF APPROVED AGREEMENT



*If tax has been deducted at a rate lower than 20% by availing the beneficial provisions of DTAA, then, no exemption would be available from filing return of income.

SPECIAL PROVISIONS FOR COMPUTING TAX ON INCOME OF SPECIFIED FUND OR FOREIGN INSTITUTIONAL INVESTORS FROM SECURITIES OR CAPITAL GAINS ARISING FROM THEIR TRANSFER [SECTION 115AD]

S. No.	Income	Rate of Tax	
(a)	Income received in respect of securities other than	20% in case of	
	• income on units referred to in section 115AB i.e., units of Mutual	FII,	
	Fund specified u/s 10(23D) or UTI	10% in case of	
	Interest referred u/s 194LD	specified fund	
(b)	Interest referred u/s 194LD	5%	
(c)	Income by way of Short term capital gains arising from the transfer of 30%		
	securities (other than Short term capital gains u/s 111A)		
(d)	Income by way of Short term capital gains u/s 111A 15%		
(e)	Income by way of Long term capital gains arising from the transfer of 10%		
	securities (other than Long term capital gains u/s 112A)		
(f)	Income by way of long term capital gains u/s 112A exceeding	10%	
	₹ 1 lakh		
(g)	Other income of Specified Fund or FII	At normal	
		rates of tax	

Notes:

- (1) In case of specified fund, the provision of this section would apply only to the extent of income that is attributable to units held by NR (not being a PE of a NR in India) calculated in the prescribed manner.
- (2) Where the specified fund is **investment division of an offshore banking unit**, the provisions of this section would apply to the **extent of income that is attributable to the investment division of such banking units**, calculated in prescribed manner.
- (3) **No deduction** in respect of any expenditure or allowance shall be allowed **u/s 28 to 44C and section 57** from income from securities (referred to in (a) and (b) above).
- (4) **Deduction under Chapter VI-A is not available** in case of income from securities, STCG or LTCG arising from transfer of securities.
- (5) Conversion to foreign currency and indexation benefit would not be available while computing capital gains on transfer of securities.
- (6) The provisions of AMT under section 115JEE would not apply to specified fund.
- (7) Surcharge and HEC would not be applicable to specified fund in respect of income received from securities referred to in section 115AD(1)(a) [referred to in (a) and (b) above].

SPECIAL PROVISION FOR COMPUTING TAX ON NON RESIDENT SPORTSMEN OR SPORTS ASSOCIATIONS [SECTION 115BBA]

	Assessee	Income
(a)	A sportsman	Any income received or receivable by way of—
	(including an athlete), who is not a citizen of India and is a NR	 (i) participation in India in any game (other than a game the winnings wherefrom are taxable u/s 115BB, being winning from crossword puzzles, races including horse races, card games and other games of any sort of gambling or betting) or sport; or (ii) advertisement; or (iii) contribution of articles relating to any game or sport in India in newspapers, magazines or journals;
(b)	A NR sports association or institution	Any amount guaranteed to be paid or payable to such association or institution in relation to any game (other than a game the winnings wherefrom are taxable u/s 115BB) or sport played in India
(c)	An entertainer who is not a citizen of India and is a NR	Any income received or receivable from his performance in India

Notes:

- 1. The abovementioned incomes would be chargeable to tax @20%. The remaining income of the assessee will be chargeable to tax at normal rates applicable to assessee.
- 2. **No deduction** in respect of any expenditure or allowance shall be allowed under any provisions of the Act in computing the above income.
- 3. **Exemption from filing return** of income u/s 139(1) would be available if his total income during the P.Y. consisted only of the abovementioned income and **tax has been deducted from such incomes**.

WITHHOLDING TAX PROVISIONS RELATING TO NON RESIDENTS

Section	Nature of payment	Rate of TDS
192	Salary	Concessional rate
		u/s 115BAC/ normal
		slab rates if the
		individual has
		exercised the option
		to shift out of the
		default tax regime
192A	Premature withdrawals from EPF, aggregating to ₹ 50,000 or more	10%

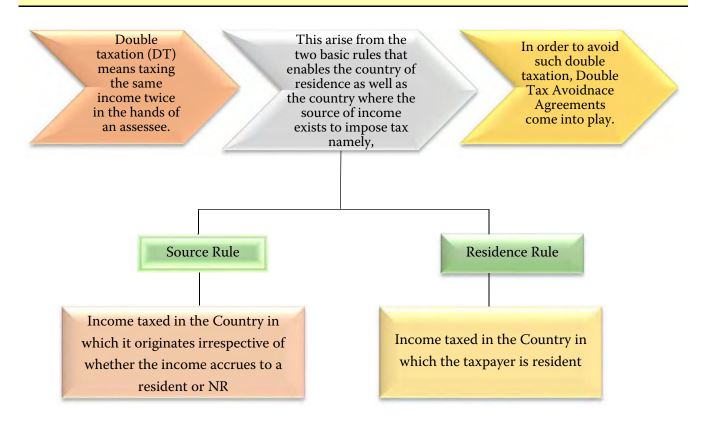
194B	Income by way of winnings from lotteries, crossword puzzles, card games and other games of any sort or from gambling or betting of any form or nature whatsoever, where amount or aggregate of amts paid to a person > ₹ 10,000 in a F.Y.	30%
194BA	Income by way of winnings from any online game	30%
194BB	Income by way of winnings from horse races , where amount or aggregate of amounts paid to a person > ₹ 10,000 in a F.Y.	30%
194E	Income referred u/s 115BBA to NR sportsmen/sports association or an entertainer	20%
194G	Commission etc. on the sale of lottery tickets, where amt payable to a person > ₹ 15,000	
194LB	Interest payable by infrastructure debt fund to non-corporate NR or foreign Co. 5%	
	Distribution of any interest income, received or receivable by a business trust from a SPV, to its unit holders	5%
194LBA(2)	Distribution of any dividend income, received or receivable by business trust from a SPV exercising option to pay tax at concessional rate u/s 115BAA, to its unit holders. However, if the SPV is not exercising the option to pay tax at	
	concessional rate u/s 115BAA, dividend income would be exempt in the hands of unit holders and tax would not be deductible at source	
194LBA(3)	Distribution of any income received from renting or leasing or letting out any real estate asset <u>directly owned</u> by the business trust, to its unit holders	At the rates in force
194LBB	Investment fund paying income to a unit holder [other than the income exempted u/s 10(23FBB)].	
194LBC(2)	Income in respect of investment made in a securitisation trust (specified in <i>Explanation</i> to section 115TCA)	
194LC	 Interest payable by an Indian Co. or a business trust to a non-corporate NR or foreign Co.— in respect of monies borrowed in foreign currency from sources outside India under a loan agreement between 1.7.2012 and 30.6.2023 or by way of issue of long-term infrastructure bonds during the period between 1.7.2012 and 30.9.2014 or by way of issue of long-term bonds including long term infrastructure bonds between 1.10.2014 and 30.6.2023 as approved by the Central Govt. or 	5%

	- in respect of monies borrowed from sources outside India by way of RDB on or before 30.6.2023	
	Interest payable by an Indian Co. or a business trust to non-corporate NR or foreign Co., in respect of monies borrowed by it from a source outside India by way of issue of any long term bond or RDB between 1.4.2020 and 30.6.2023, which is listed only on a RSE located in any IFSC	4%
	Interest payable by an Indian company or a business trust to a non-corporate NR or foreign Co., in respect of monies borrowed by it from a source outside India by way of issue of any long term bond or RDB on or after 1.7.2023, which is listed only on a Recognised Stock Exchange located in any IFSC	9%
	Interest payable by an Indian co. or a business trust to a NR, including a foreign Co., in respect of RDB issued outside India during the period from 17.9.2018 to 31.3.2019	Nil [Since such int. is exempt u/s 10(4C), no tax is deductible u/s 194LC]
194LD	On interest payable - between 1.6.2013 and 30.6.2023 on • RDB of an Indian Co. or • Govt. securities or - between 1.4.2020 and 30.6.2023 on municipal debt securities	5%
	On withdrawal of cash in excess of ₹ 1 crore Where the recipient is a co-operative society, the higher threshold limit of ₹ 3 crores is applicable for withdrawals	2% on amt exceeding ₹ 1 crore
194N	In case the recipient has not filed return of income for all the 3 immediately preceding PYs, for which time limit u/s 139(1) has expired, the sum shall be the amount or aggregate of amounts, in cash > ₹ 20 lakhs during the P.Y.	- @2% of the sum, where cash withdrawal > ₹ 20 lakhs but ≤ ₹ 1 crore (₹ 3 crore, where the recipient is a co- operative society) - @5% of the sum, where cash withdrawal > ₹ 1 crore (₹ 3 crore, where the recipient is a co- operative society)

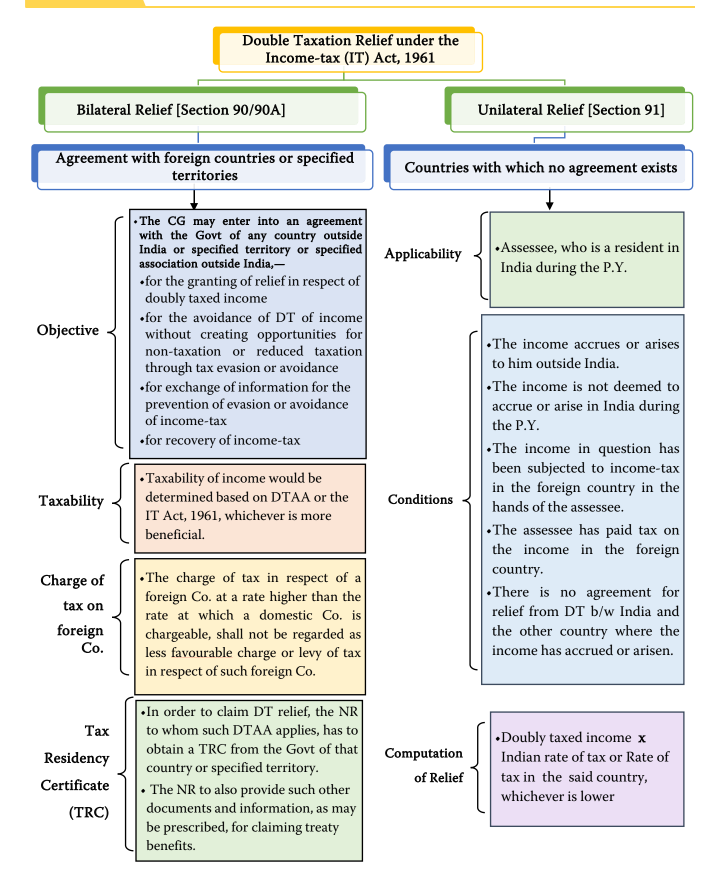
195	Any other sum payable to NR	At the rates in force
196A	Income on units of a MF specified u/s 10(23D) or from the specified Co. referred to in section 10(35) payable to non-corporate NR or foreign Co. Where a DTAA applies to the payee and if the payee has furnished a tax residency certificate then, tax thereon shall be deducted @20% or at the rate or rates of income-tax provided in such agreement for such income, whichever is lower.	20%
196B	Income from units of a MF or UTI purchased in foreign currency (including LTCG on transfer of such units) payable to an Offshore Fund	10%
196C	Income by way of interest or dividend on bonds of an Indian Co. or Public Sector Co. sold by the Govt. and purchased by a NR in foreign currency or GDRs referred to u/s 115AC (including LTCG on transfer of such bonds or GDRs) payable to a NR	10%
196D	Income of FII from securities (not being income by way of interest referred u/s 194LD or capital gain arising from such securities) Where a DTAA applies to the payee and if the payee has furnished TRC then, tax thereon shall be deducted @20% or at the rate or rates of income-tax provided in such agreement for such income, whichever lower.	
	Income of specified fund from securities [not being income by way of interest referred u/s 194LD or capital gain arising from such securities or income exempt u/s 10(4D)]	10%

Note - In all the above cases, the rate of tax would be increased by surcharge, wherever applicable, and HEC @4% except in case of deduction of tax at source u/s 196D on income of a specified fund.

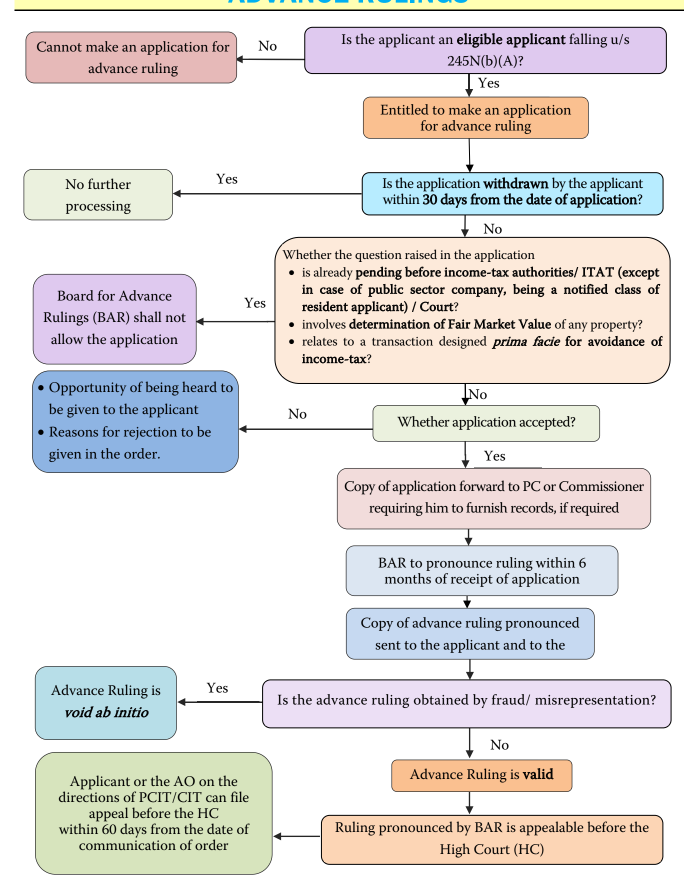
DOUBLE TAXATION RELIEF







ADVANCE RULINGS



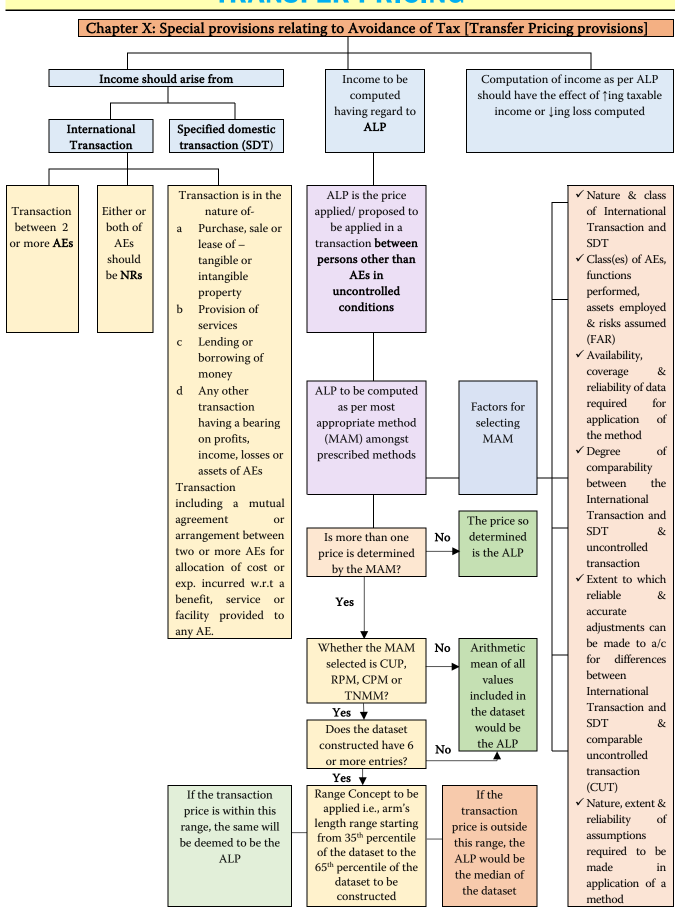
WHO CAN BE AN APPLICANT IN RELATION TO DIFFERENT CLAUSES OF SECTION 245N(a) DEFINING ADVANCE RULING?

S. No.	Applicant u/s 245N(b)(A)	Advance Ruling u/s 245N(a) means determination by the AAR in relation to		
(i)	NR	a transaction which has been undertaken or is proposed to be undertaken by		
(**)	D 11 /	him.		
(ii)	Resident	the tax liability of a NR arising out of a transaction which has been undertaken		
		or is proposed to be undertaken by a resident applicant with such NR and such		
		determination shall include the determination of any question of law or of fact		
		specified in the application.		
(iii)	Resident of class	the tax liability of a resident applicant, arising out of a transaction which has		
	or category of	been undertaken or is proposed to be undertaken by such applicant and such		
	persons notified	determination shall include the determination of any question of law or of fact		
	by Central Govt.	specified in the application.		
	Note: The Central 0	Govt notified a resident, in relation to his tax liability arising out of one or more		
	transactions valuing	ons valuing ₹ 100 crore or more in total.		
(iv)	Resident of class or	an issue relating to computation of total income which is pending before any		
	category of persons	Income-tax Authority or the Appellate Tribunal and such determination or		
	notified by Central	decision shall include the determination or decision of any question of law or		
	Government	fact in relation to such computation of total income specified in the application.		
	Note: A public sector undertaking has been notified by the Central Govt.			
(v)	Resident or NR	an arrangement, which is proposed to be undertaken by any person being a		
		resident or a NR, is an impermissible avoidance arrangement as referred to in		
		Chapter X-A or not.		

FEE FOR APPLICATION FOR ADVANCE RULINGS

Category of	Category of case	Fee
applicant		
An applicant	Amount of one or more transaction, entered into or proposed to be	₹ 2 lakhs
referred to in (i)	undertaken, in respect of which ruling is sought does not exceed ₹ 100	
or (ii) or (iii)	crore.	
above	Amount of one or more transaction, entered into or proposed to be	₹ 5 lakhs
	undertaken, in respect of which ruling is sought exceeds ₹ 100 crore but	
	does not exceed ₹ 300 crore.	
	Amount of one or more transaction, entered into or proposed to be	₹ 10 lakhs
	undertaken, in respect of which ruling is sought exceeds ₹ 300 crore.	
Any other	In all cases	₹ 10,000
applicant		

TRANSFER PRICING



	Associated Enterprises (AEs) [Section 92A(1)]		
	Condition	Example	
(1)	An enterprise which participates, directly or indirectly, or through one or more intermediaries, in: • management of the other enterprise, or • control of other enterprise, or • capital of other enterprise	Where A Ltd. directly participates in the management of B Ltd. and B Ltd. directly participates in the management of C Ltd. In such situation, A Ltd. has direct participation in management of B Ltd. but has an indirect participation in management of C Ltd. A B C In such scenario, both B Ltd. and C Ltd. would be AE of A Ltd.	
(2)	If one or more persons participates, directly or indirectly, or through one or more intermediaries in: • management/control/capital of the two different enterprises Then, those two enterprises are AEs.	Mr. A directly has control in A Ltd. and B Ltd. In such a scenario, both A Ltd. & B Ltd. are associated enterprises since there is a common person i.e., Mr. A, who controls both entities A Ltd. & B Ltd.	

Deemed Associated Enterprises [Section 92A(2)]		
Condition	Situation	Example
Substantial	One enterprise holds 26% or	A Ltd. holds 33% of Voting Power in B Ltd. and B Ltd.
voting power	more of the voting power,	holds 80% Voting Power in C Ltd.
	directly or indirectly, in the other enterprise.	$\begin{array}{ c c c c c c c c c c c c c c c c c c c$
		In above situation, A Ltd. holds 26% or more voting
		power in B Ltd., directly and in C Ltd. indirectly (i.e.,
		through B Ltd.). Therefore, both B Ltd. & C Ltd. are
		deemed associated enterprises of A Ltd.
Substantial	Any person or enterprise	Mr. A holds 40% of voting power in both X Ltd. and Y
voting power	holds 26% or more of the	Ltd. where neither X Ltd. has any holding in Y Ltd.
in two	voting power, directly or	nor Y Ltd. has any holding in X Ltd.
entities by	indirectly, in each of two	Mr. A
common	different enterprises.	40%
person		X Ltd. Y Ltd.
		In this situation, since Mr. A directly holds 40% of
		voting power in both X Ltd. and Y Ltd., X Ltd. & Y
		Ltd. will be deemed associated enterprises.
Advancing of	One enterprise advances	Book Value of total assets of Y Ltd. is ₹ 100 crores. X
substantial	loan to the other enterprise	Ltd. advances loan of ₹ 60 crores to Y Ltd.
sum of money	of an amount of 51% or	In this case, X Ltd. advances loan of ₹ 60 crores to Y

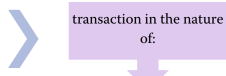
	more of the book value of	Ltd, which is 60% of the book value of total assets of Y
	the total assets of other	Ltd. Hence, X Ltd. & Y Ltd. are deemed associated
	enterprise.	enterprises.
Guaranteeing borrowings	One enterprise guarantees 10% or more of the total borrowings of the other enterprise.	P Inc. has total loan of 1 million dollars from XYZ Bank of America. Out of that, A Ltd., an Indian company, guarantees 20% of total borrowings in case of any default made by P Inc. In such case, since A Ltd. guarantees 20% of total borrowings of P Inc., P Inc. and A Ltd. are deemed associated enterprises.
Appointment of majority directors of other enterprise	One enterprise appoints more than half of the board of directors or members of the governing board, or one or more executive directors or executive members of the governing board of other enterprise.	X Ltd. has 15 directors on its Board. Out of that, Y Ltd. has appointed 8 directors. In such case, X Ltd. and Y Ltd. are deemed associated enterprises.
Appointment of majority directors of two different enterprises by same person(s)	More than half of the directors or members of the governing board, or one or more of the executive directors or members of the governing board of each of the two enterprises are appointed by the same person(s).	Mr. A appointed 9 directors out of 15 directors of X Ltd. and appointed 2 executive directors on the board of Y Ltd. In such case, since a common person i.e., Mr. A appointed more than half of the directors in X Ltd. and appointed 2 executive directors in Y Ltd., both X Ltd. and Y Ltd. are deemed associated enterprises.
Dependence on intangibles w.r.t which other enterprise has exclusive rights	The manufacture or processing of goods or articles or business carried out by one enterprise is wholly dependent (i.e. 100%) on the know-how, patents, copyrights, trade-marks, licenses, franchises or any other business or commercial rights of similar nature, or any data, documentation, drawing or specification relating to any patent, invention, model, design, secret formula or process, of which the other entity is the owner or in respect of which the other enterprise has exclusive rights.	
Dependence on raw material supplied by other enterprise	90% or more of raw materials and consumables required for the manufacture or processing of goods or articles carried out by one enterprise, are supplied by the other enterprise, or by persons specified by the other enterprise, where the prices and other conditions relating to the supply are influenced by such other enterprise.	
Dependence on sale	The goods or articles manufactured or processed by one enterprise, are sold to the other enterprise or to persons specified by the other enterprise, and the prices and other conditions relating thereto are influenced by such other enterprise.	

Control by	Where one enterprise is	Mr. A and Mr. B are relatives. Mr. A has control over	
common	controlled by an individual,	an individual, X Ltd. and Mr. B has control over Y Ltd. Therefore,	
individual	the other enterprise is also controlled by such individual or his relative or jointly by such individual and his relatives.	both X Ltd. and Y Ltd. will be deemed associated enterprises.	
Control by HUF or member thereof	Where one enterprise is controlled by a HUF and the other enterprise is controlled by a member of such HUF or by relative of a member of such HUF or jointly by such member and his relative.	HUF Member of HUF/Relative of member of such HUF Control A Ltd. B Ltd. A Ltd & B Ltd are deemed associated enterprises.	
Interest in a	Where one enterprise is a firm, AoPs or Bols, the other enterprise holds 10% or more		
firm, AoPs or BoIs	interest in firm/AoPs/BoIs.		
Mutual	There exists between the two enterprises, any relationship of mutual interest, as may		
interest	be prescribed.		
relationship			

INTERNATIONAL TRANSACTION [SECTION 92B]

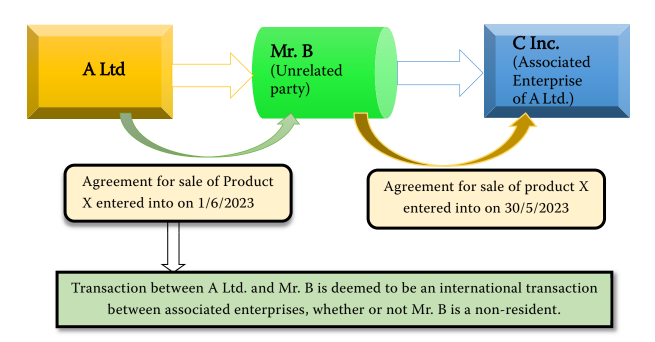


a transaction between two or more associated enterprises, either or both of whom are non-residents; and



- $\bullet sale/purchase/lease of tangible property; or \\$
- sale/purchase/lease of intangible property; or
- provision of services; or
- •lending/borrowing money; or
- any other transaction having a bearing on profits, income, losses or assets of such enterprises; or
- •mutual agreement or arrangement between two or more associated enterprises for the allocation or apportionment of, or any contribution to, any cost or expense incurred or to be incurred in connection with a benefit, service or facility provided or to be provided to any one or more of such enterprises.

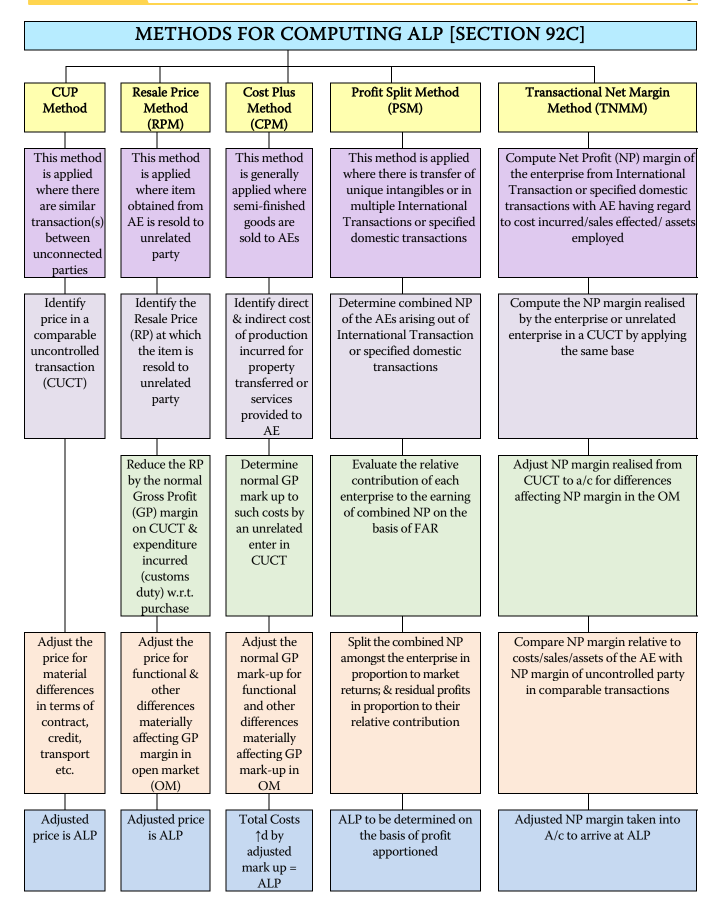
DEEMED INTERNATIONAL TRANSACTION



SPECIFIED DOMESTIC TRANSACTION

Specified Domestic Transaction (SDT) shall mean any of the following transactions, not being an international transaction

any transfer of any transaction goods or referred to in services section 80A i.e., referred to in However, inter-unit section 80these any transfer of IA(8) i.e., transactions any business transaction, goods and inter-unit any business are not any business referred to in transacted services by an transfer of transacted SDT in transacted any other between a coundertaking or between a goods or case the between the section under operative unit or services company aggregate assessee Chapter VI-A society opting enterprise or between opting for of such or section for section carrying on any other eligible eligible section transactions eligible 10AA, to 115BAE and prescribed 115BAB and business to business and entered business and which person with transaction other business other person with into by the other person provisions of whom the cocarried on by business, whom the assessee in as referred to section 80operative the assessee or where the company has the P.Y. section 80-IA(8) or society has consideration vice versa, for close does not IA(10) section 80close consideration for transfer connection exceed IA(10) are connection not does not ₹ 20 crore. applicable corresponding correspond to the market with the value on the market value date of transfer of goods and services

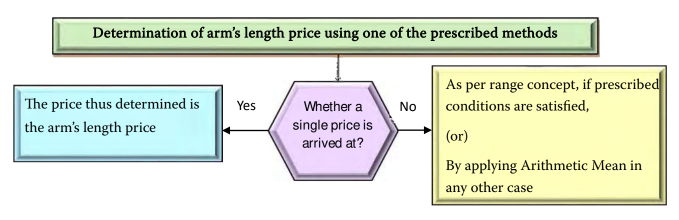


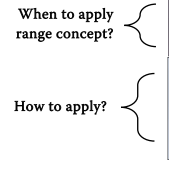
DETERMINATION OF THE MOST APPROPRIATE METHOD

	(i) The nature and class of the international transaction or specified domestic transaction;
	(ii) The class, or classes of associated enterprises entering into the transaction and the functions performed by them staking into account assets employed or to be employed and risks assumed by such enterprises;
Factors for	(iii) The availability, coverage and reliability of data necessary for application of the method;
selecting	(iv) The degree of comparability existing between the international transaction or the
the most	specified domestic transaction and the uncontrolled transaction and between the enterprises entering into such transactions;
appropriate	(v) The extent to which reliable and accurate adjustments can be made to account for
method	difference, if any, between the international transaction or the specified domestic transaction and the comparable uncontrolled transaction or between the enterprises entering into such transactions;
	(vi) The nature, extent and reliability of assumptions required to be made in application of a method.

MANNER OF COMPUTATION OF ARM'S LENGTH PRICE [THIRD PROVISO TO SECTION 92C(2)]

In case of an international transaction or specified domestic transaction undertaken on or after 1.4.2014, where more than one price is determined by the most appropriate method, the ALP would be computed in the prescribed manner specified in Rule 10CA.





- •Most appropriate method selected is comparable uncontrolled price method, resale price method, cost plus method or transactional net margin method and
- •The dataset constructed has six or more entries.
- Arrange the values in the dataset in the ascending order.
- Where the actual transaction price falls within 35th and 65th percentile of the dataset, the value of transaction will be accepted to be arm's length price.
- Where the transfer price does not fall within the above range, then median of dataset shall be taken as the Arm's Length price.

Range concept not applicable [Rule 10CA(7)]

- •Where the most appropriate method is profit split method or any other method or the dataset has less than 6 entries,
- •the ALP shall be the arithmetical mean of all the values included in the dataset.

However, if the variation between ALP so determined and price at which the international transaction or specified domestic transaction has actually been undertaken

- •does not exceed such % exceeding 3% of the latter, as may be notified by the Central Government,
- •the price at which the international transaction or specified domestic transaction has actually been undertaken would be the ALP

No deduction u/s 10AA or Chapter VI-A would be allowed in respect of the additional income computed by the AO having regard to the ALP determined by him.

REFERENCE TO TRANSFER PRICING OFFICER [SECTION 92CA]

AO has the option to make reference to TPO for computation of ALP of an international transaction or specified domestic transaction.

This option is not, however, available to the assessee.

AO has to take the previous approval of the Principal Commissioner of Income-tax (PCIT)/ Commissioner of Income-tax (CIT) before making such a reference.

TPO would serve a notice to the assessee requiring him to produce on a date specified in the notice, any evidence on which the assessee relied in support of the computation of ALP made by him in relation to international transaction or specified domestic transaction.

TPO shall pass order at least 60 days before the expiry of the time limit under section 153 or section 153B for making an order of assessment by the AO.

After considering the evidence, documents, etc. produced by the assessee and after considering the material gathered by him, the TPO has to pass an order determining ALP. He has to send a copy of his order to AO as well as the assessee.

The TPO can also determine the ALP of international transaction not referred by the AO for which the transfer pricing provisions shall apply as if such transaction is referred to the TPO by the AO.

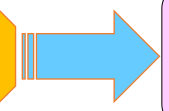
- International transaction which is subsequently identified by the TPO during the course of proceedings or
- •International transaction in respect of which the assessee has not furnished the report from an accountant u/s 92E and such transaction subsequently identified by the TPO during the course of proceeding

The order of TPO is binding on AO and AO shall proceed to compute the TI in conformity with the ALP determined by TPO.

TPO has power to rectify his order u/s 154 if any mistake apparent from the record is noticed. If such rectification is made, AO has to rectify the assessment order to bring it in conformity with the same.

ADVANCE PRICING AGREEMENTS [SECTIONS 92CC & 92CD]

Advance Pricing Agreement (APA)



An agreement between a taxpayer and a taxing authority on an appropriate transfer pricing methodology for a set of transactions over a fixed period of time in future.

CBDT (with the approval of the Central Government) may enter into an APA with any person determining

ALP or specifying the manner in which the ALP is to be determined of an international transaction to be entered into by that person

income referred to in section 9(1)(i), or specifying the manner in which said income is to be determined, as is reasonably attributable to the operations carried out in India by or on behalf of that person, being a non-resident

Provisions of APA to apply

The provisions of the APA shall override the provisions of section 92C (Computation of ALP as per most appropriate method) or section 92CA (Reference to TPO) which are applicable for determination of ALP

Validity of APA

The APA shall be valid for such period as specified in the agreement, which shall in no case exceed five consecutive previous years

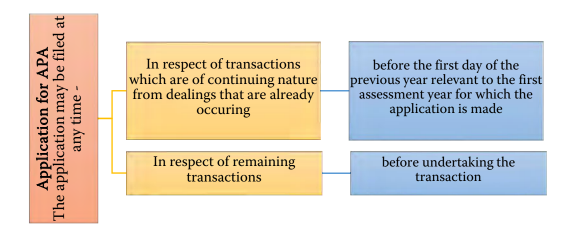
Binding nature of APA

The APA so entered into shall be binding on:

- •the person in whose case, and in respect of the transaction in relation to which, the APA has been entered into; and
- •the the PCIT or CIT and the income-tax authorities subordinate to him, in respect of the said person and the said transaction.

Not binding of APA

The APA shall not be binding if there is any change in law or facts having bearing on such APA.

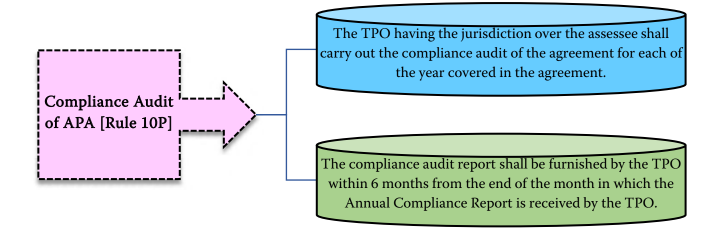


Applicable Fee for application for APA

The application has to be accompanied by proof of payment of fees as given below:

Amount of international taxation entered into or proposed to be undertaken in respect of which agreement is proposed during the proposed period of agreement	
Amount ≤ ₹ 100 crores	₹ 10 lakhs
Amount > ₹ 100 crores but not exceeding ≤ ₹ 200 crores	₹ 15 lakhs
Amount > ₹ 200 crores	₹ 20 lakhs

Annual	in quadruplicate
compliance - Report	for each year covered in the agreement
The assessee shall	- within 30 days of the due date of filing income-tax return for that year, or
furnish an annual	- within 90 days of entering into an agreement,
compliance _	whichever is later.
report	



Roll back in APA Scheme [Section 92CC(9A)]

APA may provide for determining the

ALP or specifying the manner in which ALP is to be determined in relation to an international transaction entered into by the person

income referred to in section 9(1)(i), or specifying the manner in which the said income is to be determined, as is reasonably attributable to the operations carried out in India by or on behalf of that person, being a non-resident

during any period <u>not exceeding four PYs preceding</u>
<u>the first of the PYs</u> for which the APA applies in
respect of the international transaction to be undertaken

Meaning of Rollback year

Any previous year, falling within the period **not exceeding four previous years,** preceding the first of the five consecutive previous years for which the APA applies.

Conditions for applying for rollback provisions

- ✓ International transaction is same as international transaction to which APA (other than the rollback provision) applies;
- ✓ ROI for the relevant rollback year has been or is furnished before the due date u/s 139(1);
- ✓ Report in respect of international transaction had been furnished u/s 92E;
- the applicability of rollback provision has been requested by the applicant for all the rollback years and
- the applicant has made an application seeking rollback.

Non-applicability of Rollback provision

✓ If the determination of ALP of the said international transaction for the said year has been subject matter of an appeal before the Appellate Tribunal and the Appellate Tribunal has passed an order disposing of such appeal at any time before signing of the agreement

OR

✓ the application of rollback provision has the effect of reducing the total income or increasing the loss, as declared in the ROI.

Time limit for filling application for rollback provision

The applicant may furnish along with the application for advance pricing agreement, the request for rollback provision with proof of payment of an additional fee of $\stackrel{?}{\sim}$ 5 lakh.

Procedure for giving effect to rollback provision of an Agreement

- (i) Furnish modified ROI in respect of a rollback year along with the proof of payment of any additional tax arising as a consequence of rollback provision.
- (ii) Furnish modified return in respect of rollback year along with the modified return to be furnished in respect of first of the previous years for which APA has been requested in the application.
- (iii) Withdraw the appeal filed by the applicant, if any, which is pending before the Commissioner (Appeals), Appellate Tribunal or the High Court for a rollback year, on the issue which is the subject matter of the rollback provision for that year, to the extent of the subject covered under APA before furnishing the modified return.
- (iv) Withdraw the appeal filed by the AO or the PCIT or CIT, if any, which is pending before the Appellate Tribunal or the High Court for a rollback year, on the issue which is subject matter of the rollback provision for that year, to the extent of the subject covered under the agreement within three months of filing of modified return by the applicant.
- (v) The applicant, the AO or the PCIT or the CIT, shall inform the Dispute Resolution Panel or the Commissioner (Appeals) or the Appellate Tribunal or the High Court, as the case may be, the fact of an agreement containing rollback provision having been entered into along with a copy of the same.

PENALTY FOR FAILURE TO COMPLY WITH TP PROVISIONS

Section	Nature of default	Penalty
270A(9)	Failure to report any international transaction or deemed international transaction to which the provision of Chapter X applies would constitute 'misreporting of income'	200% of the tax payable on under-reported income
271BA	Failure to furnish a report from an accountant as required under section 92E	₹1 lakh
271G	Failure to furnish information or document as required by Assessing Officer or CIT(A) u/s 92D(3) within 10 days from the date of receipt of notice or extended period not exceeding 30 days, as the case may be.	2% of the value of the international transaction or specified domestic transaction for each failure
271AA	 Failure to keep and maintain any such document and information as required by section 92D(1)/(2); Failure to report such international transaction or specified domestic transaction which is required to be reported; or Maintaining or furnishing any incorrect information or document. 	2% of the value of each such international transaction or specified domestic transaction

Notes:

- \checkmark The penalty u/s 271AA is in addition and not in substitution of penalty u/s 271BA.
- ✓ If the assessee proves that there was reasonable cause for the failure, no penalty would be leviable under section 271BA, 271G and 271AA.

SECONDARY ADJUSTMENT [SECTION 92CE]

Primary adjustment (PA)
to a transfer price

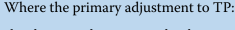
Note to a transfer price

Secondary adjustment
(SA)

*The determination of transfer price in accordance with the arm's length principle resulting in an increase in the TI or reduction in the loss, as the case may be, of the assessee.

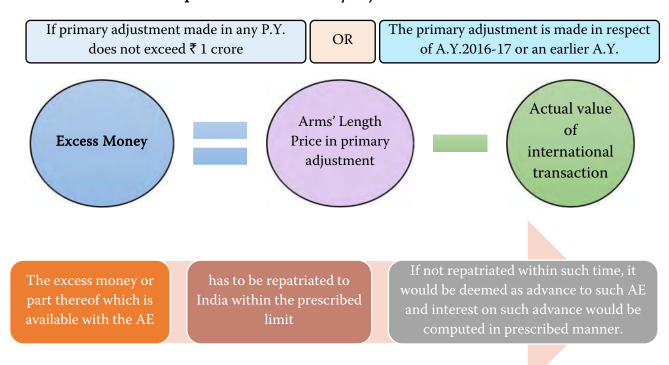
*An adjustment in the books of accounts of the assessee and its AE to reflect that the actual allocation of profits between the assessee and its AE are consistent with the TP determined as a result of PA, thereby removing the imbalance between cash account and actual profit of the assessee.

Cases where secondary adjustment has to be made by the assessee



- •has been made *suo motu* by the assessee in his ROI or •made by the AO has been accepted by the assessee; or
- •is determined by an APA or
- •is made as per the Safe harbour rules or
- •is arising as a result of resolution of an assessment by way of the MAP under an agreement entered into u/s 90 or 90A for avoidance of double taxation.

No requirement of secondary adjustment in certain cases



Time limit for repatriation of excess money or part thereof [Rule 10CB(1)]

	Case	Time limit for	Period from which
		repatriation of excess	interest is chargeable
		money i.e., on or	on excess money or part
		before 90 days from	thereof which is not
			repatriated
(i)	Where primary adjustment to transfer	the due date of filing	the due date of filing of
	price has been made suo-motu by the	of return u/s 139(1)	return u/s 139(1)
	assessee in his ROI		
(ii)	If primary adjustment to transfer price as	the date of the said	the date of the said order
	determined in the order of the AO or the	order	
	appellate authority has been accepted by		
	the assessee		
(iii)	Where primary adjustment to transfer		
	price is determined by an APA entered		
	into by the assessee u/s 92CC for a P.Y		
	• If the APA has been entered into on	the date of filing of	the due date of filing of
	or before the due date of filing of	return u/s 139(1)	return u/s 139(1)
	return for the relevant P.Y.		
	• If the APA has been entered into on	The end of the month	the end of the month in
	or after the due date of filing of return	in which the APA has	which the APA has been
	for the relevant P.Y.	been entered into	entered into
(iv)	Where option has been exercised by the	the due date of filing	the due date of filing of
	assessee as per safe harbor rules u/s 92CB	of return u/s 139(1)	return u/s 139(1)
(v)	Where the primary adjustment to the	the date of giving	the date of giving effect
	transfer price is determined by a resolution	effect by the A.O.	by the A.O. under Rule
	arrived at under MAP under a DTAA has	under Rule 44H to	44H to such resolution
	been entered into u/s 90 or 90A	such resolution	

Rate of interest for the purpose of computation on interest on excess money [Rule 10CB(2)]

Rule 10CB(2) prescribes the rate at which the per annum interest income shall be computed in case of failure to repatriate the excess money or part thereof within the above time limit.

Case	Rate	
Where international transaction is At the one year marginal cost of fund lending rate of SBI as or		
denominated in Indian rupee	April of the relevant previous year + 3.25%	
Where international transaction is At six month London Interbank Offered Rate (LIBOR) as on		
denominated in foreign currency	September of the relevant previous year + 3.00%	

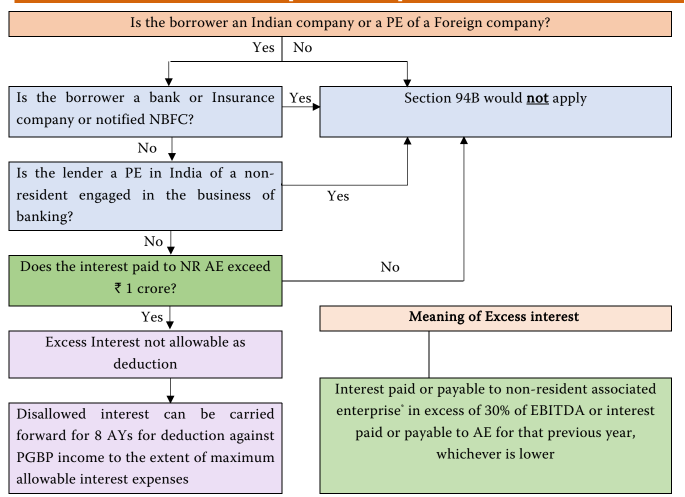
Note – The rate of exchange for the calculation of the value of international transaction denominated in foreign currency shall be the TTBR of such currency on the last day of the previous year in which such international transaction was undertaken.

Option to pay additional income-tax, if the excess money not repatriated

Where the excess money or part thereof has not been repatriated within the prescribed time, the assessee has the option to pay additional income-tax @ 20.9664% (i.e., tax@18% plus surcharge@12% plus cess@4%) on such excess money or part thereof.

Where additional income-tax is so paid by the assessee, he will **not** be required to make secondary adjustment and compute interest from the date of payment of such tax.

Limitation of interest deduction [Section 94B]



*"Total interest paid or payable" may be interpreted as interest paid or payable to non-resident associated enterprise as per the intent expressed in section 94B(1) and also the Explanatory Memorandum to the Finance Bill, 2017.

FUNDAMENTALS OF BEPS

ACTION-1

Addressing the tax challenges of the digital economy

ACTION-2

Neutralise the effects of hybrid mismatch arrangements

ACTION-3

Strengthen CFC Rules

ACTION-4

Interest deductions and other financial payments

ACTION-5

Counter harmful tax practices

ACTION-6

Preventing treaty abuse

ACTION-7

Prevent the artificial avoidance of PE status

ACTION-8

Transfer pricing

ACTION-9

Transfer pricing

ACTION-10

Transfer pricing

ACTION-11

Measuring and monitoring BEPS

ACTION-12

Disclosure of aggressive tax planning arrangements

ACTION-13

Re-examine transfer pricing documentation

ACTION-14

Making dispute resolution more effective

ACTION-15

Developing a multilateral instrument

Note – Some of the significant BEPS Action plans are discussed herein below:

ACTION PLAN 1: ADDRESSING THE CHALLENGES OF THE DIGITAL ECONOMY

OECD Recommendation		Provisions incorporated in Indian Tax Laws
(i)	Modifying existing	Equalisation Levy
	Permanent	Equalisation levy@6% is attracted on the amount of consideration for
	Establishment (PE)	specified services received or receivable by a non-resident not having PE in
	rule to provide	India or providing services not effectively connected with PE in India,
	whether an enterprise	from:
	engaged in fully de-	a resident in India who carries on business or profession or
	materialized digital	from a non-resident having PE in India.
	activities would	The resident or non-resident having PE in India has to deduct equalisation
	constitute a PE if it	Levy@6% from consideration for specified services paid to non-resident
	maintained significant	and remit the same to the Central Government within the prescribed time.
	digital presence in	Equalisation levy@2% would be chargeable on the amount of consideration
	another country's	received or receivable by an e-commerce operator from e-commerce
	economy	supply or services made or provided or facilitated by it -
(ii)	A virtual fixed place of	(i) to a person resident in India; or
	business PE when the	(ii) to a non-resident in the following specified circumstances -
	enterprise maintains a	(a) sale of advertisement, which targets a customer, who is resident in
	website on a server of	India or a customer who accesses the advertisement though
	another enterprise	internet protocol address located in India; and

located in a jurisdiction & carries on business through that website.

- (iii) Imposition of a final withholding tax on certain payments for digital goods or services provided by a foreign e-commerce provider.
- (iv) Imposition of an equalisation levy on consideration for certain digital transactions received by a non-resident from a resident or nonresident having PE in the other contracting state.

- (b) sale of data, collected from a person who is resident in India or from a person who uses internet protocol address located in India; or
- (iii) to a person who buys such goods or services or both using internet protocol address located in India

Further, section 194-O provides that where sale of goods or provision of services of an e-commerce participant is facilitated by an e-commerce operator through its digital or electronic facility or platform, such e-commerce operator is liable to deduct tax at source @1% of the gross amount of such sales or services or both.

Significant economic presence

Significant economic presence of a non-resident in India shall also constitute business connection in India. Significant economic presence means-

	Nature of transaction	Condition
(a)	in respect of any goods, services	Aggregate of payments arising
	or property carried out by a	from such transaction or
	non-resident with any person	transactions during the
	in India including provision of	previous year should exceed
	download of data or software in	₹ 2 crores.
	India	
(b)	systematic and continuous	The number of users should
	soliciting of business activities	be atleast 3 lakhs.
	or engaging in interaction with	
	users in India	

ACTION PLAN 2 - NEUTRALISE THE EFFECTS OF HYBRID MISMATCH ARRANGEMENTS

A hybrid mismatch is an arrangement that exploits a difference in the tax treatment

of an entity or an instrument under the laws of two or more tax jurisdictions

to achieve double non-taxation

Hybrid mismatch arrangements are sometimes used to achieve unintended double non-taxation or long-term tax deferral in one or more of the following ways -

Creation of two deductions for a single borrowal

Generation of deductions without corresponding income inclusions

Misuse of foreign tax credit

Participation exemption regmies

ACTION PLAN 4: INTEREST DEDUCTIONS AND OTHER FINANCIAL PAYMENTS

The OECD is concerned that multinational groups are able to erode their tax base (i.e., reduce their taxable profits) with interest expense, for example by:

Locating third party debt in high tax countries;

Using intra-group loans to achieve interest deductions in excess of the group's actual third party interest expense;

Using related party or third party debt to finance the production of exempt or deferred income.

BEPS Action Plan 4 calls for the development of recommendations for the design of domestic rules to prevent tax base erosion through the use of interest expense and other financial payments that are economically equivalent to interest.

Section 94B of the Income-tax Act, 1961:
Addressing Thin
Capitalization

In line with the recommendations of OECD BEPS Action Plan 4, section 94B of the Income-tax Act, 1961 provides a cap on the interest expense that can be claimed by an entity to its associated enterprise.

The total interest paid in excess of 30% of its earnings before interest, taxes, depreciation and amortization (EBITDA) or interest paid or payable to associated enterprise for that previous year, whichever is less, shall not be deductible.

ACTION PLAN 5 – COUNTER HARMFUL TAX PRACTICES

The Action 5 Report is one of the four BEPS minimum standards. The minimum standard of the Action 5 Report consists of two parts.

One part relates to preferential tax regimes, where a peer review is undertaken to identify features of such regimes that can facilitate base erosion and profit shifting, and therefore have the potential to unfairly impact the tax base of other jurisdictions.

The second part includes a commitment to transparency through the compulsory spontaneous exchange of relevant information on taxpayer-specific rulings which, in the absence of such information exchange, could give rise to BEPS concerns.

Section 115BBF of the Incometax Act, 1961:

In line with nexus approach of BEPS Action 5 The nexus approach has been recommended by the OECD under BEPS Action Plan 5.

This approach requires attribution and taxation of income arising from exploitation of Intellectual property (IP) in the jurisdiction where substantial research and development (R & D) activities are undertaken instead of the jurisdiction of legal ownership.

Accordingly, section 115BBF provides that where the total income of the eligible assessee includes any income by way of royalty in respect of a patent developed and registered in India, then such royalty shall be taxable @10% (plus applicable surcharge and cess).

For this purpose, "developed" means atleast 75% of the expenditure should be incurred in India by the eligible assessee for any invention in respect of which patent is granted under the Patents Act, 1970.

ACTION PLAN 6: PREVENTING TREATY ABUSE

OECD Minimum Standard

the risk Given to revenues posed by treaty countries shopping, have committed ensure a minimum level of protection against treaty shopping by including in their treaties:

- (i) the combined approach of Limitation of Benefits (LOB) and Principal Purpose Test (PPT) rule,
- (ii) the **PPT rule** alone, or

LoB clause incorporated in Indian Tax Treaties

LoB clause in India-Mauritius Tax Treaty

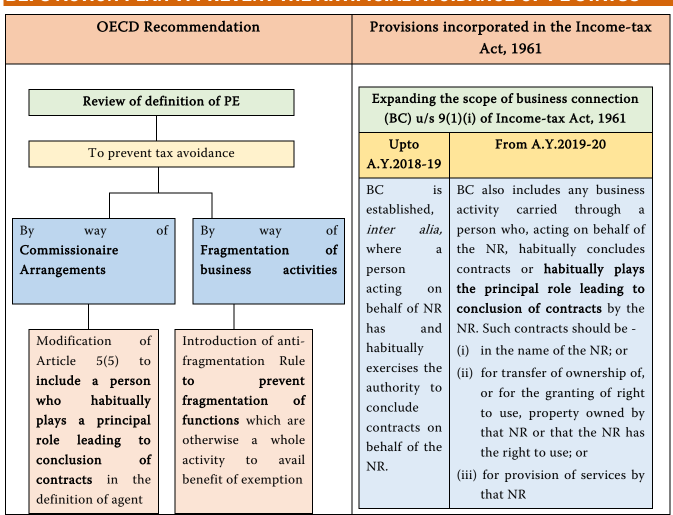
- On 10.5.2016, the India-Mauritius tax treaty was amended and for the first time, it has been provided that gains from the alienation of shares acquired on or after 1.4.2017 in a company which is a resident of India may be taxed in India.
- The tax rate on such capital gains arising from 1.4.2017-31.3.2019 should, however, not exceed 50% of the applicable tax rate on capital gains in India.
- LOB clause provides that a resident of a Contracting State shall not be entitled to the benefits of 50% of the tax rate applicable in transition period if its affairs are arranged with the primary purpose of taking advantage of concessional rate of tax.
- A shell or a conduit co. claiming to be a resident of a Contracting State shall not be entitled to this benefit.
- A shell or conduit co. is any legal entity falling within the meaning of resident with negligible or nil business operations or with no real and continuous business activities carried out in that Contracting State.

(iii) the LOB rule supplemented by a mechanism that would deal with conduit financing arrangements not already dealt with in tax treaties.

LoB clause in India-Singapore Tax Treaty

- Capital gains on sale of shares of an Indian company by a resident of Singapore was taxable only in Singapore, if such shares were acquired before 1.4.2017.
- The India-Singapore tax treaty has been amended to provide that capital gains on alienation of shares acquired on or after 1.4.2017 would be taxable in a similar manner as laid out in India-Mauritius tax treaty, subject to LoB clause.
- The transition period benefit is also similar to that contained in India-Mauritius Tax Treaty.

BEPS ACTION PLAN 7: PREVENT THE ARTIFICIAL AVOIDANCE OF PE STATUS



OECD Minimum Standard Provisions incorporated in the Income-tax Act, 1961 Standardised approach to TP documentation Provisions in the IT, Act, 1961 **CBC** Report Section 92D Section 286 Master File Local File Standardised Transactional Information Maintenance & **CBC** Reporting information info specific relating Furnishing of requirement and relevant for to each global Master File related matters **MNE** all country in allocation of MNE's group detail members covering income & Maintenance of Requires regarding related party taxes paid; & prescribed aggregate global transactions indicators of information and information w.r.t. business location documents amount of operations of the eco. revenue, P&L & TP activity within before incomepolicies **MNE** the tax, amount of group income-tax paid and accrued, stated capital, no. To be delivered by MNEs To be filed in of employees, directly to local tax the tax nature and details administrations residence of main business jurisdiction of activity of each ultimate

BEPS ACTION PLAN 13 RE-EXAMINE TRANSFER PRICING (TP) DOCUMENTATION

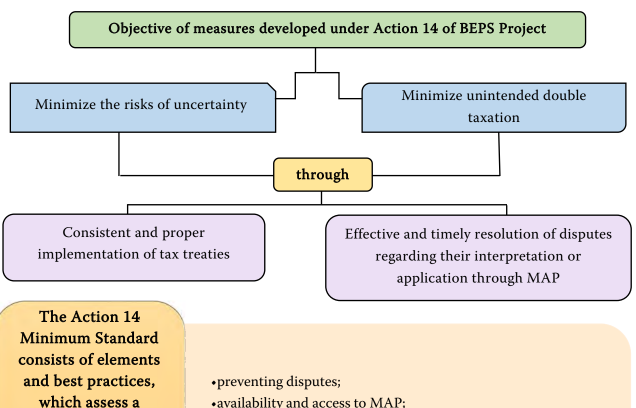
ACTION PLAN 14 – MAKING DISPUTE RESOLUTION MORE EFFECTIVE

parent entity

The BEPS Action 14 Minimum Standard seeks to improve the resolution of tax-related disputes between jurisdictions. Inclusive Framework jurisdictions have committed to have their compliance with the minimum standard reviewed and monitored by its peers through a robust peer review process that seeks to increase efficiencies and improve the timeliness of the resolution of double taxation disputes.

constituent entity

etc.



which assess a jurisdiction's legal and administrative framework in the following four key

areas:

- availability and access to MAP;
- resolution of MAP cases;
- •implementation of MAP agreements.

ACTION PLAN 15 DEVELOPING A MULTILATERAL INSTRUMENT (MLI)

The MLI helps fight against BEPS by implementing tax treaty-related measures developed through the BEPS Project in existing bilateral treaties in a synchronized and efficient manner to –

- prevent treaty abuse,
- improve dispute resolution
- prevent the artificial avoidance of PE status
- neutralize the effects of hybrid mismatch arrangements.

Structure of the MLI

Just as bilateral tax treaties are agreements, the MLI is also a similar instrument and its interpretation will be governed by the principles laid down by VCLT. Following are the 7 parts and 39 articles in the MLI. Articles 3 to 17 are recognised as substantive provisions.

Part	Particulars	Article
Part I	Scope and Interpretation of terms	Article 1-Article 2
Part II	Hybrid Mismatches	Article 3-Article 5
Part III	Treaty Abuse	Article 6-Article 11

Part IV	Avoidance of PE Status	Article 12-Article 15
Part V	Improving Dispute Resolution	Article 16-Article 17
Part VI	Arbitration	Article 18-Article 26
Part VII	Final Provisions	Article 27- Article 39

Key organs			
Covered Tax Agreement	Compatibility Clause	Reservation Clauses	Minimum Standard

Covered Tax Agreements

The MLI is flexible instrument which modifies tax treaties that are "Covered Tax Agreements". A Covered Tax Agreement is an agreement for the avoidance of double taxation that is in force between Parties to the MLI and for which both Parties have made a notification that they wish to modify the agreement using the MLI.

Compatibility Clauses - Bridge between the DTAA and the MLI

- The compatibility clause is to ensure that there is no conflict between the two treaties i.e. the DTAA and the MLI. This is because of the uniqueness of the MLI, which is not a standalone treaty as it operates alongside the bilateral tax treaties.
- If there is a possible conflict that may arise between the two treaties i.e., the DTAA and the MLI, the compatibility clause would resolve this conflict.
- Further, the compatibility clause also gives options to parties to leave an existing provision of the DTAA undisturbed, if the existing provision serves the desired objective with which a particular provision of the MLI was placed to.

Reservation Clauses - 'Opt-Out' Mechanism

- The reserved provisions of MLI shall not apply to a CTA if either of the parties makes a reservation.
- Reservations under treaties, introduce flexibility in treaty negotiations, so that States come forward to be a signatory to such multilateral conventions.
- The general rule of multilateral instrument is that its parties are bound by the entire instrument unless the parties make a reservation.
- The MLI enables states to opt-out of the provisions, either entirely or partially, by introducing a mechanism of reservations.
- However, reservations concerning minimum standard provisions under the MLI can be made only on limited situations and subject to satisfying certain conditions.

Mandatory Minimum Standards

The objective of the minimum standard provisions is to ensure that these anti-abuse provisions will help eliminating the treaty shopping mechanism and consequentially the elimination of double non-

taxation scenarios by tax-evaders. The minimum standards under the MLI, therefore, achieve certain consistency amongst the existing tax treaties. These minimum standard provisions, which have to be incorporated in the tax treaties, help in combating tax avoidance.

Out of the four minimum standards prescribed under the BEPS action plan i.e.

Action 5 - Countering Harmful Tax Practices

Action 6 - Treaty abuse prevention mechanism

Action 13 - Country by Country Reporting

Action 14 - Effective Dispute Resolution Mechanism

Action 6 and Action 14 solutions are specifically provided as a minimum standard provision under the BEPS MLI. With regards to Action 5 and Action 13, the solutions are to be incorporated under domestic laws.

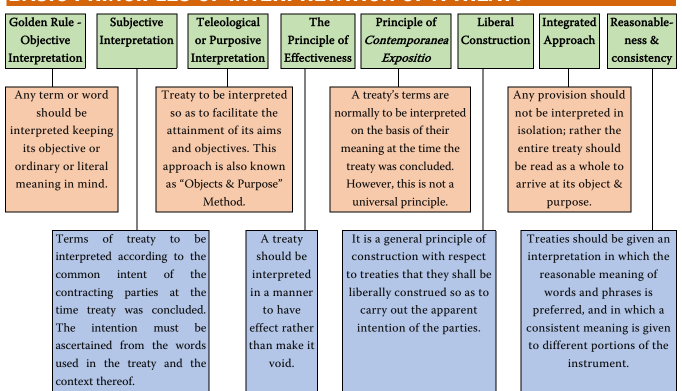
However, in a case where the Contracting States together agree to reflect the minimum standard provisions specified under the MLI into their existing DTAA, then, such treaty partner may opt-out of the minimum standards under the MLI.

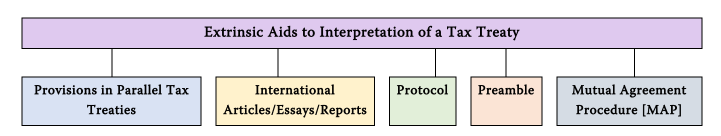
Entry into Force of MLI

- ➤ The Multilateral Convention to implement tax treaty related measures to prevent Base Erosion and Profit Shifting (BEPS) was signed by India at Paris, France on 7th June, 2017.
- ➤ India had ratified the said Convention and had deposited the instrument of ratification along-with the list of Covered Tax Agreements, reservations and notifications (India's Position under the said Convention) to the Depositary on 25th June, 2019.
- ➤ The date of entry into force of the said Convention for India is 1st October, 2019, being the first day of the month following the expiry of a period of three calendar months beginning on 25th June, 2019, being the date of deposit by India of the instrument of ratification.
- > The earliest date when the provisions of this Convention can take effect in India is 1st April, 2020 (six months from 1st October, 2019, the date of entry into force for India)

APPLICATION AND INTERPRETATION OF TAX TREATIES

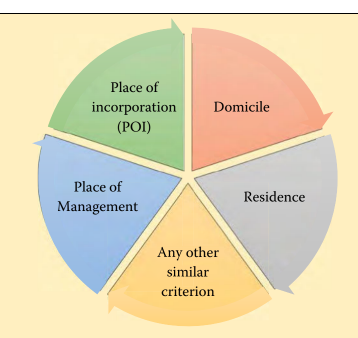
BASIC PRINCIPLES OF INTERPRETATION OF A TREATY





OVERVIEW OF MODEL TAX CONVENTION

	Article	OECD Model Convention vis-à-vis UN Model Convention			
		Common paras & Significant differences			
	Chapter I : Scope of the Convention				
1	Persons covered	Resident of CS - For application of treaty, a person has to be a resident of one or both of the Contracting States (CSs). Fiscally transparent entity - Income derived by or through a fiscally transparent entity under the tax law of either CS to be considered to be income of a resident of a CS, to the extent such income is treated, for purposes of taxation by that State, as the income of a resident of that State. Collective investment vehicles - Provision dealing with the application of the UN Model Convention to "Collective investment vehicles".			
2	Taxes covered	 Taxes on income and capital - The Model Conventions apply to taxes on income and on capital imposed on behalf of a CS or of its political subdivisions or local authorities, irrespective of the manner in which they are levied. Coverage of taxes - Taxes on income and on capital covers: 			
		Taxes imposed Taxes included			
		on total			
		• on total capital • taxes on total amounts of wages or salaries paid by enterprises			
		• on elements of income or of capital • taxes on capital appreciation			
		Chapter II: Definitions			
4	Resident	* Resident of either CS - A taxpayer has to demonstrate that he is a resident of one or both CSs to be able to gain access to a tax treaty and avail benefits thereunder.			
		Meaning of "Resident of a Contracting State" - Any person who, under the laws of that State, is liable to tax therein by reason of that person's:			



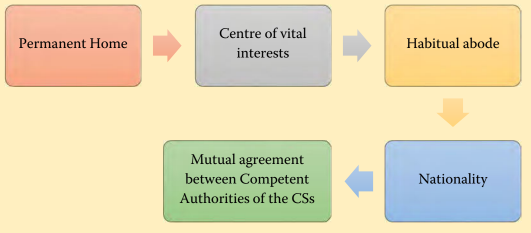
This term, however, does not include any person who is liable to tax in that State in respect only of income from sources in that State or capital situated therein.

Note - OECD MC does not contain reference to place of incorporation.

❖ Tie-breaker Rule

In case of individuals

Where an individual is a resident of both CSs as per domestic tax laws of that CS, then, his residential status shall be determined by applying the tie-breaker rule in the following sequence:



In case of companies

- Dual residence arises where one CS attaches importance to POI and the other CS to the POEM.
- The tie-breaker test involves a case by case approach considering the number of tax avoidance cases involving dual resident companies.
- Request has to be made by the tax payer through Article 25 (MAP).
- Competent Authorities will rely on range of factors to resolve the question of dual residency.

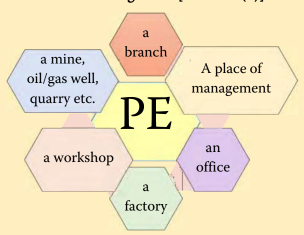
Permanent establishment (PE)

❖ Meaning of PE [Article 5(1)]

- There should be an "enterprise".
- Such enterprise should be carrying on a "business";
- There should be a "place of business (POB)";
- Such place of business (POB) should be at the **disposal of the enterprise** (may be owned/rented but must be one which the enterprise has the effective power to use);
- The POB should be "fixed", i.e., it must be established at a distinct place with a certain **degree of permanence**.
- The business of the enterprise is carried on wholly or partially through this fixed POB.

A PE does not exist unless all the aforesaid conditions are satisfied.

❖ Specific inclusions in the meaning of PE [Article 5(2)]



❖ Expansion of scope of Agency PE

- Agency PE targets activities done by a dependent agent of the enterprise in the Source State (SS).
- Dependent agent PE now includes instances when an agent habitually concludes contracts, or habitually plays the principal role leading to the conclusion of contracts routinely concluded without material modification by the enterprise.
- In UN Model Convention, PE is constituted even if the person does not habitually conclude contracts nor plays the principal role leading to the conclusion of such contracts, but habitually maintains in that State, a stock of goods or merchandise from which that person regularly deliver goods or merchandise on behalf of that enterprise.

❖ PE of an Insurance Enterprise

UN Model Convention	OECD Model Convention
UN MC has an additional Article 5(6)	In the absence of similar Article in
relating to insurance. An insurance	the OECD MC, a PE of an insurance
enterprise of a CS is deemed to have a PE in	enterprise is to be determined in
the other CS if it collects premiums in the	accordance with Article 5(1) or 5(2).
territory of that other CS or insures risks	
situated therein through a person.	

		(Chapter III: Taxation of Income
7	Business	* Right of CS	to tax business profits (BPs)
	profits OECD Model Convention	Model	UN Model Convention
BPs of an enterprise can only be taxed by the State (SS) to tax BPs of an enterprise only extoners. Once a PE is proven, the SS can tax only such profits as are attributable to the PE The attribution principle Attraction rule (FOA). The FOA rule implies the PE in SS, it brings itself State to such a degree to therefrom, whether through (i.e., the SS). Accordingly, if the entering CS through a PE, the profits of the other CS but only so read (a) that PE; (b) sales in that other CS or similar kind as those		Once a PE is proven, the SS can tax only such profits as are attributable to the PE	 The FOA rule implies that when a foreign enterprise sets up a PE in SS, it brings itself within the fiscal jurisdiction of that State to such a degree that profits that the enterpise derives therefrom, whether through the PE or not, can be taxed by it (i.e., the SS). Accordingly, if the enterprise carries on business in the other CS through a PE, the profits of the enterprise may be taxed in the other CS but only so much of them as is attributable to:
11			
		Para of Article	Right of CS to tax interest
		1	Confers the right to RS to tax interest
	2	2	Confers right to the SS to tax interest. Generally, interest is taxed in the SS at a given rate on gross basis. However, if the beneficial owner of the interest is a resident of the other CS, the tax so charged ≤ specified % of the gross interest. The specified % as per OECD MC is 10%, but the UN MC leaves this % to be established through bilateral negotiations.
		claims of eve • whether	f interest in OECD & UN MCs - Interest means income from debtery kind, or not secured by mortgage and or not carrying a right to participate in the debtor's profits.

		 Specific inclusions in the definition of interest as per OECD & UN MCs income from government securities income from bonds or debentures premiums and prizes attaching to such securities, bonds or debentures. Note - Interest does not include penalty charges for late payment. 			
12	Royalties		OECD Model Convention	UN Model Convention	
		Right of CS to tax royalty income	Royalty arising in SS and beneficially owned by resident of the RS is taxable only in RS. Thus, RS has exclusive right to tax royalty income.	Royalty may also be taxed in the SS. However, if the beneficial owner is a resident of the RS, the tax charged by SS ≤ the specified %, (to be established through bilateral negotiations) of gross royalty.	
		Definition of Royalty	Definition of Royalty does not include: (a) rentals for films/tapes used for radio/ TV broadcasting; and (b) rentals for industrial, commercial or scientific equipment.	Royalty includes: (a) rentals for films or tapes used for radio or TV broadcasting and (b) equipment rentals like rentals for industrial, commercial or scientific equipment.	
12A	FTS		Thas a specific article pertaining to Fees for Technical Services (FTS). pecific reference to FTS in OECD MC.		
		* Right of	CS to tax FTS [UN Model]		
		Para of Article	Righ	t of CS to tax FTS	
		1	Confers right to the RS to t is exclusively taxable in the	ax FTS. However, does not state that FTS RS.	
		2	Establishes the right of the SS to tax FTS in accordance we domestic law, subject to limitation on the max. rate of tax on amount of fees, to be established through bilateral negotiation the beneficial owner is a resident of the other CS.		
			of FTS [UN Model]		
			payments for managerial, technical or consultancy services		
		Exclusions	payment to an employee		
		ii		or by an educational institution	
		iii	payment by an individual fo	·	

12B Income from Automated Digital Services

Article 12B was added to the United Nations Model Tax Convention in its 2021 update to preserve the domestic law taxing rights for States from which payments for automated digital services are made. There is no article in the OECD MC corresponding to Article 12B.

❖ Right of CS to tax income from automated digital [UN Model]

Para of Article	Right of CS to tax income from automated digital services
1	Confers right to the RS to tax income from automated digital services arising in a CS. However, does not state that FTS is exclusively taxable in the RS.
2	Establishes the right of the SS to tax income from automated digital services in accordance with its domestic law, subject to the specified percentage of the gross amount of payments underlying the income from automated digital services, to be established through bilateral negotiations, if the beneficial owner is a resident of the other CS.

Meaning of Automated digital services [UN Model]

Automated digital services any service provided on the Internet or another electronic network, in either case requiring minimal human involvement from the service provider.

LI	the service provider.		
Sı	Specific inclusions:		
	i	online advertising services	
j	ii	supply of user data	
i	ii	online search engines	
i	iv	online intermediation platform services	
,	v	social media platforms	
7	vi	digital content services	
v	⁄ii	online gaming	
V.	iii	cloud computing services	
i	ix	standardized online teaching services	

Capital gains

This Article provides for the taxation of income arising from transfer of a capital asset, including transfer of shares.

* Right of CS to tax income from Capital Gains

- The right to tax capital gains may be exclusively with the RS, or shared between the RS and SS.
- The Article does not specify what is a capital gain and how is to be computed, this being left to the applicable domestic law.
- The Article contains rules for taxation of gains from alienation of different assets such as immovable property, immovable property forming part of a PE, ships & aircrafts, etc.
- In respect of shares, OECD and UN MCs are identical. Rights are conferred to the SS if more than 50% of the value of shares during the preceding 365 days is

14	Independent personal	 derived directly or indirectly from immovable property in such SS. Otherwise, the Residence State would have the exclusive right to tax. UN MC allows a State to tax gains from the alienation of rights granted under the law of that State as long as these rights allow the use of resources that are naturally present in that State and that are under the jurisdiction of that State. Both UN and OECD Model convention gives exclusive right to Residence State in case of gains from the alienation of any property other than covered in the other paragraphs of this Article. This Article present only in the UN MC deals with the taxation of income derived by a person for professional or specified services which are offered in the SS through 		
	services	some presence. Right of CS to tax income from professional services (IPS) [UN MC] Right of Income derived by a resident of a CS in respect of professional services or other activities of an independent character is taxable only in the RS.		
		Right of SS	other CS (i.e., the SS): Circumstance	nces, however, IPS may also be taxed in the Extent of income taxable in SS
			If he has a fixed base regularly available to him in the SS for the purpose of performing his activities	Only so much of the income as is attributable to that fixed base may be taxed in the SS.
			If his stay in the SS is for a period > 183 days in any 12 month period commencing or ending in the fiscal year concerned	Only so much of the income as is derived from his activities performed in the SS may be taxed in that State
		❖ Definition of "Professional Services" [UN MC] The term "professional services" includes especially independent scientific, literary, artistic, educational or teaching activities as well as the independent activities of physicians, lawyers, engineers, architects, dentists and accountants. Note – OECD MC does not contain a separate article on IPS. The same is dealt with as "Business Profits (Article 7)" under the OECD MC.		
21	Other income (OI)	This Article deals with taxation of items of income which are not specifically taxable under any other specific Article [i.e., upto Article 20].		

	OECD Model	UN Model Convention
	Convention	
Right to tax OI	Exclusive right to	Contains an additional para, Article 21(3),
	tax is with the RS.	which provides that SS may also tax other
		income.
Right to tax	Article 21(2) of bo	th OECD and UN MC provides that for
income [other	income effectively co	onnected with a PE maintained in a CS by a
than income	resident of the other	CS, taxation is governed by the provisions
from	of Article 7 (Busines	s Profits).
immovable		Additionally, UN Model provides that if the
property]		aforesaid income is effectively connected
effectively		with a fixed base situated in a CS by a
connected with		resident of the other CS, taxation would be
PE		governed by the provisions of Article 14
		(IPS).
	Right to tax income [other than income from immovable property] effectively connected with PE	Right to tax OI Exclusive right to tax is with the RS. Right to tax Article 21(2) of boincome [other than income resident of the other from of Article 7 (Business immovable property] effectively connected with

Chapter V: Methods for the Elimination of Double Taxation

23A/ Exemption 23B method/ Credit Method

In many cases, the application of tax treaty may result into double taxation (DT) for tax payers. In such a case, Articles 23A and 23B provide for the mechanism through which tax credit/exemption may be available in the RS for taxes deducted in the SS.

❖ Two approaches for elimination of DT under MCs:

Exemption method (Article 23A)	Credit method (Article 23B)
Tax exemption may be available in	Tax credit may be available in the RS for
the RS for taxes deducted in the	taxes deducted in the SS.
SS.	

These methods are not mutually exclusive and there may be cases where a treaty may adopt exemption method for certain types of income and credit method for other incomes.

❖ Juridical DT and Economic DT:

	Juridical DT	Economic DT		
Meaning	The same income or	Two different persons are taxable in		
	capital is taxable in the	respect of the same income or capital		
	hands of the same			
	person by more than one			
	State			
Example	FTS may be taxable in	In respect of dividend distributed by a		
	the hands of the	Co., DDT may be payable by the Co. in		
	recipient both in the RS	SS, whereas the dividend may be taxable		
	as well as in SS, based on	in the hands of the shareholder of the		
	the domestic laws of the	other CS, on the basis of his residence.		
	CSs.			

25	Mutual agreement procedure (MAP)	DT addressed by Article 23A & 23B	with the provisions of t	DT. If two States wish to solve problems of economic DT, they must do so in bilateral negotiations.
	,		OECD Model Convention	UN Model Convention
		Request for MAP	The taxpayer may make a request to either CS	Alternative A - Taxpayer has to approach RS or the country of his nationality Alternative B - Reference to an arbitration process as part of MAP. The decision arrived at through the process is binding unless a person directly affected does not accept it.
		Time limit	Stipulates a time limit of 2 years from the date when all the information required by the CAS in order to address the case need to be provided to both CAS.	An arbitration may be initiated if the competent authorities (CAS) are unable to reach an agreement on a case within 3 years from presentation of that case [Alternative B]
		Who can request for Arbitration?	Arbitration must be requested in writing by the person who initiated the case	Arbitration must be requested by the CAS of one of the CS. Once such a request is made, the taxpayer will be notified [Alternative B]
		Departure from arbitration by CAS	No specific provision for departure from arbitration.	The CAS may depart from the arbitration decision if they agree to do so within 6 months after the decision has been communicated to them [Alternative B]
26	Exchange of information (EOI)	available with the Article 26 provi	mplete tax cases, a co he treaty partner.	untry may require certain info which may be

- the manner in which such a request has to be made.
- **❖** Importance of Article 26:
- facilitates effective exchange of information between CSs.
- curtails cross-border tax evasion and avoidance,
- curtails the capital flight that is often accomplished through tax evasion & avoidance. This is particularly relevant in the perspective of developing countries.
- ❖ Similar provisions contained in OECD and UN MCs
- A CS cannot be expected to provide confidential financial info to another CS unless it has confidence that the info will not be disclosed to unauthorized persons.
- A CS can avoid the EOI obligations by showing that the info pertains to communication between an attorney and his client which is protected from disclosure under domestic law.
- Lack of interest or use in such info cannot, however, form the basis for a CS to not co-operate with the EOI obligations.



Last Mile Referencer for

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