CA - INTER COURSE MATERIAL

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SUBJECT CODE: 4B, MATERIAL NO: 60 FAST TRACK MATERIAL ON INCOME TAX_ 40e

(NEW EDITION THOROUGHLY REVISED & UPDATED UPTO NOV 2018. APPLICABLE FOR MAY 2019 EXAMINATIONS UNDER NEW SYLLABUS OF CA INTER. THIS MATERIAL IS SYNCHRONISED WITH JULY 2018 EDITION OF ICAI SM AND PREPARED BASED ON FINANCE ACT, 2018. THIS MATERIAL IS ISSUED ON 16.02.19)



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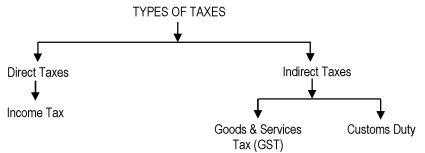
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1. INTRODUCTION TO INCOME TAX



WHAT IS INCOME TAX? Tax on Income

COMPONENTS:

- a) The Income Tax Act, 1961.
- b) The Income Tax Rules, 1962.
- c) Notifications / Circulars C.G / CBDT.
- d) Judgments.
- e) Annual Finance Act

<u>CHARGING SECTION (SEC.4):</u> Every <u>person</u> whose <u>total income</u> of the <u>previous year</u> exceeds the <u>maximum income not chargeable to tax</u> is an <u>assessee</u> and chargeable to income tax at the <u>rates</u> prescribed in the <u>finance Act</u> for the relevant <u>assessment year</u>.

PERSON - SEC.2(31) ASSESSEE - SEC. 2(7) Person includes: "Assessee means any person by whom any tax or any other sum of money is payable under this Act a) Individuals natural born persons and includes; (Male/Female/Major/Minor). b) Companies - Indian and Foreign companies a person in respect of whom any proceedings under this Act has been taken; (artificial person). c) Partnership firm including LLP (only for income For the assessment of his income or of the tax separate legal entity). income of any other person in respect of d) Hindu undivided family (HUF), (including (a)) which he is assessable or; Sikh families). To determine the loss sustained by him or e) AOP / BOI. by such other person or; The amount of refund due to him or to such f) Local authorities. g) Any other artificial juridical persons. other person. b) Every person who is deemed to be an assessee under any provision of this Act. c) Assessee in Default: Every person who is deemed to be an assessee in default under any provision of this Act.

TOTAL INCOME: The aggregate of the following 5 heads of income

PARTICULARS	Rs.
Income from Salaries (Sec. 15 to Sec.17)	XXX
Income from HP (Sec.22 to 27)	XXX
Income from PGBP (Sec.28 to 44DB)	XXX
Income from CG's (Sec. 45 to 55A)	XXX
Income from Other Sources (Sec. 56 to 59)	XXX
Total of 5 heads	XXX
Less/Add: Clubbing provisions (Sec.60-65)	XXX
Deemed income (Sec. 66-69D)	XXX
Set off & c/f of losses (Sec.70-79)	XXX
Gross total income	XXX
Less: Chapter VIA deductions (80A to 80U)	XXX
Taxable income / Net total income	XXX

FY	PY	AY	
As per Income Tax Act Financial	The financial year in which	The financial year in which you	
year means:		pay the tax is called assessment	
F.Y commences on 1 st day of April	previous year.	year.	
and ends with last day of March and it	Current previous year:	Current assessment year:	
consists 12 months.	2018-19.	2019-20.	
FY is a common name for both			
Previous year and Assessment year.			

General rule: Income earned in the P.Y is taxable in the next F.Y.

Exceptions: But in the following cases income of the P.Y taxable in the P.Y itself instead of A.Y.

- 1. Non-Resident shipping business (Sec. 172).
- 2. Assessment of persons leaving India (Sec. 174).
- **3.** Association of person /Body of Individuals or artificial judicial person formed for a particular event or purpose (Sec. 174A).
- 4. Assessment of person trying to dispose assets with a view to avoid tax (Sec. 175).
- 5. Discontinued business (Sec. 176).

INCOME TAX RATES APPLICABLE FOR THE A.Y. 2019-20:

A. Individual / Hindu undivided Family/ AOP /BOI:

TAXABLE INCOME (Rs.)	MALE / FEMALE <60 YRS & (Non - Resident)	HUF / AOP / BOI & AJP	RESIDENT SENIOR CITIZEN ≥ 60 & < 80 YRS.	RESIDENT VERY SR.CITIZEN ≥ 80 YRS.
UP TO 2,50,000	Nil	Nil	Nil	Nil
2,50,001 to 3,00,000	5%	5%	Nil	Nil
3,00,001 to 5,00,000	5%	5%	5%	Nil
5,00,001 to 10,00,000	20%	20%	20%	20%
Above 10,00,000	30%	30%	30%	30%

Note: All non- resident individuals are covered in first category (No Age Limit).

W.e.f. A.Y. 2018-19, Rebate u/s 87A is applicable for a resident individual whose total income does not exceed Rs.3,50,000.

Rebate = Rs. 2,500 or 100% of tax payable, whichever is lower.

B. Firm / LLP / Local Authority / Company (Domestic or Foreign) for A.Y. 2019-20:

• Firm / LLP / Local Authority / Domestic Company @ 30%

<u>Note</u>: If domestic Co. having turnover, or gross receipts \leq 250 Crores in the **P.Y. 2016-17**, then @ 25%.

• Foreign Company @ 40%

C. SPECIAL TAX RATES:

i) Sec.112A (LTCG) - 10% flat rate.	ii) Sec.112 (LTCG) - 20% flat rate.
iii) Sec. 115BB (Lottery) - 30% flat rate.	iv) Sec. 111A (STCG) - 15% flat rate.
v) Sec.68 to 69D (Deemed Income) - 60%	vi) Sec.115BBDE (Dividend income from domestic
flat rate (plus 25% surcharge).	company) - 10%

Note: In all the above cases, rates are same for all the Assesses.

SURCHARGE: It is a tax on tax.

		Applicable Surcharge			
	Assessee	TI > Rs.50 lakhs, But	TI > Rs. 1 Crore, but	TI > Rs. 10	
		<pre><_Rs.1 Crore</pre>	TI ≤ Rs. 10 Crores	Crores	
1.	Individual / HUF / AOP / BOI / AJP	10%	15%	15%	
2.	Other (i.e., firms / LLP, local	-	12%	12%	
	Authorities, Co-operative societies				
3. Domestic Companies		-	7%	12%	
4.	Foreign Companies	-	2%	5%	

Health and Education Cess: @ 4% on (Tax + Surcharge)

Computation of Marginal Relief:

Marginal Relief = Tax on total income including surcharge

Less: (Total Income - Rs.50 lakh***/ Rs.1 Crore) + (Tax on Rs.50 lakh***/ Rs.1 Crore excluding surcharge)

Tax payable = Tax on total income including surcharges

Less: Marginal Relief as computed above

<u>ROUNDING OFF OF INCOME - SEC 288A:</u> The total income shall be rounded off to the nearest <u>multiple</u> of ten rupees.

<u>ROUNDING OFF OF TAX - SEC 288B:</u> It may be noted that, the aggregate of tax, surcharge and Health and education cess payable shall be rounded off to nearest <u>multiples of ten rupees</u>.

2. RESIDENTIAL STATUS - I & II

DETERMINATION OF RESIDENTIAL STATUS FOR INDIVIDUALS - SEC.6

Basic Conditions Sec. 6(1)	Additional Conditions Sec. 6(6)
He is in India in the PY for \geq 182 days (B ₁) Or	Resident for at least 2 out of 10 years preceding
	the PY and (A ₁)
He is in India in the PY for \geq 60 days $\& \geq$ 365 days	He has been in India for ≥ 730 days during 7 years
during 4 years preceding the PY (B ₂)	preceding the PY. (A ₂)

Explanations / Exceptions:

- a) For an Indian citizen leaving India during the previous year the purpose of job (or)
- b) For an Indian citizen leaving India during the P.Y. as a crew of an Indian ship (or)
- c) For an Indian citizen or a person of Indian origin who comes to India on a visit.

In all the above 3 cases, apply "B₁" only (i.e. "B₂" is not applicable).

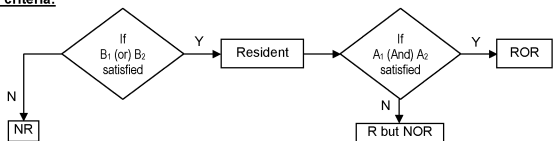
Points to be noted:

- 1. For counting no. of days we should take both day of entry and departure.
- 2. The stay need not be continuous, and place and purpose of stay is immaterial.

The tables given below summarize the rule of residence for the assessment year 2019-20:

Resident and ordinarily resident	Resident but not ordinarily resident	Non-Resident	
(1)	(2)	(3)	
Must satisfy at least one of the	Must satisfy at least one of the basic	Must satisfy none of the	
basic conditions and both of the	conditions and one or none of the	basic conditions.	
additional conditions.	additional conditions.		

Decision criteria:



<u>Determination of Residential Status of Crew Member of a ship:</u> W.e.f. 01.04.2016 in the case of an individual, being an Indian citizen and a Member of the Crew of a Foreign-bound Ship leaving India, the period(s) of stay in India shall, in respect of such voyage, be determined in the manner and subject to such prescribed conditions. For determining the period of Stay in India, the following period shall **not** be included.

Period beginning From	Period ending to	
Date entered into the Continuous Discharge	Date entered into Continuous Discharge Certificate	
Certificate in respect of joining the ship by the	in respect of signing off by that individual from the	
said individual for the eligible voyage	ship in respect of such voyage .	

^{***}Marginal relief limits has been modified in the case of individuals only.

SCOPE OF TOTAL INCOME - SEC.5

The scope of total income of a person depends upon the residential status of that person for the relevant assessment year.

	Particulars	R & OR	R & NOR	NR
1.	1. Income Received/deemed to be received in India		Т	
2.	Income Accruing/deemed to accrue in India	Т	Т	Т
3.	Income Accruing or arising outside India from:			
	a) Business controlled in India or profession set up in India		Т	NT
	b) Any other source	T	NT	NT

RESIDENTIAL STATUS OF OTHER PERSONS

Status	HUF	Company	AOP / Firm	Other Person
Resident	Control & Management of its affairs is wholly / partly in India.	i) Indian company is always resident.ii) Other companies- if POEM in India.	Same as in HUF	Same as in HUF.
ROR	If the Karta satisfies both the additional conditions	If it is a 'R' it will become ROR.	Same as in Co.	Same as in Co.
R but NOR	If the Karta does not satisfy any of the additional conditions.			
NR	If the C & M is wholly outside India.	Other companies- if POEM is outside India	Same as in HUF	Same as in HUF

<u>Note:</u> Place of Effective Management (POEM): It means a place where key management and commercial decision that are necessary for the conduct of the business of an entity as a whole are, in substance made.

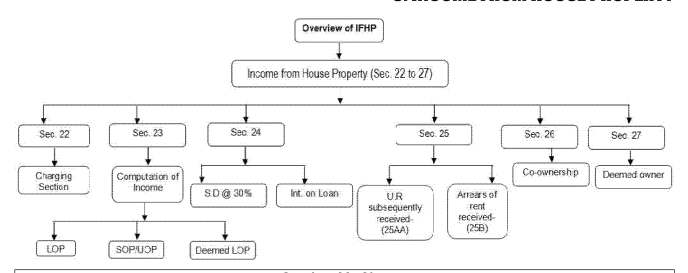
<u>INCOME DEEMED TO ACCRUE OR ARISE IN INDIA - SEC.9</u>

Following are such incomes:

- a) Income through or from any property, any asset or source of income in India.
- b) Income through the transfer of a capital asserbituated in India.
- c) Income chargeable under the head "Salaries" if such income is payable for:
 - i) Service rendered in India &
 - ii) The rest period or leave period which is preceded and succeeded by services rendered in India and forms part of the service contract of employment.
- d) Salary paid by the Government to a citizen of India for services outside India. However, allowances and perquisites paid outside India by the Government is exempt U/s.10 (7).
- e) Dividend paid by an Indian Company outside India. (Of course it is now exempted)
- f) Any income through or from any business connection in India
- g) Interest, Royalty and fees for technical services as indicated below:

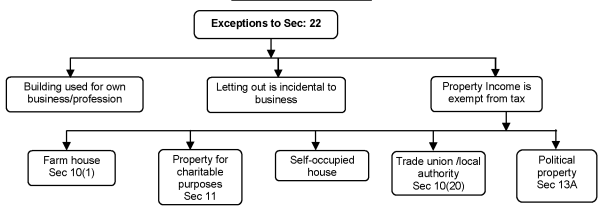
Payable by → Nature of Income	Government	Resident	Non-Resident
Interest on money borrowed	Deemed to accrue or arise in India	Deemed to accrue or arise in India except when used for a business / profession carried on outside India or for any source of income outside India.	Deemed to accrue or arise in India only when used for the purposes of business or profession carried on in India.
Royalty in respect of any rights etc.	-Do-	-Do-	-Do- or for any source of income in India
Fees for technical services	-Do-	-Do-	-Do-

3. INCOME FROM HOUSE PROPERTY



Section 22. Charge						
Law: The Annual Value of building or land attached thereto of which assessee is the owner not						
occupying the building for his own	occupying the building for his own business or Profession.					
Annual Value	It represents the earning	capacity of building. Section 23.				
Building. (Construction should	Residential	Four walls with roof.				
be completed)	Commercial	Four walls optional roof.				
	Land attached with	Charged under the head House Property.				
Land attached with building	building					
	Independent Land	charged under the head other Sources.				
	Registered Owner	Registered maintained with Stamp				
Owner		Valuation Authority				
Owner	Deemed Owner	6 cases of deemed owner specified in				
		Section 27.				
Owner not occupying the	Let out of employees	Charged under the head business.				
building for his own business	Let out to others	Charged under the head house property.				
or profession.	Let of the others					

EXCEPTIONS TO SEC.22



DISCUSSION ON "OWNERSHIP"

Includes a legal owner & deemed owner. Person who owns the building need not be the owner of land.

Exceptions to the above rule:

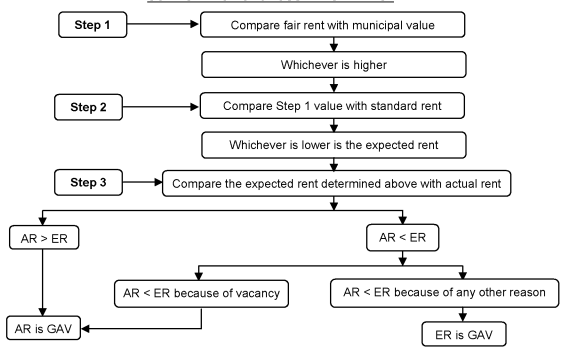
- A. Need not be the owner in A.Y. (if the title of the ownership is under dispute in a court of law, the decision about who is owner rests with the income tax Dept.)
- B. Deemed Owner (Sec.27): Chargeable to tax even if not the owner.

Situation	Consequences		
	Applicable:		
	Individual		
	Transfer house property		
Transfer to spouse /	To his or her spouse /minor child		
minor child	Without consideration / inadequate consideration		
	Transferor is deemed owner Not applicable:		
	For adequate consideration or		
	Agreement to live a part/ Minor married daughter		
Dort performance of a	Transferee is deemed owner if the following conditions are satisfied:		
Part performance of a contract (u/s 53A of	Agreement between purchaser and seller		
Transfer of Property Act)	Paid or ready to pay consideration		
Transfer of Froperty 7(et)	Taken possession of property		
Member of a co-operative	A member (deemed owner)		
Society Co, AOP.	To whom building allotted		
Cociety Co, ACI	Under house building scheme		
Holder of an impartible	An individual (deemed owner)		
estate	Of all the properties		
estate	Comprised in the estate		
	A person (deemed owner)		
Right in a building	Who acquires right in a building		
	By way of lease		
	For a period of 12 years or more (continuously)		

COMPUTATION OF INCOME FROM HOUSE PROPERTY

Income from let out house property is computed as unterproduction	Rs.
Gross annual value	xxxx
Less: Municipal taxes	xxxx
Net Annual value	xxxx
Less: Deduction under section 24	
- Standard deduction	XXXX
- Interest on borrowed capital	XXXX
Income from House Property	xxxx

COMPUTATION OF GROSS ANNUAL VALUE



However, In the case of any building or land appurtenant thereto held as stock in trade, was let out for a year/ part of a year, the annual value shall be taken as **NIL** up to a period of one year from the date of issuance of completion certificate of construction by competent authority.

DEDUCTION FOR MUNICIPALITY TAXES

- a) Deduction is given subject to 2 conditions:
 - i) Should be borne by the assessee &
 - ii) Should be actually paid during the P.Y. (i.e. allowed on cash basis).
- b) If paid in a later year-then deduction is given for that later year.
- c) Properties situated outside the country deductible.
- d) If municipal taxes paid > GAV, NAV could be negative.

DEDUCTIONS U/S 24

Only 2 deductions:

- 1. Repairs & Collection Charges:
 - a) 30% of NAV, irrespective of actual expenditure.
 - b) Allowed even if no expenditure incurred.
 - c) Assessee can avail even if tenant pays.
- 2. Interest on Loans:
 - a) Allowed on "accrual" basis.
 - b) Given in two parts Current year interest & Pre (Constituction period (PCP) interest.
 - c) Purpose of borrowing: Purchase, Construction, Repairing and Reconstruction.
 - d) PCP interest: In 5 equal installments is from the year in which construction of property is completed.
 - e) PCP = From the date of borrowing (31st March immediately prior to the date of completion of construction or Date of repayment bloan, whichever is earlier).
 - f) Interest relating to the year of completion of construction fully claimed irrespective of date of completion.

Limits applicable in respect of deduction - Self occupied / unoccupied properties:

Up to 2,00,000: 3 conditions are to be satisfied.

- a) Borrowed on or after 01.04.99 for acquiring or construction &
- b) Should be completed within 5 years from the end of financial year in which the capital was borrowed &
- c) The lender should certify that loan was taken for specified purpose only.

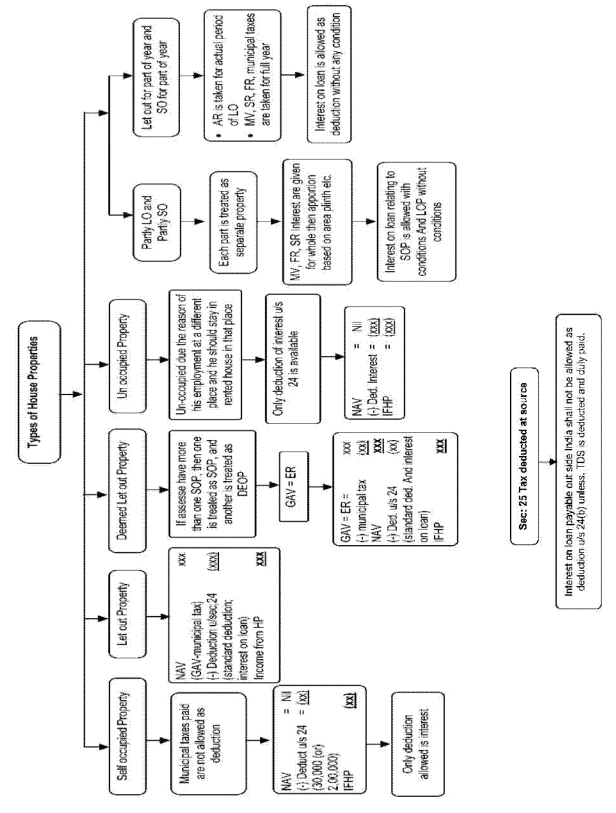
Up to 30,000: If any of the above three conditions [(a) or (b) or (c)] are not satisfied

Points to be noted:

- i) Limits NOT applicable for Let out property / DLOP
- ii) If a fresh loan raised to repay the original loan- interest on fresh loan admissible
- iii) Interest on interest is not deductible.
- iv) No deduction is allowed for any brokerage or commission for arranging the loan.

Note: If we converts due amount into loan with respect to purchase of property-it qualifies for deduction.

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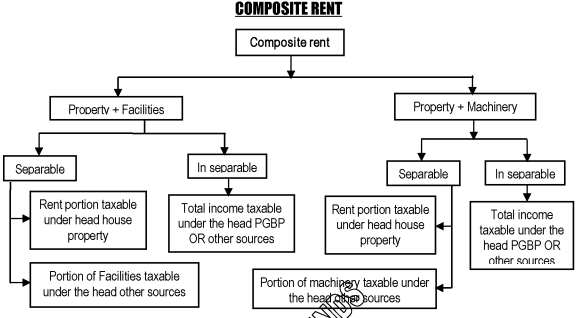


RECOVERY OF UNREALISED RENT & ARREARS OF RENT- SEC. 25A

Arre	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-OWNERSHIP - SEC.26

- a) If SOP- annual value for each of such co-owner shall be nil and each shall be entitled to the deduction of Rs. 30,000 / 2,00,000.
- b) If LOP- shall be first computed as if this property/part is owned by **one owner** and then **apportion** among each co- owner as his share.



HOUSE PROPERTY IN A FOREIGN COUNTRY

A resident assessee is taxable U/S 22 even if property is situated outside India, then the annual value computed as if the property is situated in India.

Note: Municipal taxes paid outside the country are also deductible.

The	The following points should be remembered while solving practical questions in House Property			
1.	Fair Rent should be given the question. If it is not given then actual rent is treated as fair rent.			
2.	Expected rent is always computed for 12 months. It can be less than 12 months only if the property comes into existence in same PY of computation.			
3.	Interest is limited only in case of SOP- R. In remaining cases (LOP) actual amount of interest is allowed as deduction.			
4.	MT is allowed as deduction on paid basis. SD on uniform basis.			

4. CAPITAL GAINS

CHARGING SEC.45 (1)

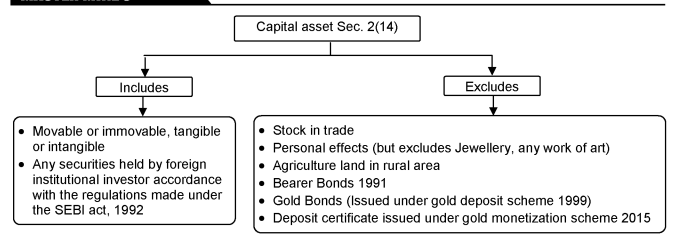
Any profits arising on the <u>Transfer</u> of any <u>Capital Asset</u> shall be chargeable to tax under this head in the <u>year of transfer</u>.

YEAR OF CHARGEABELITY: Capital gains shall be chargeable to income tax in the PY in which the transfer took place (on accrual basis).

Exceptions: Sec 45(1A), 45(2), 45(5)

It is not necessary that the consideration should be received in the year of transfer itself.

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 Meaning of short term capital asset section 2(42A): A capital asset held by an assessee for less than 12 or 24 or 36 months immediately preceding the date of its transfer resulted gain or loss treated as short-term capital.

Shares or any other securities listing in recognized stock exchange in India, units of UTI, unit of equity oriented fund zero coupon bonds	Less than 12 months
Unlisted shares, an immovable property, being land/ building/ both	Less than 24 months
Unlisted securities, units of debt oriented funds	Less than 36 months

2. Meaning of long term capital asset section 2(29A): It means other than STCA.

Note:

Tax Rates:

a) In case of Specified Securities: Indexation + 20 % flat rate Or Without Indexation + 10 % flat rate, Whichever is more beneficial to the Assessee can be opted i.e. the alternative which results in less tax liability can be adopted.

Specified Securities are Listed Shares & Zero coupon bonds. (Includes bonus shares also)

b) In case of any other capital asset: At 20 % flat the

WHAT IS A TRANSFER? (Sec.2 (47)) Sale Exchange The maturity (or) redemption of zero coupon bonds Relinquishment of asset Any transfer covered by Sec-2(47) sec 53A of transfer of transfer includes property Act Extinguishment of right in assets. Conversion of an asset into stock Compulsory acq.by govt.

<u>Sec.47 - Exceptions to transfer</u>

COST OF ACQUISITION (COA)

DIRECT OWNERSHIP: Cost incurred to purchase a capital asset.

INDIRECT OWNERSHIP - PREVIOUS OWNER: Acquired in any of the modes mentioned in Sec.49 (1)

	Exception to transfer u/s 47		Treatment of cost of acquisition
1.	Gift or inheritance.	a)	Section 49(1):
2.	On partition of H.U.F.		Cost of acquisition = cost to the
3.	Amalgamation		previous owner. (For points 1 to 11
4.	Demerger.		of Sec.47)

- 5. Amalgamation of banking co.'s
- **6.** Transfer from a holding Co. to its 100 % subsidiary Co., & vice-Versa. Both the Companies must be Indian companies.
- 7. Business reorganization of cooperative banks.
- **8.** Property of the Private company or Unlisted public company, Acquired by the LLP On conversion
- **9.** Transfer of capital asset / intangible asset as a result of conversion of firm in to company.
- **10.** Transfer of capital asset / intangible asset as a result of conversion of proprietary concern in to company.
- 11. Conversion of debentures & deposit certificates into shares.
- 12. Amalgamation Shares
- 13. Demerger Shares
- **14.** Conversion of FCEBs into shares or debentures of any company.
- **15.** Any transfer of a capital asset, being share of a special purpose vehicle to a business trust in exchange of units allotted by that trust to the transferor shall not be treated as a transfer.
- **16.** Transfer of sovereign gold bonds scheme by way of redemption.
- **17.** Any transfer, made outside India, of a capital asset being rupee denominated bond of an Indian company issued outside India, by a non-resident to another nonresident.
- **18.** Any transfer by way of conversion of preference shares of a company into equity shares of that company.

b) Sec. 2 (42A): In determining the nature of capital asset in the hands of transferee Period of holding = Previous owner holding period + assessee holding period (For points 1 to 11 of Sec.47)

CONCEPT OF REVERSE MORTGAGE - SEC.47 (xvi)

Applicability:

a) Senior Citizens who own a residential house from ty.

b) They can mortgage their house with a scheduled bank/housing finance co. for a lump sum amount / regular income.

Concept:

- a) Use the amount for any purpose other than for speculative / trading purpose.
- b) Bank will recover the (loan + accumulated interest) by selling the house after the death & excess amount will be given to the legal heirs.
- c) Before resorting to the sale of the house, preference will be given to the legal heirs.

Tax implication:

- a) Not a transfer for capital gain purposes.
- b) The Amount received by the senior citizen as loan is exempt from tax u/s 10(43).

PERIOD OF HOLDING & COST OF ACQUISITION UNDER DIFFERENT CASES

Special Cases	Period of Holding	Cost of Acquisition	
	Period of holding of	Amalg Shares: The cost of acquisition of the shares in the	
Amalgamation -	the asset of the	amalgamated company shall be the cost of acquisition of the shares	
shares	transferor shall also	of the amalgamating company.	
	be considered.		
	Period of holding of	Demerger - Shares:	
	the asset of the	1. Cost of acquisition of the shares in the resulting company:	
	transferor shall also	Cost of acquisition of Networth transferred in a Demerger shares held by the x	
Demerger-	be considered.	assessee in the Networth of a demerged co. immediately before demerger	
shares		Demerged company	
		2. Net Worth = Paid up share capital + General Reserves.	
		3. Cost of acquisition of the shares in demerged co. (Post	
		demerger): Cost of acquisition of the original shares (in demerged	
		co.) <u>minus</u> cost of shares as obtained in 'a' above (resulting co.).	

debentures and deposit certificates		
into shares.	account.	004 of shows = 004 of dahanturas as 004 of F0FR'0
Conversion of	Period of holding of	COA of shares = COA of debentures or COA of FCEB'S
FCEB's into	FCEB's period is not	
shares or debentures of	to be taken into	
	account	
any company. A Unit of a	Shall be included	1. A Unit of a business trust allotted pursuant to transfer of
		share: The cost of acquisition of units so received on exchange shall
		be cost of the share of the special purpose vehicle which wants
		exchange for such unit.
share or shares	assesse in special	overlange for each arms
of special		
purpose vehicle	1 •	
	If the right to	1. Shares (Original & Rights) (i.e. Financial Assets):
	subscribe to shares	a) The cost of acquisition (C.O.A.) of original shares -
	is renounced to any	Amount actually paid.
	other person the	b) The C.O.A. of the right shares - Amount actually paid.
	period of holding of	c) Right Renouncements - While computing capital gains
Right	the asset (Right	C.O.A. to be taken as NIL.
Renouncement	Renouncement)	Cost to the purchaser of right shares: Amount paid to the
rtonouncomon	shall be calculated	company for acquiring the shares + the amount paid to the owner
	from the date of the	towards rights renouncement.
	offer of such right by	
	the company up to	e e
	the date of	
	renouncement. The period of	1. ESOP / Sweat Equity Shares - Sec.49(2AA):
	holding for any	a) While comparting salary, value of any specified security or
	specified security or	sweet equity shares allotted or transferred, directly or
	sweat equity shares	indicately, by the employer or former employer free of cost or
	allotted or	(at concessional rate to an employee shall be considered as
	transferred, by the	taxable perquisite
Specified	employer free of	In a case where such specified security or sweat equity
Security/Sweat	cost or at	shares are subsequently transferred, for the purpose of
equity shares	concessional rate to	computation of capital gains, the cost of acquisition of such
	his employees shall	specified security or sweat equity shall be the fair market
	be reckoned from	value which was adopted for the purpose of calculation of
	the date of allotment	perquisite u/s 17 under the head 'Salaries'.
	or transfer of such	
	specified security or sweat equity shares.	
	Sweat equity snates.	Original Shares (O.S.) & Bonus Shares (B.S.):
		a) If O.S. & B.S. are allotted before 01-04-1981:
		In case of Original Shares - FMV as on 1-4-1981 or C.O.A,
		In case of Bonus Shares - FMV as on 01-04-1981.
		b) If O.S. are acquired before 01-04-1981 & B.S. are allotted on
Bonus Shares	Assessee first held	or After 01-04-1981:
		In case of Original Shares - FMV as on 1-4-1981 or C.O.A, ↑
		In case of Bonus Shares - NIL.
		c) If O.S. & B.S. are acquired on or after 01-04-1981:
		In case of Original Shares - Cost incurred.
		In case of Bonus Shares - NIL.
Acquisition of		
property in	Period of holding of	
transfer of unit(s)	Unit(s) is to be	Cost of acquisition of original unit(s) before the transfer made
in the	taken into account	(, , , , , , , , , , , , , , , , , , ,
consolidated		
scheme of the		

mutual fund of consolidated plan	or		
Conversion preference shares		Period of holding of preference shares is to be taken into account	Cost of acquisition of original convertible preference share(s)

SEC.45 SERIES

Sec.	Event	Year of chargeability	Consideration	Indexation
<u>45(1A)</u>	Damage or Destruction of any Capital Asset	Year in which compensation or the asset is received.	Value of money received or FMV of the asset received	only up to the year of destruction
<u>45(2)</u>	Conversion of a capital asset into stock in trade.	The year in which such stock was sold.	FMV as on the date of conversion	Indexation available only up to the year of conversion.
<u>45(3)</u>	Transfer of a Capital Asset by way of capital contribution.	Year of transfer.	Value of such asset was recorded in partnership firm books.	Available
<u>45(4)</u>	Transfer of a Capital Asset by way of distribution on dissolution.	Year in which transfer takes place	FMV as on date of transfer. Cost of acquisition - Value recorded in the books.	Not available
45(5) (SEE NOTE)	Transfer of a Capital Asset by way of Compulsory Acquisition.	P.Y in which compensation is received (Full Part).	Compensation.	Up to the year of transfer.
45(5A)	Transfer of share in the project which was entered by a an	After the date of issue of the completion certificate by competent authority	Sum of SDV of his transferred share and Consideration received in cash	Up to the year of
45(5A)	Individual / HUF into a specified agreement	On or before the date of issue of the completion certificate by competent authority	Higher of Actual consideration and SDV on the date of handing over his share	transfer.

Note: If Compensation is received by the legal representative - taxable.

- a) Enhanced compensation / consideration: In the year of receipt.
- b) C.G's shall be revised if such compensation or enhanced compensation is reduced by court.
- c) In case of interim order compensation shall be chargeable **only** in the P.Y. in which final order is made by the court.
- d) Interest on enhanced compensation-chargeable under other sources, subject to 50% Deduction u/s 57.
- e) Expenses incurred for getting the enhanced compensation is allowable as expenditure.

DISTRIBUTION OF ASSETS BY COMPANY IN LIQUIDATION (Sec. 46)

1. Tax treatment in company's hands:

In case of	Sale by liquidator and distribution of sale proceeds to shareholders	Distribution of capital assets in specie (as it is)
Tax effect		Not a transfer. Hence not taxable [Sec 46 (1)]

2. Tax treatment in shareholder's hands:

a) Computation of capital gains on receipt of assets/cash from company:

Step 1	Total value received = FMV of asset received on date of liquidation and amount received
Step 1	in cash
Stop 2	Determine the shareholders interest in accumulated profits on the date of liquidation, i.e., deemed dividend u/s 2 (22) (c)
Step 3	Consideration for transfer for determining capital gain = Step 1 - Step 2
Cton 4	Capital gain = consideration for transfer for determining capital gain (Step 3)
Step 4	Capital gain = consideration for transfer for determining capital gain (Step 3) Less: Cost of acquisition of shares (indexed cost, in suitable cases)

b) Capital gain on subsequent sale of asset receivable by shareholders on liquidation:

Capital gain = net consideration less fair market value u/s 46 (2) and cost of improvement.

BUY BACK OF SHARES ISEC.46A1

Sec.46A - buyback of shares & capital gains:

- 1. Where a company purchases its own shares the difference between the cost of acquisition & consideration received by the shareholder shall be taken as C.G.'s.
- 2. Indexation: If the shares are long term capital asset indexation facility is available.
- 3. Year of chargeability: In the year in which such shares are purchased by the Co.

However, in case of buyback of unlisted shares by domestic companies, additional income tax @ 20% leviable in the hands of the company. Consequently, the income arising to the shareholders in respect of such buyback of unlisted shares by the domestic company would be exempt under section 10(34A), where the company is liable to pay additional income tax on the buyback of shares

(1)	(2)	(3)
Taxability in the hands of the -	Buyback of unlisted shares by domestic companies	Buyback of shares other than shares referred to in column (2)
i) Company	Subject to additional income tax @ 20%	Not subject to tax in the hands of the company.
ii) Shareholders	Income arising to shareholders exempt under section 10(34A)	Income arising to shareholders taxable as capital gains under section 46A

COMPUTATION OF CAPITAL GAINS ISec.481

STCG: Capital gains arising on transfer of a short term capital asset are called STCG.

Manner of Computation - Sec.48 (For Non-depreciable assets)

Full value of Consideration		XXX
Less: Transfer Expenses		XXX
Net Consideration		XXX
Less:		
Cost of Acquisition	XXX	
Cost of Improvement	XXX	XXX
Gross Capital Gains/Loss		XXX
Less: Exemption U/s.54B, 54D.		XXX
Net STCG/L		XXX

LTCG: Capital gains arising on transfer of a Long term capital asset are called LTCG.

<u>Manner of computation of LTCG</u>: Replace Indexed Cost of acquisition and Indexed Cost of Improvement for Cost of Acquisition and Cost of Improvement and available all exemptions Sec. 54 to 54F.

Proviso 5 to sec.48: Any gains arising on account of rupee appreciation against foreign currency at the redemption of rupee denominated bond of an Indian company held by a Non-resident shall not be included in the consideration.

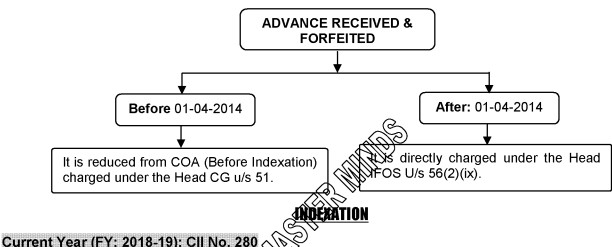
COA IN CASE OF SPECIAL CATEGORY

ASSETS - SEC.55

COST OF ACQUISITION & COST OF IMPROVEMENT							
Nature of Asset	Cost of Acquisition	Cost of Improvement					
Self- Generated Goodwill of Business, Right to manufacture / produce/ process any article/right to carry on business	NIL	NIL					
Self- Generated Tenancy rights, Route permits, Loom Hours, Trade Marks, Brand name related to business	NIL	Actual Cost Incurred					
Any other self-Generated Asset	Not ascertainable (C.G. is not chargeable)	Not ascertainable (C.G. is not chargeable)					

C.B.D.T. Circular: Transfer of Goodwill by professional firms ¬ional transfer of goodwill will not attract capital gains

FORFEITURE OF ADVANCE - SEC.51

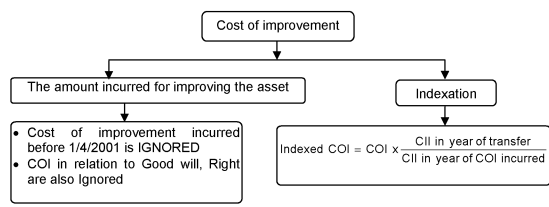


Available from the year of acquisition or from the year 2001-02 whichever is later.

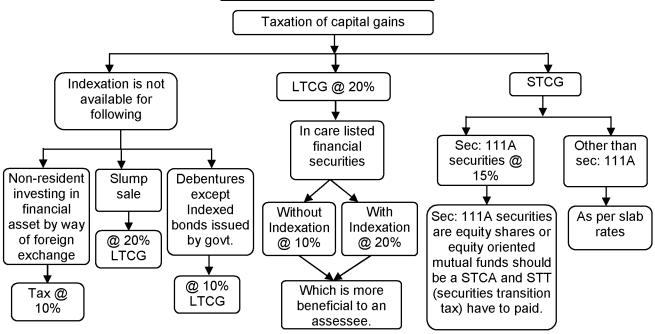
INDEXED COST OF ACQUISITION =
$$\frac{1}{2}x3$$
,

- 1 = Cost of Acquisition [or] FMV as on 1/4/2001 as the case may be.
- 2 = Indexed factor for 2001-02 or for the first year of acquisition by the assessee, whichever is later.*
- 3 = Indexation factor for the year of transfer.
- * The previous owner holding period is to be ignored as per Act, But as per Manjula. J. Shah case law (Mumbai High court) the previous owner holding period is taken for indexation.

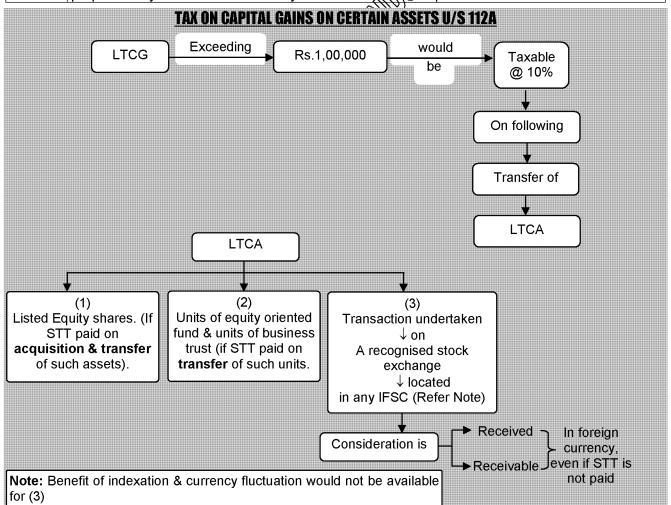
COST OF IMPROVEMENT

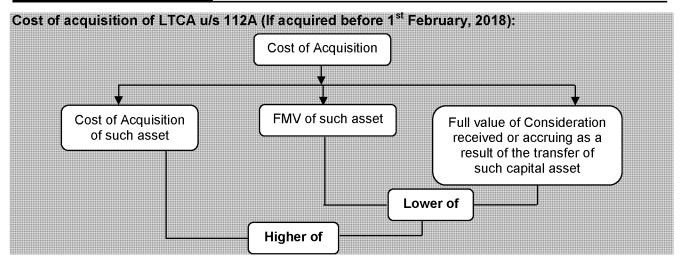


RATES OF TAXES ON CAPITAL GAINS

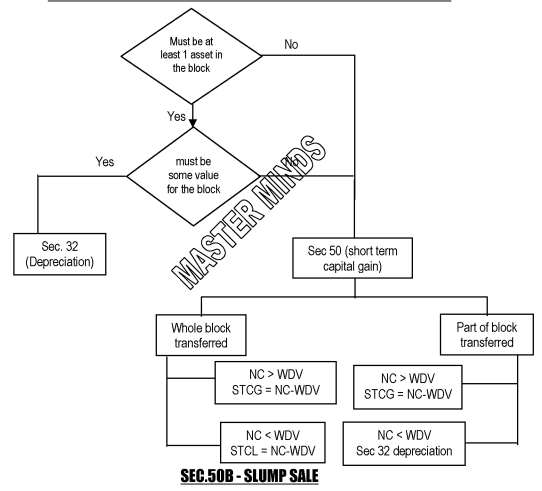


Section	Particulars					
10(33)	Any income arising from the transfer of a capital asset being a unit of Unit Scheme 1964 of UTI.					
	Individual/HUF + Transfer of UAL + compulsory acquired by CG/RBI + Used for agriculture purpose + 2 years before transfer by Individual/HUF per parents.					





SEC.50 - COMPUTATION OF C.G'S IN CASE OF DEPRECIABLE ASSET'S



- a) Transfer of whole business for Lump sum consideration (Without valuing individual assets & liabilities)
- b) Any profits arising from such sale shall be chargeable as capital gains.
- c) > 36 Months: If business was held for more than 36 Months, Then the capital gains shall be treated as LTCG.
- d) Cost of Acquisition + Cost of Improvement = Net worth of the business.
- e) Net worth = Total value of total assets-value of outside liabilities. The total value of total assets shall be:
 - i) In the case of depreciable assets WDV as per I. Tax act.
 - ii) In the case of other assets -Book values (Other than Revaluation Figures)
 - iii) Sec.35AD assets- Nil.
- f) A C.A. report certifying the computation of Net worth to be enclosed.

SEC.50C - SPECIAL PROVISIONS FOR COMPUTATION OF CONSIDERATION

- a) What it says: Where the consideration for the transfer, of land or building or both whether registered or through agreement to sell or by power of attorney, is < stamp duty value, then the value so adopted shall be taken as consideration. (i.e. Stamp duty value = Consideration)
- b) Refer to V.O.: When the assessee claims that the stamp duty value > FMV.
- c) Such reference shall not be made, if the stamp duty value has been disputed in any appeal.
- d) Action can be taken on report:
 - i) Value determined by V.O. > Stamp duty A.O. <u>shall take</u> stamp duty value = Consideration.
 - ii) Value determined by V.O. < Stamp duty A.O. may take determined value = Consideration.
 - iii) Value determined by V.O. <Sale consideration-A.O. shall take Actual consideration = Consideration.
- e) C.G.'s = Consideration Cost/Indexed Cost.
- **f)** Subsequent to the making of assessment, if such <u>value is revised</u> in any appeal, the A.O. shall amend the assessment order to recompute the capital gain.

Differences between sec 43CA and Sec 50C:

Sec 43CA	Sec 50C
Transfer of an asset, being land or building or both, held as stock-in-trade	Transfer of capital asset , being land or building or both
Stamp duty value on the date of agreement may be adopted as consideration	Stamp exp value on the date of agreement may be adopted as consideration
any mode other than cash on or before the dates	Whole or part of consideration should be paid by Alopayee Cheque /bank draft or ECS through a pank A/c on or before the date of agreement

SEC.50CA - FMV TO BE FULL VALUE OF CONSIDERATION IN RESPECT OF UNQUOTED SHARES

an assessee being a transferor of the **whilsted shares**, transfers such asset for a consideration received or to be received as a result of such transfer which is less than the FMV of such share determined in the prescribed manner, then the FMV shall be the deemed value of consideration.

SEC.50D - FMV TO BE FULL VALUE OF CONSIDERATION IN CERTAIN CASES

Where the consideration received or accruing as a result of the transfer of a capital asset by an assessee is not ascertainable then the value of such asset shall be deemed to be valued at the fair market value of said asset on the date of transfer.

SEC.55 A - REFERENCE TO VALUATIONER

For ascertaining FMV, the A.O. may refer the valuation of a Capital Asset to a V.O. (V.O.)

- a) Already valued: Even if the A.O. is of the opinion that the value so claimed is less than its FMV.
- b) If not so, if the A.O. is of the opinion:
 - i) That the FMV of the asset > 15 % of the value Or by RS 25,000 Or
 - ii) That having regard to the nature of the Asset, it is necessary to make the reference.

The valuation report of the V.O. shall be binding on the A.O.

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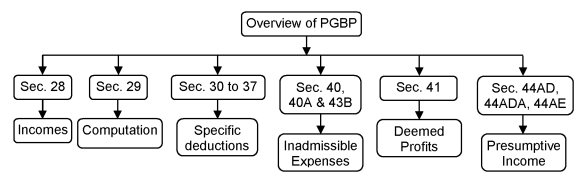
Sec. No	Applicable Assessee	Asset to be transferred	Asset to be purchased	Time limit	Quantum of Exemption	Applicability of Capital Gains A/c Scheme	Sale of New asset or investment	Other Conditions
54	Individual, HUF	Residential House property	One Residential house	Purchase: within 1 year or 2 years Construction: within 3 years	Least of Investment made or Capital gains	Applicable	If the New asset was transferred within 3years, STCG shall be computed and reduced from the COA.	-
54B	Individual, HUF	Urban Agricultural Land	Agricultural land (Capital asset or not)	Within 2 years from the DOT	Same as Sec. 54	Applicable	Same as Sec. 54	2 years in use before the DOT (Assessee & partner/ any member of HUF)
54D	Any Assessee	Compulsory acquisition of land & building forming part of industrial undertaking	Land & Buildings for Industrial purpose	3 years from the DOT	Same as Sec. 54	Applicable	Same as Sec. 54	2years in use before the DOT
54EC	Any Assessee	(being land (or) building (or) both)	NHAI bonds (issued on or after 01.04.2018 redeemable after 5 years) / RECL Bonds/ specified bonds any other bond as may be notified by the C.G	DOT	as 54 but anount was restricted to Rs. 50 lakhs in any Financial Year	N.A	If investment transferred /converted within 3 years. CG exempted shall be taxed as LTCG in the PY of transfer/ conversion	-
54EE	Any Assessee	Any LTCA transferred on or after 01.04.2016	Notified units of specified funds (before 01- 04-2019)	Within 6 months from DOT	Same as Sec. 54 but amount was restricted to Rs. 50 lakhs in any Financial Year	N.A	Same as Sec. 54EC	-
54F	Individual, HUF	Any LTCA other than Residential house property	One Residential house	Purchase: within 1 year or 2 years Construction: within 3 years	Refer Note	Applicable		more than one RHP as on the date of transfer of

Note: If cost of the New asset < Net Sale Consideration, then proportionate LTCG $\times \frac{\text{Amount Invested}}{\text{Net Consideration}}$, Otherwise the total CG is exempt from tax.

Charging

Section - 28

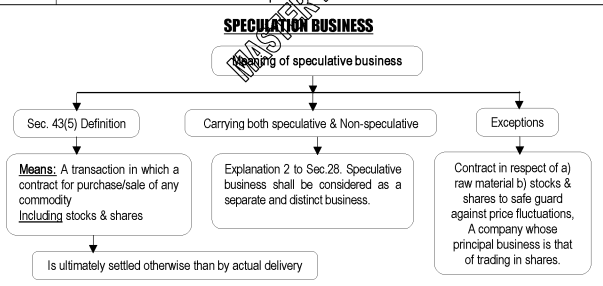
5. PROFITS OR GAINS OF BUSINESS OR PROFESSION



CHARGING SECTION - 28

Following incomes shall be chargeable under the head PGBP:

- 1. Profits and gains of any business or profession.
- 2. Any compensation or other payment due to or received by on behalf of business
- 3. Income from specific services performed by trade, profession or business for its members
- 4. Incentives received or receivable by assessee carrying on export business
 - Profit on sale of Import Entitlement License.
 - Cash Compensatory Support and Duty Drawback etc.
- 5. Value of any Benefit or Perquisite
- 6. Sum due to, or received by, a partner of a firm
- 7. Any sum whether received or receivable, in cast or kind, under an agreement
- 8. Any sum received under a Keyman insurance policy
- 9. Fair market value of inventory on its conversion as capital asset
- 10. Sum received on account of capital asset referred under section 35AD



Note: Trading in commodity derivative not a speculative transaction. Which is chargeable to commodities Transaction Tax (CTT) @ 0.01%.

Transactions not deemed to be speculative transactions:

- 1. Hedging contract in respect of raw materials or merchandise
- 2. Hedging contract in respect of stocks and shares
- 3. Forward contract
- 4. Trading in derivatives
- 5. Trading in commodity derivatives (not applicable w.r.t trading in agricultural commodity derivatives)

METHOD OF ACCOUNTING - SEC.145

Either Cash basis or mercantile basis regularly followed by the assessee. Except Sec 32, Sec 43B, Sec.35D, DD, DDA Etc.

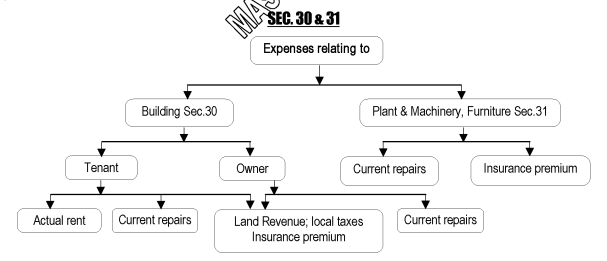
Under section 145(2), Central Government has notified ten new ICDSs to be applicable from A.Y. 2017-18. The new ICDSs have to be followed by all assessees (other than an individual or a HUF who is not required to get his accounts of the previous year audited in accordance with the provisions of section 44AB) following the mercantile system of accounting, for the purposes of computation of income chargeable to income-tax under the head "Profits and gains of business of profession" or "Income from other sources", from A.Y. 2017-18.

The ten notified ICDSs are:

ICDS No.	ICDS Title	Equivalent AS issued by ICAI	AS title
1	Accounting Policies	1	Disclosure of accounting policies
П	Valuation of Inventories	2	Valuation of inventories
Ш	Construction Contracts	7	Construction contracts
IV	Revenue Recognition	9	Revenue recognition
V	Tangible Fixed Assets	10	Accounting for fixed assets
VI	The Effects of Changes in Foreign Exchange Rates	11	The Effects of Changes in Foreign Exchange Rates
VII	Government Grants	12	Accounting for Government Grants
VIII	Securities	13	Accounting for investments
IX	Borrowing Costs	16	Borrowing costs
Х	Provisions, Contingent Liabilities & Contingent Assets	29	Provisions, Contingent Liabilities and Contingent Assets

MODE OF INCOME COMPUTATION - SEC.29

Computed in accordance with Sec.30 to Sec. 48 D



Note: Rent paid/ payable on plant & machinery and Furniture Shall be allowed as deduction u/s 37(1)

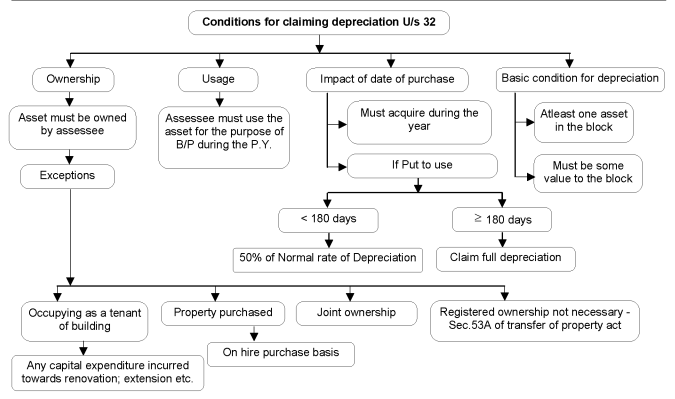
DEPRECIATION - SEC.32

Depreciation shall be allowed on following assets:

Tangible Assets	Buildings, Plant & Machinery, Furniture (Land is not Depreciable Asset)
Intangible assets	Know-how, patents, trademarks etc. (Internally generated Goodwill is not Depreciable Asset)

Is it compulsory to claim depreciation?: Yes

Types: Usual depreciation, reduced depreciation & Additional depreciation



Note:

a) The restriction of 180 days-only for year of acquisition.

b) Passive usage is sufficient (ready for use).

c) When the asset is neither used nor kept ready for use depreciation is available.

Block of assets: Each such group of assets falling under same classification and having same rate of depreciation will be identified as a block of assets.

How to compute WDV of the Block of Assets Sec. 43(6):

Opening WDV of the block	XXX
Add: Actual cost of additions - Sec.43(1)	XXX
Less: Money receivable in respect of assets sold, demolished, discarded & destroyed	XXX
Amount on which dep. can be claimed	XXX
Less: Current year depreciation	XXX
Closing WDV	XXX

Remember that assets which do not qualify for depreciation such as land, personal assets etc., will not form part of any block.

ACTUAL COST - SEC. 43(1): (Applicable for 'individual' assets)

Total cost of the asset	XXX	
Less: Amount of subsidy or grant received		
Add: Interest on capital borrowed for purchase of an asset, (paid from the date on which the		
capital was borrowed up to the date such asset was first put to use shall not be allowed as		
deduction. (F-ACT:2015))		
Expenses incurred for acquiring the asset (E.g. Freight)	XXX	
Expenses incurred in connection with the installation		
Actual cost of the Asset	XXX	

Explanations to Sec. 43(1):

Expl.	Mode of acquisition					Actual cost
		acquired				Actual cost less deduction availed u/s.35 (i.e. Nil).
	subsequently brought into business use.			o business i	use.	Actual cost less deduction availed u/s.55 (i.e. Nii).

2.	Acquired by way of gift or inheritance	WDV to the previous owner.
3.	Asset acquired from other person, using the Asset for his Business or Profession with a view to claim enhanced depreciation.	Determined by the A.O. with prior approval of Deputy Commissioner.
4.	Asset transferred and reacquired by him.	The WDV at the time of original transfer or the price paid for reacquiring the asset, whichever is less.
5.	Building used for private purpose subsequently brought into business use.	Cost less notional depreciation
6.	Asset transferred by a holding Co. to its subsidiary co. or vice versa if the following 2 conditions are satisfied: a) 100% subsidiary co. b) Transferee co. is Indian company.	Actual cost to the transferee company = WDV to the transferor company
7.	Transfer of asset by amalgamating co. to amalgamated Indian co.	Actual cost to the amalgamated company = WDV to the amalgamating co.
7A.	Asset transferred by a Demerged Co. to the resulting Indian company	Actual cost to Resulting Co. = WDV to the Demerged Co.
8.	Asset acquired out of borrowed funds	Interest up to the date of commencing the commercial production shall be added.
9.	Asset acquired subject to levy of excise duty or customs duty.	To the extent of CENVAT credit taken shall not form part of the actual cost.
10.	Subsidy or grant or reimbursement received from govt.	Reduced from cost.
11.	Actual cost of Sec.35AD asset acquired by way of: a) Gift or will of Irrevocable trust b) On any distribution on liquidation of the company c) Transfer through any specified business reorganization as referred in (including conversion to LLP)	Sall Sall Sall Sall Sall Sall Sall Sall

<u>Note:</u> A proviso to Sec.43(1) has been in the which provides that a payment or aggregate of payments made to a person in a day, otherwise than by an APC/ APD/ use of electronic clearing system through a bank account, exceeds Rs.10,000, then the expenditure so incurred shall not form part of actual cost of such asset.

GENERAL CONSIDERATIONS ON COST / DEPRECIATION:

1. Depreciation in the case of Amalgamation, demerger, succession of Partnership firm, proprietary concern by a company:

In all the above cases, depreciation shall be **apportioned** between the predecessor and the successor, or the amalgamating company and the amalgamated company, or the demerged company and the resulting company, **in the ratio of <u>number of days</u>** for which the assets were **used** by them.

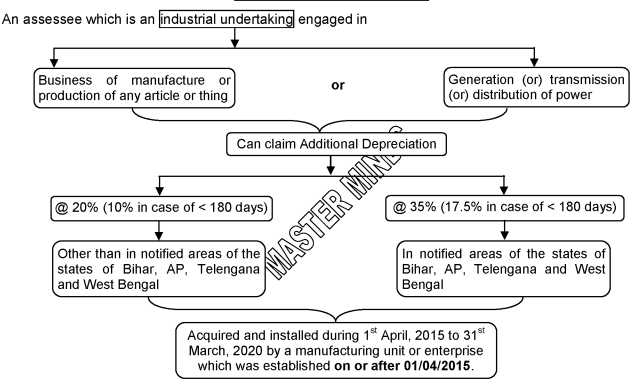
- Composite Subsidy: Proportionate amount shall be excluded.
- **3.** Allowed to <u>lessor</u> not to lessee (Against to AS 19).
- 4. If depreciable assets are sold Sec.50 becomes applicable.
- **5.** While claiming dep. for building <u>cost of the land</u> should be excluded.

If an asset was <u>partly used for business and partly for personnel purposes</u>, only proportionate expenses and depreciation can be claimed - Sec.38.

BUILDINGS:		
•	Buildings which are used mainly for residential purposes	5%
•	Building which are not used mainly for residential purpose	10%
•	Purely temporary erections such as wooden structures	40%

<u>FL</u>	RNITURE AND FITTINGS:	
Fu	rniture and fittings including electrical fittings	10%
PL	ANT & MACHINERY:	
•	Motor cars, other than those used in a business of running them on hire.	15%
•	Motor buses, Motor lorries and Motor taxis used in a business of running them on hire.	30%
•	Computers including computer software.(Including Laptops)	40%
•	Air & Water pollution control equipment.	40%
•	Energy saving devices	40%
•	Books owned by assessee carrying on a profession being annual publications (or) a business in lending libraries	40%
•	Books other than those mentioned above.	40%
•	Other plant and machinery	15%
•	Ships	20%
•	Wind mills installed on or after 01.04.2014	40%
INTANGIBLE ASSETS:		

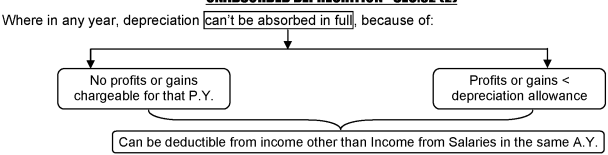
ADDITIONAL DEPRECIATION



<u>& (b) points):</u> Balance 50% of the additional depreciation to be allowed in the subsequent year (applicable to both (a) <u>& (b) points):</u> Balance 50% of the additional depreciation on new plant and machinery acquired and used for less than 180 days which has not been allowed in the year of acquisition and installation of such plant & machinery, shall be allowed in the immediately succeeding previous year.

<u>Note</u>: However a Power Generating Unit which claims depreciation on SLM basis can't claim additional depreciation.

UNABSORBED DEPRECIATION - SEC.32 (2)



It is deductible from income chargeable under other heads of income (Except Income from salaries) for the same assessment year.

<u>Carry forward:</u> Unabsorbed Depreciation can be carry forward to the subsequent years by the same assessee for **indefinite period**. Even though the business or profession is not in Existence.

Order of priority:

- Current Year Depreciation
- Brought forward Business loss
- Unabsorbed Depreciation

INVESTMENT IN NEW PLANT & MACHINERY - SEC. 32AD

Sectio	n Eligible Assessee	Investment in	Investment Period	Amount of Investment	Deduction
32AD	All Assesses (Company & Non corporates)	1	Acquired and installed between 01.04.2015 to 31.03.2020 PY's (15-16 to 19-20)	No limit (Any Amount)	15% of cost of New Plant & Machinery

a) Sale of new asset:

- i) In case of transfer of new asset within 5 years from the date of its installation, the amount claimed as deduction shall be chargeable to tax in the previous year of transfer.
- ii) In case of sale / transfer under amalgamation / demerger within 5 years from date of installation, the above provision shall apply to the amalgamated company / resulting company, in the same way as it would have applied to the amalgamating company / demerged company.
- b) "New Asset" means any new Plant or Machinery (other than Ship or Aircraft), but does not include
 - i) Any Plant or Machinery which before its installation by the assesse was used whether within or outside India by any other person.
 - ii) Any Plant or Machinery installed in any office premises or any residential accommodation including accommodation in the nature of a Guest house.
 - iii) Any office appliances including computers or computer software.
 - iv) Any vehicle, or
 - v) Any plant or machinery the whole of the actual cost of which is allowed as deduction (whether by way of depreciation or otherwise) in computing the income chargeable under the head "Profits and Grains from Business or Profession" of any previous year.

POINTS TO BE NOTED:

- i) It may be noted that deduction u/s. 32AD in respect of new plant & machinery acquired and installed shall be allowed as a deduction in addition to the normal depreciation u/s. 32 and additional depreciation u/s. 32(1)(iia), irrespective of number of days for which the asset is put to use.
- ii) The Eligible plant & machinery discussed under sec 32AD, 32(1)(iia) (Excludes computers and computer software) are one and the same.

SEC.35 SERIES

EXPENDITURE ON SCIENTIFIC RESEARCH - Sec.35

			•	Revenue (or) Capital Expenditure, and Prior Period		
			Expenditure of 3 years fully allowed as deduction in year of			
1	A)	In-House Research		commencement of business (100%).		
			•	Any revenue (or) capital (excluding land) expenditure incurred		
				during the previous year shall be fully allowed.		
E	B)	Weighted Deduction on In- House	•	150%*** of Revenue or Capital Expenditure incurred (except		
		Research by Company engaged in	Land & Building) is allowed. Building 100% allowed, Prior			
		Bio- Technology or of Manufacture	Period Expenditure 100% allowed.			
		or Production of any article or	•	The prescribed authority shall submit its report in relation to		
		thing (not specified in XI Schedule)		the approval of the said facility to PCCIT/CCIT/PDGIT/DGIT.		

		Payment made to	Deduction %
C) Weighted Deductions		Any Research Association (or) University / College, etc. for Scientific Research	150%
	Weighted Deduction for Contributions	Company approved by Prescribed Authority for Any R $\&$ D	100%
		Any Research Association (or) University/ College, etc. for Social Science or Statistical Research	100%
		National Laboratory University/ IIT/ Specified Person	150%***

^{***}Deduction shall be restricted to 100% from the FY 2020-21 onwards.

POINTS TO BE NOTED:

- a) Deduction is available, even if Contribution not related to the assessees business.
- b) Unabsorbed capital expenditure: Treatment shall be same as of unabsorbed depreciation.
- c) For approval, should make an application to the C.G.
- d) Application shall be disposed of within 12 months.
- e) Institution, association, University/College approved u/s. 35 are required to file ROI Sec.139 (4D).

SOME OTHER SECTIONS

35CCA	Payment to Associations and Institutions for Rural Development Programs	(111)
35CCC	Expenditure on Agriculture Extension Project notified by CBDT.	• 750% of the expenditure incurred (other than cost of and & Building) Note: Deduction shall be restricted to 100% from the FY 2020-21 onwards.
35CCD	Expenditure on Skill Development Project notified by CBDT	150% of the expenditure incurred (other than cost of Land & Building) Note: Deduction shall be restricted to 100% from the FY 2020-21 onwards.
35D	Amortization of preliminary expenses incurred for setting up or extension undertaking or Business Unit	 For Indian Companies: 5% of Cost of Project, or 5% of Capital Employed (whichever is higher). Resident Non- Corporates: 5% of Cost of Project Time Period: Amortized in 5 equal installments.
35DDA	Amortization of Expenditure incurred under VRS	 Allowed in 5 installments after the payment was made. Deduction to Resulting Entity in case of Business Reorganization.

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To **MASTER MINDS**, Guntur

SECTION 35AD

(Deduction of capital expenditure incurred by specified businesses)

Amount of deduction = 100% of expenditure incurred Conditions to be fulfilled

The Assessee should be engaged in the following specified business

setting and operating "cold-chain" facilities for specified products

warehousing facilities for storing agricultural produce **3** 0

two-star or above category as specified by the Central building and operating anywhere in India, a hotel of Laying and operating a cross country natural gas pipeline network for distribution ଚ

building and operating a hospital with at least 100 beds Government 0

for patients **₽** 6 ₽

slum redevelopment or rehabilitation housing projects affordable housing projects

production of fertilizer in a new plant or in a newly nstalled capacity in an existing plant

setting up and operating an inland container depot or a container freight station notified or approved under the Customs Act, 1962,

bee-keeping and production of honey and beeswax

setting up and operating a warehousing facility for aying and operating a slurry pipeline for the storage of sugar

2

setting up and operating a semi-conductor wafer fabrication manufacturing unit transportation of iron ore Ê

operating and maintaining, any infrastructure facility

Developing or operating and maintaining or developing

the specified business shall be deemed to be continuing its the hotel, transfers the operation thereof to another person category) hotel and subsequently while continuing to own Note: where an assessee builds a two star (or above Only companies or Consortum of Companies operations (applicable from the AY 2011-12)

be set up by splitting business should not reconstruction, of a business already in The specified existence. ê

specified business of business should not machinery or plant be set up by the transfer to the he specified â

new business should any purpose, Further the exemptions shall total value of the old the value of the total not be denied if the previously used for not exceed 20% of plant or machinery plant or machinery transferred to the

The eligible assessee shall get his books of accounts audited.

used in the new

business.

nade in accordance with The payment for such expenditure shall be

The expenditure shall be incurred wholly and exclusively for the purpose of specified business

Other Points

operation shall be capitalised and the same would be allowed as deduction during the previous year in which the assessee purpose of specified business prior to commencement of the expenditure incurred, wholly and exclusively, for the commences operation of his specified business

The assessee shall not be allowed any deductions in respect Deductions in respect of heading - C "Deductions based on of specified business under the provisions of chapter VI-A ncome" or Sec. 10AA.

discarded or transferred, the sum received or receivable for the same is chargeable to tax under the head PGBP under If any asset on which a deduction under section 35AD has been claimed and allowed, is demolished, destroyed, Sec.28(vii)

years beginning with the previous year in which such asset is Any asset in respect of which a deduction allowed shall be used only for the specified business, for a period of 8 acquired or constructed. Sec 35AD(7A) ur)

Exception: The restriction of the holding period of 8 years does not apply:

Where the assets are destroyed, discarded or transferred

earlier shall be deemed as income under the head "profits Consequences if asset is not used for 8years: In case the asset is used for a purpose other than the specified business within the period of 8 years, the amount of deduction allowed year in which the asset is so used. However, the assessee and gains from business or profession" of the previous depreciation u/s.32, while computing such deemed shall be entitled to reduce the amount of eligible The company is declared a sick company. ncome (Sec.35AD(7B)).

CERTAIN DEDUCTIONS - SEC .36(1)

Section	Kind of expenditure	Conditions
36(1)(i)	Insurance premium	Paid in respect of stocks, stores, etc.
36(1)(ib)	Insurance premium	Paid (other than cash) for insuring the health of employees under an approved insurance scheme.
36(1)(ii)	Bonus or commission	Paid to employees, for services rendered. (Subject to 43B)
36(1)(iii)	Interest	Paid in respect of capital borrowed for the purpose of business or profession. (Subject to 43B) Note: Any interest paid for acquisition of Asset, Up to the asset was first put to use, Shall not be allowed as deduction.
36(1)(iiia)	Discount on Zero coupon bonds	Allowed as deduction on pro rata basis
36(1)(iv)	Contribution to fund: RPF, Super annuity fund, Gratuity fund	Allowed as deduction subject to 43B (cash basis)
36(1)(iva)	Contribution towards Pension Scheme u/s 80CCD	Contribution should not exceed 10% of the salary Salary includes DA if the terms of employment so provide, but excludes all other Allowances and Perquisites.
36(1)(v)	Employer's Contribution to an Approved Gratuity Fund	Allowed when paid before due date of filing Return[Sec. 43B]
36(1)(vii)	Bad debts	a) Incidental to the business or profession. b) The business / profession must be in continuation. c) Mere provision is not sufficient but actual write off of account is required. However, actual written off in the books of accounts is not necessary, if a bett which has not been recognized in the books of accounts as per the accounting Standards but has been taken into account in the computation of Income as per noticed the has become irrecoverable, still it can be claimed as bad debts. Note: The successor of a business / profession is entitled to claimed account in respect of debt created by the predecessor.
36(1)(vi)	Purchase of <u>animals</u> (other than SIT)	allowed as deduction in the year in which such animals die or second permanently useless deduction = sale proceeds - capital expenditure
36(1)(ix)	Family planning expenditure: (only for companies)	 a) Any revenue expenditure. b) Any capital expenditure - 5 equal annual installments. c) Unabsorbed: Same as of unabsorbed depreciation.
36(1)(xiv)	Contribution to Credit Guarantee Fund Trust	For small industries
36(1)(xv)	CTT, STT	Any amount paid.

Sec: 36(1)(viia):

In respect of any provision for bad and doubtful debts made by:

- a) A scheduled / Non-scheduled bank/a co-operative bank other than a primary agricultural co-operative society or a primary co-operative agricultural and rural development bank An amount not exceeding 8.5% of GTI & 10% of the aggregate advances made by the rural branches of such bank.
- **b)** A **public financial institution** or a state financial institution, or a state industrial investment corporation, an amount not exceeding 5% of the gross total income.
- c) For a foreign bank Not exceeding 5% of the Gross total income.
- d) For NBFC Not exceeding 5% of the Gross total income

Clarification for amount to be eligible for deduction as bad debts in case of banks [Section 36(1)(vii) & (viia)]:

Deduction under section 36(1)(vii) in respect of bad debts written off to be allowed to the extent the same is in excess of the credit balance in the provision for bad and doubtful debts made under section 36(1)(viia), irrespective of whether the same relates to rural advances or urban advances

Sec: 36(1)(viii):

Special reserve A/c.: In the case of:

Not specified u/s 30

to 36

- a) Deduction: Up to a maximum of 20 % of the profits carried to a special reserve a/c.
- b) Twice: Where the aggregate of the amount carried to such reserve a/c exceeds twice the amount of paid up capital and general reserve (excluding bonus share capital), no deduction shall be allowed in respect of such excess.

SEC.37 - RESIDUARY SECTION General deduction Residuary section Explanation - I Conditions to be Explanation - II Advertisement in satisfied for allowing souvenir deduction No deduction in No deduction in respect of any exp. Published by political respect of any exp. party White incurred on Which is an Nations relating to offence/prohibited by Not allowed as any law deduction Corporate social responsibility Should be incurred for

DISALLOWANCES IN THE CASE OF ALL THE ASSESSEE'S - SEC.40(a)

Should not be a

personal exp.

the purpose of B/P

Should not be

capital exp.

	Particulars	40(a)(i)	40(a)(ia)		
1.	The amount paid or payable	Interest, Royalty, fee for	Any payments covered in TDS		
	is	technical service or any other	chapter		
		sum chargeable under IT Act.	·		
2.	The sum is paid or payable	Non-resident/ foreign company	Resident		
	to				
3.	TDS obligation	 i) TDS has been deducted ii) The TDS amount paid during the pre-year or in the subsequent year before the expiry of the time 	pre-year or in the subsequent		
		prescribed u/s 139(1)	prescribed u/s 139(1)		
4.	Assessee made any default in TDS obligation then amount of disallowance is		30% of such amount		

SOME OTHER DISALLWANCES U/S 40a

40(a)(ii)/(iia)	Income tax, Wealth tax, DDT paid is not deductible			
40(a)(iib)	Disallowance of royalty, license fee, service fee etc. levied exclusively on State			
40(a)(IID)	Government Undertakings by the State Government			
40(a)(iii)	Any salary payable outside India or to a non-resident shall be disallowed if tax has not			
40(a)(III)	been deducted or paid			
40(a)(iv)	Contribution to Welfare Fund of Employees if no arrangements for TDS- NOT ALLOWED			

40(a)(v)

Tax actually paid by any employer on behalf of the employee in respect of non-monetary perquisites provided to such employee, is DISALLOWED. Which is exempt U/s 10(10CC) in the hands of Employee.

SEC.40A SERIES

Section	Kind of expenditure	Conditions
40A(2)	Payments to Relatives as specified	Payment considered as excessive or unreasonable shall not be allowed. No disallowance, if transaction is at Arm's Length Price as per Sec. 92F.
40A(3)	Single or Aggregate payments in respect of allowable expenditure in excess of Rs. 10,000, (Rs. 35,000 if Payment is made for Plying, Hiring, or Leasing Goods Carriages) other than by way of A/c Payee Cheque or A/c Payee DD to a single person on a single day.	Expenditure allowed on due basis but aggregate payments made in subsequent P.Y.s in excess of Rs. 10,000/35,000 shall be disallowed.
40A(7)	Provision of Gratuity	Disallowed, except in case of provision for contribution to Recognised Gratuity Fund or actual liability incurred.
40A(9)	Contribution to Non- Recognised Funds	 Payment to any Unrecognised/Non-Statutory Employer Welfare Fund is disallowed. Contribution u/s 36(1)(iv)/(v) or under any law, is allowable.

DEEMED PROFITS - SEC.41 REFUND OF EXPENDITURE SEC.41(1)

Where previously allowed loss/expenditure/trading lightly subsequently received by assessee or successor of the business by way of remission or cessarily shall be deemed to be income.

Expl.1 - Recovery or remission can be by the same assessee or by any other assessee also.

Expl.2 - Sec.41 (1) is applicable even if remission cessation arises because of a unilateral act.

SALE OF ASSETS USED FOR SCIENTIFIC RESEARCH - SEC.41(3)

Where any capital asset used for scientific search is sold -Income to the extent of deduction allowed u/s.35 is taxable as PGBP. If the sale proceeds exceeds the COA then- capital gains.

BAD DEBTS - SEC.41 (4)

Bad debts recovered shall be taxable if it was allowed earlier irrespective of continuance of business. However, such amount cannot be taxed in the hands of the successor.

SPECIAL RESERVE - SEC.41 (4A)

Any amount withdrawn will be charged to tax irrespective of continuance of business.

SEC.41(5) - SET OFF

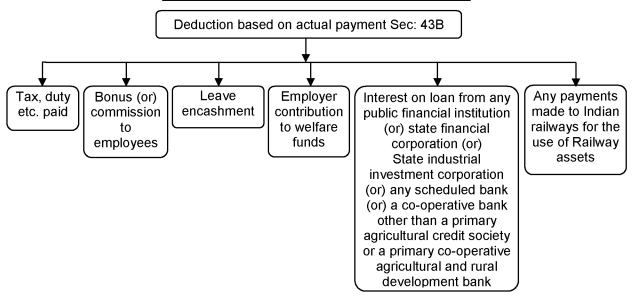
Any loss incurred in the year in which the business was discontinued by the assessee shall be allowed to be set off against the deemed profits & only the balance if any shall be taxed.

SEC.43CA

<u>Full value of consideration = value adopted by stamp valuation authority, for transfer of land / building other than capital assets:</u>

- a) Situation: Any consideration received or accruing as a result of the transfer of land or building or both.
- **b)** Value of consideration: Value adopted / assessed / assessable by the stamp valuation authority of a State Government in respect of such transfer, shall be deemed to be full value of the consideration.
- c) Sec.50C: Provisions u/s 50C (2), 50C (3) shall apply in relation to determination of the value adopted or assessed or assessable u/s 43 CA (1)
- d) Relevant date: The date of agreement but not date of registration if amount received other than in cash on or before the date of agreement.





MAINTENANCE OF ACCOUNTS- SEC.44AA

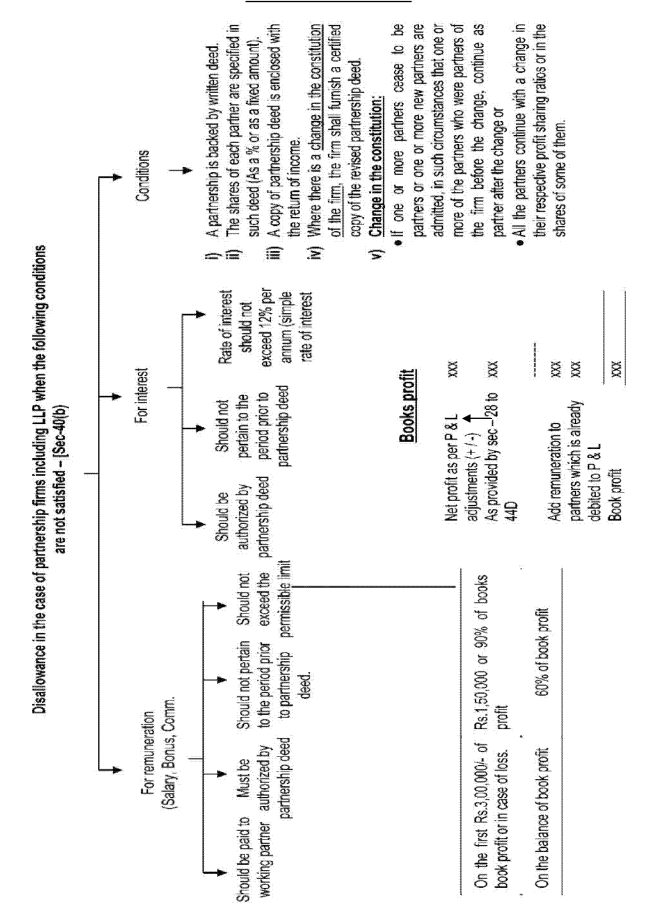
1. Notified Professionals: Gross Receipts or Income exceeds Rs.1,50,000 in all three Prior Previous Years.

	Non- Specified Professionals and Individuals / HUF	Non- Specified Professionals and Business assessees	
Income from business/ profession	commences or any one of three Prior Previous Years.	the current P.Y in which business commences or any one of three Prior Previous Years	
Gross Turnover or Receipts	Exceeds Rs.25 laths either during the current P.Y which business commences of three Prior Previous Years	the current P.Y in which business	
Other conditions	Declares lesser income than as prescribed u/s 44AD/44AE/44BB/44BBB		

TAX AUDIT - SEC.44AB

Compulsory audit of Books of Accounts [Sec. 44AB]	Different taxpayers	When they are covered by the provisions of compulsory audit section 44AB (audit report should be obtained on or before the due date of submission of return of income)	
	A person carrying on business	If the total sales, turnover or gross receipt in busines the previous year(s) relevant to the assessment exceed or exceeds Rs.1 crore (But if a person opt presumptive taxation then the limit is Rs. 2 Crores).	
	A person carrying on profession	If his gross receipts in profession for the previous year(s) relevant to the assessment year exceeds Rs.50 Lakhs .	
	A person covered under section 44AE, 44BB or 44BBB.	If such person claims that the profits and gains from the business are lower than the profits and gains computed under these sections (irrespective of his turnover).	
	A person covered under section 44AD, 44ADA or 44AD(4).	If such person claims that the profits and gains from the business/profession are lower than the profits and gains computed in accordance with the provisions of section 44AD(1)/ 44ADA and if his income exceeds the maximum amount which is not chargeable to tax.	

ASSESSMENT OF FIRMS



PRESUMPTIVE TAX

ASSESSEE ENGAGED IN ELIGIBLE BUSINESS - SEC.44AD

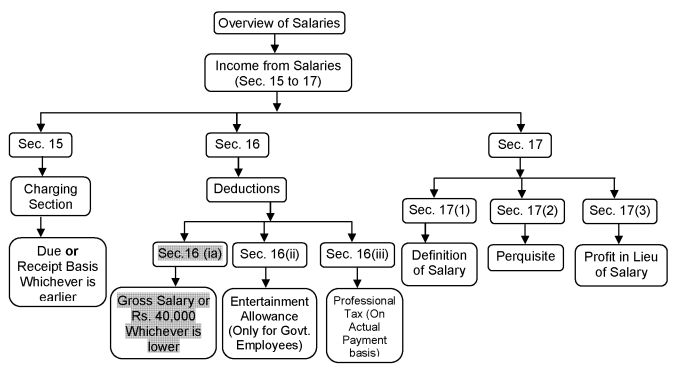
The presumptive rate of 6% (8% if this condition is not satisfied) of total turnover or gross receipts will be applicable in respect of amount which is received by an account payee cheque or by an account payee bank draft or by use of electronic clearing system through a bank account during the previous year or before the due date of filing of return under section 139(1) in respect of that previous year.

	Section 44AD	Section 44ADA	Section 44AE
Eligible assessee	a) Resident individualb) a HUFc) Firm (other than a LLP)	Any resident	Any assessee
Eligible Business/ Profession	 Any business / profession other thana) Person carrying on the business covered u/s 44AE. b) The profession as referred to In Sec. 44AA(1)** c) Person carrying on business earning income in the nature of commission or brokerage income. d) Person carrying on any agency business. 	Notified profession under Sec. 44AA(1)**	Plying, hiring or leasing goods carriers
Turnover/ Gross receipts in the P.Y.	Turnover / Gross receipts shall not exceed Rs.2 crores	Gross receipts does not exceed Rs.50,00,000.	N.A.
Conditions	The eligible person carrying on the eligible business/ profession shall- a) Not claimed any exemption u/s, 10AA or under any provision in chapter V1-A (i.e. income based deductions) b) Not claimed any deductions (including depreciation under sections 30 to 38. c) Not claimed any deduction in respect of Salary, interest, remuneration paid to partner as per section 40(b). d) Pay Advance Tax on or before 15 th March of the financial Year	catting on the procession shall- a Not claimed any deductions (including depreciation) under sections 30 to 38. b) Pay Advance Tax on or before 15 th March of the financial Year.	The eligible person carrying on the profession shall not own more than 10 vehicles at any time during the previous year. Note: For this purpose an assessee, who is in possession of a goods carrier, whether taken on hire purchase or on installments & for which the whole or part of the amount payable is still due, shall be deemed to be the owner of such vehicles.
Presumptive tax rate or taxable income	8% of the gross turnover or gross receipts		Higher of a) If goods vehicle is heavy goods vehicle, then Rs.1,000 per ton of gross vehicle weight per month or a part of a month) (or) Rs. 7,500 per month or a part of a month in case other than heavy goods vehicle (OR) b) An amount claimed to have been actually earned from such vehicle

^{**}Sec. 44AA(1) covers the profession(s) such as Legal, medical, engineering or architectural profession, or profession of accountancy or interior decoration or Authorised representation, film artists, company secretaries and profession of Information Technology.

Here, Heavy goods vehicle: Gross weight of vehicle is > 12,000 kgs.

6. INCOME FROM SALARIES



CHARGING SECTION - SEC. 15

BASIS OF CHARGE-SEC. 15

Salary is taxable on due or receipt whichever is earlier.

Exception: Following salaries charges to tax only on **receipt basis:** (i) advanced salary (ii) bonus (iii) salary in lieu protice period (iv) arrears of salary

POINTS TO BE NOTED:

i) Amount includes both monetary payments as non-monetary payments

ii) To be chargeable as an income under this head, there must be employer and employee relationship, between the payer and payer

iii) Employer can be present or past or fivere employer. There could be more than one employer. Further the employment could be full time or part time.

CONCEPT OF EMPLOYEE - EMPLOYER RELATIONSHIP:

Particulars	Salary	other heads of income
Managing Director	✓	
Retainer Fee/ Remuneration paid to Advocate by Govt.		√ (PGBP)
Remuneration received by Judge	✓	
Salary received by Partner from Firm		√ (PGBP)
Salary by MP/MLA		√ (IFOS)
Chartered Accountant in Service/Employment	✓	
Chartered Accountant in Practice/Retainer Fee		√ (PGBP)

FOREGOING & SURRENDER OF SALARY

Foregoing is taxable. It is only application of income. | Surrender of salary to C.G. is not chargeable to tax.

VARIOUS COMPONENTS TO BE INCLUDED IN GROSS SALARY

Salaries	Allowances	Perquisites	Retirement benefits	Contribution to Provident funds
i) Wagesii) Advance Salaryiii) Annuityiv) Fee & Commission	i) Fully Taxable Allowancesii) Exempted Allowances in case of certain	hands of all employees ii) Taxable only		i) SPF ii) RPF iii) URPF iv) PPF

v) Bonus	persons	of Specified	10(10AA)	v) Approved
vi) Contribution made by	iii) Partial	employees	iv) Retrenchment	Superannuatio
employer under a	Exempted	iii) Tax free	Compensation-	n fund
pension scheme	Allowances	Perquisites in	10(10B)	
referred to Sec.		case of all	v) VRS-10(10C)	
80CCD		employees		

COMPUTATION OF TAXABLE SALARY - FORMAT

Particulars	Rs.	Rs.
Salary or wages (including advance salary)		XXX
Allowances		XXX
Perquisites		XXX
Gross salary		XXX
Less: Deduction u/s 16:		
1. Standard Deduction u/s 16(ia) (up to Rs. 40,000 or Amount of Salary)	XXX	
2. Entertainment allowance [16(ii)]:		
Note: Entertainment allowance is allowed only for govt. employees.		
This allowance is first included in gross salary then Deduction is		
allowed least of following:		
Actual Entertainment Allowance received		
• 1/5 th of Basic Salary (20% of Salary)		
• Rs. 5,000	XXX	XXX
3. Profession tax [16(iii)]:		
Note: Professional Tax is deductible on "payment basis". If it is paid by the		
employer on behalf of the employee, it is first included in gross salary as		
perquisite and then deduction is allowed u/s 16(iii), if it is wid by employee		
then directly deduction is allowed u/s16(iii)		
Taxable Salary		XXXX

ALLOWANCES

	Fully Taxable Allowances	E	xempted Allowances in case of centain persons	Р	artial Exempted Allowances
•	D.A	•	Citizant of India who is Govt.		10(13A)- HRA
•	City compensatory allowance		employee rendering service		` '
•	Medical Allowance		outside India u/s 10(7)	exe	empt to certain extent
•	Lunch allowance / Tiffin	•	Allowances to high court judges		
	allowance	•	Compensatory allowance		
•	Overtime allowance		received by judge		
•	Servant allowance	•	Sumptuary allowance given to		
•	Warden allowance		high court & supreme court		
•	Non- practicing allowance		Judges (nature of		
•	Family allowance		entertainment allowance)		
•	Transport Allowance provided	•	Allowance received by		
	other than any disabled		employees of UNO from his		
	employees		employer		

HRA - Sec.10 (13A)

HRA granted by an employer is exempt to the extent of the least of the following:

	Metro Cities (i.e. Delhi, Kolkata, Mumbai, Chennai)		Other Cities		
1.	HRA actually received.	1.	HRA actually received		
2.	Rent paid-10% of salary for the relevant period	2.	Rent paid - 10% of salary for the relevant period		
3.	50% of salary for the relevant period	3.	40% of salary for the relevant period		
	SALARY: BASIC + D.A. (FORMING PART OF RETIREMENT BENEFITS) +				

SALARY: BASIC + D.A. (FORMING PART OF RETIREMENT BENEFITS) + COMMISSION (PAID AS A % OF TURNOVER).

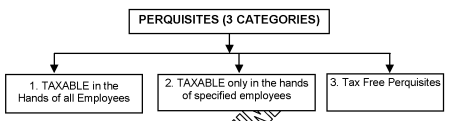
<u>Note</u>: This exemption is not available to assessee who lives in his own House, or in a house for which he does not pay any rent or if he pays rent which does not exceed 10% of salary.

PRESCRIBED ALLOWANCE WHICH ARE EXEMPT TO A CERTAIN EXTENT U/S10(14)

SPECIAL ALLOWANCES	ALLOWANCES TO MEET	FPERSONAL EXPENSES	
SPECIAL ALLOWANCES	NATURE OF ALLOWANCE	AMOUNT OF EXEMPTION	
a) Daily allowances	a) Children Education	100 P.M per child for 2 children	
b) Travelling allowances	b) Hostel Expenditure	300 P.M per child for 2 children	
c) Conveyance allowances	c) Tribal Area	200 P.M	
d) Academic allowances	d) Compensatory Field Area	2,600 P.M	
e) Helper allowances	e) Transport Allowance	3,200 P.M for blind / Deaf and	
f) Uniform allowances	·	Dumb / handicapped persons)	
TAGTILAL ALL ON/ANOF IS	f) Allowances to transport employees	70% of allowance OR 10,000 P.M WHICHEVER IS HIGHER	
ACTUAL ALLOWANCE WHICHEVER IS	g) Underground Allowance	800 P.M	
OR LOWER		300 P.M TO 1,300 P.M	
AMOUNT SPENT FOR	Area Allowance		
OFFICE PURPOSE	i) Compensatory Modified Field	1,000 P.M	

PERQUISITES AND VALUATION OF PERQUISITES

Perquisites Means benefits / amenities in cash in kind, provided by the employer to the employee whether free of cost or at a concessional rate.



- 1. Taxable in the hands of all employees:
 - a) RFA provides to employees (furnished or unto his hed).
 - b) Any concession in rent.
 - c) Any sum paid by the "employer" in discharging monetary obligation of "employee".
 - d) Any sum <u>payable</u> by the employer mether directly or through fund to effect an assurance on the life of the assessee.
 - e) The value of any other fringe benefits.
 - f) Specified security of sweat equity.
 - g) Contribution to superannuation fund in excess of Rs. 1,00,000.
- 2. Taxable only in the hands of specified employees: Any benefit / amenity in the form of facility provided by employer which is not tax free shall be taxable only in hands of <u>specified employees</u>
 - a) Services of sweeper, gardeners, watchman or personal attendant.
 - b) Free or concessional use of gas, electric energy & water for household.
 - c) Free or concessional educational facilities.
 - d) Use of motor car.
 - **e)** Personal or Pvt. Journey provided <u>free of cost</u> or at <u>concessional rate</u> to "employee" or member of his household.
 - f) The value of any benefit or amenity provided by "employer"

Note: if above items are paid in <u>"money"</u> then perquisite to <u>*all employees.</u>

Who is a specified employee u/s 17(2)(iii)?

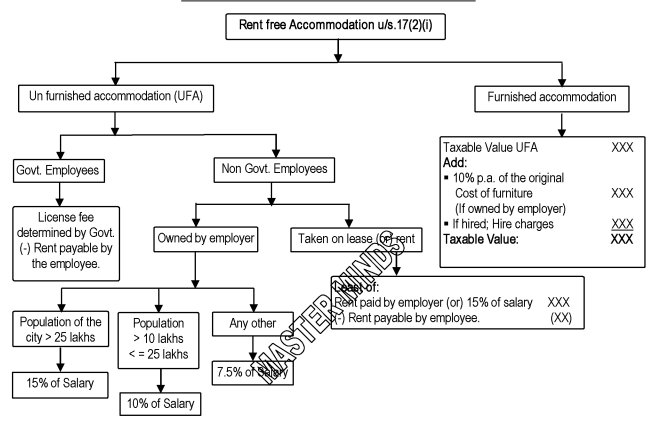
- a) He is employee + director of a company
- b) He is employee + He holds 20% or more Equity shares of the company i.e substantial interest.

c) His Income under the head "Salaries" from one or more employers excluding Non-Monetary payments, if it exceeds 50,000 P.a. for this purpose salary should be calculated after making deductions (a) Entertainment Allowance & (b) Professional Tax.

VALUE OF CONCESSIONAL ACCOMMODATION - SEC.17(2)(II)

Value of accommodation (AS RENT FREE ACCOMMODATION)	XXX	
Less: Rent paid/payable by the employee	XXX	
Value of perquisite	XXX	

RENT FREE ACCOMMODATION U/S.17(2)(1)



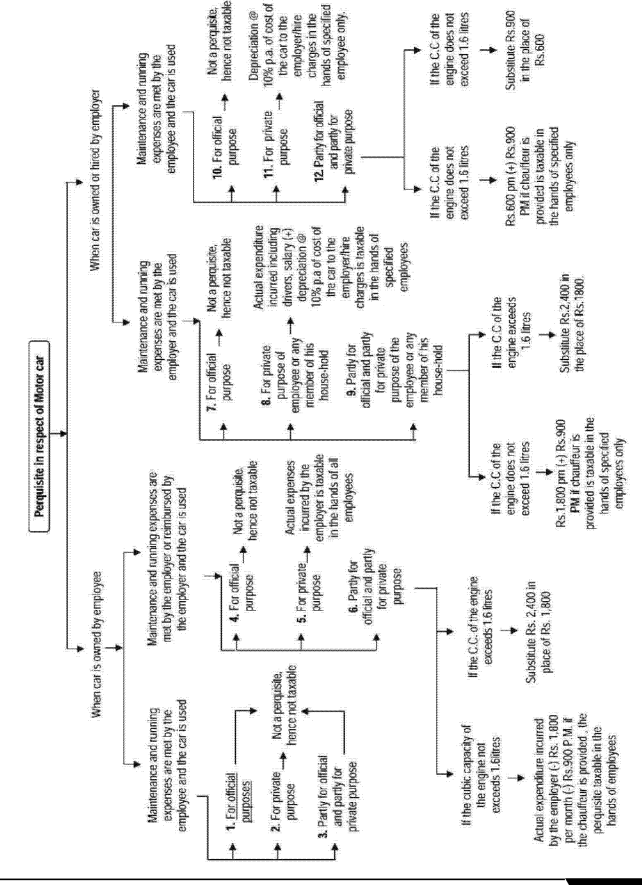
- In case of hotel accommodation least of 24% of salary (or)actual charges paid
- Not taxable if accommodation is provided ≤ 15days on the transfer of employee
- Salary means: Basic salary + D.A (terms of employment) + Bonus + Commission + Fees + Taxable Allowances + monetary payment from employer.
- Not Include: D.A (not part of terms) + Employer PF + exempted allowance + perquisite U/s 17(2)

TREATMENT OF OTHER PERQUISITES

Rule	Nature of Perquisite	Taxable Value of Perquisite (TVP)
3(3)	Service of Sweeper, Gardener or	Actual Cost to the Employer
3(3)	Watchman or Personal Attendant	Less: Amount paid by the Employee
3(4)	Supply of Gas, Electricity or Water for household consumption	Procured from outside Agency: Amount paid to outside agency. Resources owned by employer himself: Manufacturing cost per unit. Less: Amount paid by the Employee
3(5)	1 7	The cost of education in a similar institution in the near locality. Any amount collected from the employee shall be reduced. If the Cost of Education per Child does not exceed 1,000 p.m. then Not Taxable, otherwise fully taxable.

	h) Mhara adjustional facility is provided			
	b) Where educational facility is provided to any other member of his household in an education institution owned by the employer or in other institution.	Cost of such education in a similar institution in the near locality (-) amount collected from the employee. Note: The benefit of Rs.1000/- is not available		
	Housing Loan / Vehicle Loan - For acquiring Capital Assets and not for repairs SBI Rate = SBI Rate prevailing on the First Day of the Previous Year	Taxable (Not a Perquisite).		
3(7)(i)	Other Loans	 Interest Charged by Employer ≥ SBI Rates: NOT Taxable. (Not a Perquisite) Interest charged is lower than SBI rates (It is treated as perquisite): Interest at SBI Rate on maximum outstanding balance Less Interest paid by the Employee on that Loan. Exceptions: a) Medical Loan for treatment of diseases specified 		
	Free Meals during office hours	in Rule 3A except Loan reimbursed by Medical Insurance b) Loan not exceeding 20,000 in aggregate. Actual Cost to the Employer (upto 50 per Meal / Tea / Snacks is NOT taxable)		
3(7) (iii)	Free Meal in remote area or offshore installation area Tea or Non - Alcoholic Beverages / Snacks during working hours	Not take the Employee		
3(7) (iv)	Value of any gift or voucher or token other than gifts made in cash or convertible money (e.g. gift cheques) on Ceremonies.	Value of Gift. In case the aggregate value of gift during the previous year Less than 5,000 , then it is not a taxable perquisite.		
3(7) (v)	Expenditure incurred on credit card or add on card including membership fee and annual fee.	 Actual expenditure to Employer Less: Amount recovered from Employee. If it is incurred for official purpose and supported by necessary documents then it is not taxable. 		
3(7) (vi)	Expenditure on Club other than Health Club or Sports Club or similar facilities provided uniformly to all Employees.	 Actual Expenditure incurred by the Employer Less: Amount recovered from Employee. If the expenditure is incurred exclusively for official purposes and supported by necessary documents, then it is not taxable. Initial Fee of Corporate Membership of a Club is not a taxable perquisite. 		
3(7) (vii)	Computer or Laptops or other assets already mentioned	10% of Actual Cost if owned by the Employer, or Actual Rental Charge Paid / Payable by Employer Less: Amount recovered from Employee		
3(7) (viii)	Actual Cost Less: Depreciation @ 50% for every completed year under WDV method. Actual Co Less: Depreciation @ 50% for every con WDV method.	Motor Car st Actual Cost Less: Depreciation @ 10% for every completed year under hod. SLM Method. Less: Amount recovered from		
	· · ·	he perquisite Value of the perquisite		

	machines, Microwave ovens, Mixers, Hot plates, Ovens etc.		
3(7) (ix)	Any other benefit or amenities or service Cost to the employer right or privilege provided by the employer other than telephone or mobile phone		



PERQUISITE IN RESPECT OF MEDICAL FACILITY

a) Family refers an Individual, Spouse, any children, dependent parents of an Individual, dependent brothers and sisters of an Individual.

1.	Hospital maintained by employer	NIL
2.	Government hospital expenditure	NIL
3.	Hospital approved by Chief Commissioner for prescribed diseases	NIL
4.	Premium paid on health of employee	NIL

b) Medical treatment expenses incurred by employer outside India exempt to the extent of the following.

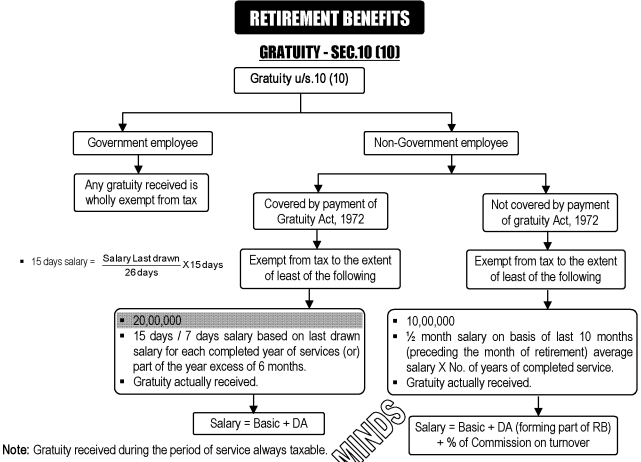
	Medical	Travel	Stay
Treatment of member / family		Exemption available only if Gross	
One attendant	As permitted by RBI	Total Income (before including this travel expenditure) does not exceed Rs.2,00,000	

<u>Medical allowance:</u> Any medical allowance given by the employer is **fully taxable** irrespective of the actual expenses incurred by the employee on medical treatment.

3. Tax Free perquisites (For all employees)

S.No	Nature of perquisites	S.No.	Nature of perquisites
1.	Medical Facility: Hospital is maintained by the employer shall be tax free	8.	Requisite provided outside India u/s10(7)*
2.	Recreational Facilities: Provided to group of employee not taxable		Rent free house / Facility to Judge of supreme / high court is not taxable
3.	Training of employees	10.	Residence to officials of Parliament: M.P / M.L.A / Union Ministers, Leader of Opposition in Parliament.
4.	use of health club, sports uniformly to all employees	11.	Accommodation in a Remote area / Mining Site / On shore oil Exportation.
5.	Expenditure on telephone	12.	Educational Facility for children of the employee (not member of household) < 1000 P.M per child
6.	Premium paid by employer on personal accident policy taken out not taxable.		Use of laptops and Computers
7.	Amount given by employer of assessee to assessee child as scholarship u/s 10(16)		tax paid by employer on non-Monetary Perquisites of the employee shall be exempt in the hands of the employee u/s10(10cc)

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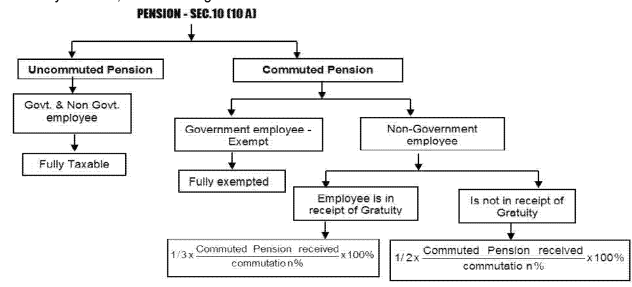


- a) For the purpose of Gratuity Act, month = 26 days only & for the purpose of employees not covered by Gratuity Act, month means a full month.
- b) In case where the employee has received gratuity in any earlier year from his former employer & also receives gratuity from another employed has later year, the limit of Rs.10,00,000 shall be reduced by the amount of gratuity exempt in any earlier year.
- c) Gratuity received by legal heirs of a government employee is exempt from tax.

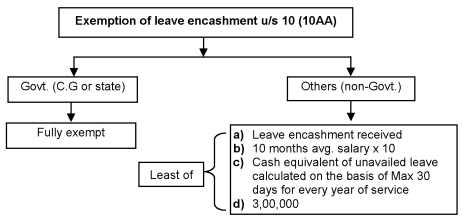
PENSION - SEC.10(10 A)

<u>Uncommuted Pension</u>: Uncommuted refers to pension received periodically. So, taxable as salary.

<u>Commuted Pension</u>: It means lump sum amount taken by commuting the pension or part of the pension. Where an employee commutes, under pension rules, part of the pension, the remaining portion will be periodically received, which is chargeable u/s 15.



LEAVE SALARY-Sec 10(10AA)



Note: a) Salary = Basic + D.A (forming part of R.B) + % of commission on turnover

- b) Average Salary of Last 10 months immediately preceding the date of retirement.
- c) Leave salary received during service fully taxable (For Govt. and Non Govt. Employees).

RETRENCHMENT COMPENSATION - SEC.10(10B)

Such compensation is exempt to the extent of the lower of the following:

- a) Amount calculated under the Industrial disputes Act
- b) (i.e., $\frac{15}{26}$ x Average salary of last 3 months x completed years of service and part thereof in excess of 6 months) Or
- c) 5,00,000 Or
- d) Amount actually received by the employee.

Note: Compensation in excess of the aforesaid tirrits is taxable as profit in lieu of salary.

<u>VOLUNTARY RETIREMENT SCHEME (VRS)- SECTION 10 (10C)</u>

Least of the following is exempt:

- 1. Compensation actually received.
- 2. Rs.5,00,000.
- 3. Last drawn salary x 3 months x completed years of service.
- 4. Last drawn salary x remaining months of service

Salary = Basic + D.A. (forming part of R.B) + Commission (as a % of turnover)

Whichever is higher

CONTRIBUTION TO PROVIDENT FUND'S

TAX TREATMENT RELATING TO PROVIDENT FUNDS

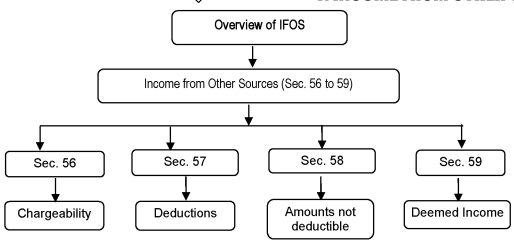
Particulars	Statutory (SPF)	Recognised (RPF)	Unrecognised	Public (PPF)
Constituted	Provident Fund Act, 1925.	EPF Act, 1952 & recognised by commissioner of PF & I. Tax.	Not recognized by the commissioner of Income Tax	Public Provident Fund Act, 1968
Contribution by	Employer (E' er) + Employee (E' ee)	E' er + E' ee	E' er + E' ee	Individuals independently
Assessee's contribution			Not eligible for Deduction	Eligible for Ded. u/s. 80C.
Employer's contribution	Employer's Not Taxable (N.T.) Amount exceeding		Not taxable	N.A.

Interest on contributions	Fully exempt.	Exempt upto 9.5% (E'er + E'ee)	On employee cont taxable under income from other sources. On employer cont not taxable.	Fully exempt.
Amount received on retirement	Not taxable Sec.10 (11)	Not taxable Sec.10(12)	Employee's cont. is N.T. (But Interest is Taxable Under IFOS) Employer's cont. + interest thereon is taxable as Salaries.	Not Taxable Sec.10 (11)

SALARY DEFINITION IN DIFFERENT SITUATIONS:

	Different Situations	Meaning of salary
1.	Rent Free accommodation and concessional	Salary = basic Salary + D.A (terms of employment)
	accommodation	+ Bonus + Commission + Fees + all taxable
		allowance + Monetary Payment from Employer
		Not include: D.A (not part of terms) + Employer's
		contribution to P.F's + Exempted allowance +
		Perquisites U/S 17(2)
2.	a) Gratuity (in case of Non-government	
	employees covered by the payment of	Basic Salary + dearness allowance
	Gratuity Act, 1972)	Basis saidly i dourness answarres
	b) Retrenchment Compensation u/s 10(10B)	
3.	a) Gratuity (in case of Non-Government	1 (~)
	employee not covered by Payment of	
	Gratuity Act, 1972)	Basic salary + dearness allowance (if provided in
	b) Leave Salary	temple of employment) + commission calculated as a
	c) House Rent Allowance	fixed percentage of turnover.
	d) Recognized Provident Fund	
	e) Voluntary Retirement Compensation	
4.	Entertainment allowance u/s 16(ii)	Salary = Basic Salary

7. INCOME FROM OTHER SOURCES



CHARGING SECTION - SEC. 56(1)

Income from other sources is the last and residual head of income. It covers any income, which does not fall under any other head of income. In other words, the following conditions should be satisfied-

Basis of Charge

- a) There must be an income.
- b) Such income is not exempt under the provisions of this Act.
- c) Such income is not chargeable to tax under any of the previous heads of income. If the above three conditions are satisfied, income is taxable under section 56(1) under the head "IFOS".

Examples:					
Director's Sitting Fee,	Rent from	Income from sub	Interest	Royalty	
MP's, MLA ['] s	vacant land	letting	Interest	Royalty	

METHOD OF ACCOUNTING - SEC.145

Cash basis or mercantile basis whichever is opted by assessee.

Exceptions: The following are taxable only on actual receipt basis

- a) Deemed dividend income covered u/s. 2(22)e;
- b) Interest on compensation or enhanced compensation -Sec 145A.

INCOME CHARGEABLE UNDER THIS HEAD - SEC.56(2)

INCOME CHARGEABLE ONLY UNDER THIS HEAD

- 1. Dividend (u/s 2(22e), Foreign dividend)
- 2. Winning from lotteries, etc.
- 3. Employees' contribution towards staff welfare scheme. 8.
- **4.** Interest on securities (debentures, Government securities/bonds)
- **5.** Rental income of machinery, plant or furniture let on hire.
- **6.** Rental income of plant, machinery or furniture along with letting out of building and they are not separable.
- 7. Sum received under Keyman insurance policy including bonus by legal representatives
- Gift
- **9.** Interest on compensation/ Enhanced compensation
- 10. Any sum received during the previous year 2014-15 (or any subsequent year) as an advance or otherwise in the course of the negotiations for transfer of a capital asset (if it is forfeited and the negotiations do not result in transfer of such capital asset.

Note: Income mentioned at point numbers 3, 4, 5, 6, and 7 are taxable under the head "IFOS" only if the same is not taxable under section 28 as business income.

DIVIDEND

	Final dividend & Deemed dividend u/s (22)(a), 2(22)(b), 2(22)(c), 2(22)(d) from Indian
	Co. is exempted u/s 10(34) in the tands of SH up to 10 lakhs. (because co. will have
DIVIDEND	to pay D.D.T u/s 115-O) (Refer sec 235BBDA)
	Deemed dividend u/s 2(22)(expan Indian Co. (or) any dividend from Foreign Co. is
	taxable in the hands of SH with the head IFOS

TAX ON CERTAIN DIVIDENDS RECEIVED FROM DOMESTIC COMPANIES (SEC. 115BBDA) (W.E.F. A.Y. 2017 - 18)

- a) Applicability: Assessee being an Individual, HUF or a firm, Resident in India.
- **b)** Nature of Income: Any income in aggregate exceeding Rs.10 Lakhs, by way of Dividends declared, distributed or paid by a Domestic Company.
- c) Rate of tax: Tax = 10% on the Income in aggregate by way of such Dividends. (Note: this is in addition to the Tax payable on Other Total Income).
- d) No Deduction: No deduction in respect of any expenditure or allowance or set off of loss shall be allowed to the Assessee under any provision of the Act in computing the income by way of dividends u/s.115BBDA (1)(a).
- e) Meaning: Dividend shall have the same meaning as per Sec. 2(22) (a), (b), (c), (d) but Excludes subclause (e) thereof.

CONCEPT OF GIFT

Gifts received by Individuals and HUF [Sec. 56(2)(x)]

- 1. Applicability: Any person being the recipient.
- 2. Taxability: Any sum of money or value of property received without consideration or for inadequate consideration to be subject to tax in the hands of any person being the recipient of such sum of money or value of property, under the head Income from Other Sources

Movable and Immovable property	Tax treatment	Single/ all transactions
Cash Gift	If aggregate amount > Rs. 50,000, then whole amount will be taxable	All transactions

Immovable property without consideration	If SDV > Rs. 50,000, SDV is taxable.	Single transaction
Immovable property for inadequate consideration	If (consideration-SDV) > Rs.50,000, then the difference is chargeable to tax. Note: SDV may be taken on the date of agreement.	Single transaction.
Movable property without consideration	If aggregate FMV > Rs. 50,000, then it is taxable	All transactions
Movable property for inadequate consideration	If (consideration-FMV) > Rs.50,000, then the difference is chargeable to tax	All transactions

Exceptions: Any sum of money/property which is received

- a) From any relative.
- b) On the occasion of marriage of an individual.
- c) Under a will or by way of inheritance.
- d) In contemplation of death of payer.
- e) From a local authority.
- f) From any fund, university, other educational institution, hospital/medical institution, any trust.
- g) From registered charitable institutions.

SECTION 56(2)(XI): COMPENSATION OR ANY OTHER PAYMENT RECEIVED IN CONNECTION WITH TERMINATION OF HIS EMPLOYMENT

Compensation or other payment, due to or received by any person, by whatever name called, in connection with termination of his employment or the modification of the terms and conditions relating thereto.

FIRM OR CLOSELY HELD COMPANY RECEIVES SHARES OF CHOSTHER CLOSELY HELD COMPANY Sec. 56(2) (viia).

Nature of Receipt		Sum Taxable
		If aggregate FMV > Rs. 50,000, then it is taxable
The shares are received for an inequality consideration.	ate	If (consideration-FMV) > Rs.50,000, then the difference is chargeable to tax.

<u>Note:</u> Any shares received by an individual or HUF as a consequence of demerger or amalgamation of a company or business reorganization of a co-operative bank shall not be subject to tax by virtue of the provisions contained in section 56(2)(vii).

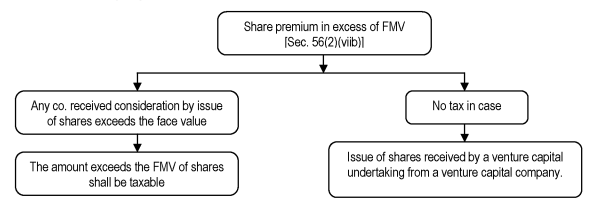
SHARE PREMIUM IN EXCESS OF THE FAIR MARKET VALUE TO BE TREATED AS INCOME ISec.56(2)(viib)

Applicability: Closely held company

Event: Issue of shares to a <u>resident</u> at a premium i.e. In excess of face value.

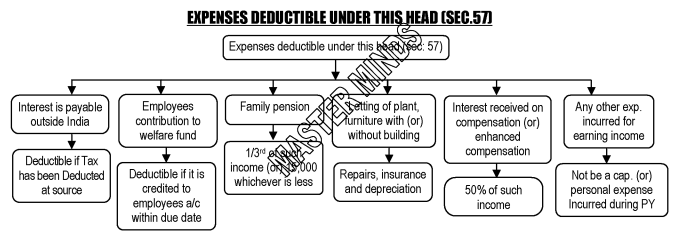
Consideration: If aggregate amount received in excess of fair market value is taxable in the hands of

company under the head other sources



TREATMENT OF SOME INCOMES

Winnings from lotteries, crossword puzzles, horse races and card games, etc.	These incomes are taxable at a flat rate of 30 percent (+ SC + H & EC) on the gross winnings (without claiming any allowance or expenditure)
Interest on securities (Grossing up of interest)	Taxable on "receipt" basis, if the assessee maintains books of account on "cash basis". It is taxable on "due" basis when books of accounts are maintained on mercantile system. Interest becomes due on due dates specified on securities irrespective of the holding period of the Assessee.
Income from composite letting of building, machinery, plant or furniture	If there is letting of machinery, plant and furniture and also letting of the building and the two lettings form part and parcel of the same transaction or the two lettings are inseparable (in the sense that letting of one is not acceptable to the other party without letting of the other; for instance, letting of cinema house along with letting of furniture) then such income is taxable under the head "IFOS" (if it is not taxable as business income). This rule is applicable even if sum receivable for the two lettings is fixed separately.
Interest received on compensation/ enhanced compensation	Interest received on compensation/ enhanced compensation shall be taxable in the year in which is received. However, 50 percent of such interest is deductible under section 57. in other words, 50 percent of interest received on compensation/ enhanced compensation is effectively chargeable to tax.



INADMISSIBLE EXPENDITURE - SEC58

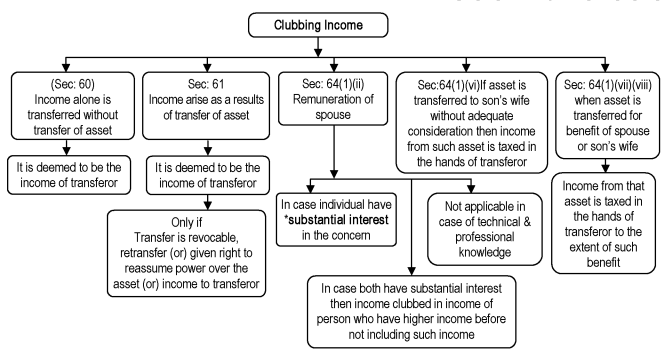
- a) Income tax.
- b) Interest or salary payable outside India, if tax has not been paid or deducted at source.
- c) Expenses in respect of royalty and technical fees received by a foreign company.
- d) No deduction in respect of winnings from lotteries, crossword puzzles, races including horse races etc.
- e) No payment made to a relative/ associate concern in excess of Rs. 10,000 in cash, shall be allowed.
- f) 30% disallowance will be attracted if a sum subjected to TDS, but such TDS was not made or deducted but not credited to the CG account within the due date specified in Sec.139(1).

DEEMED INCOME CHARGEABLE TO TAX SEC. 59

Loss or Expenditure already allowed in computation of Income from Other sources and subsequently recovered shall be treated as the income of the previous year in which it is **recovered**.

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8. CLUBBING PROVISIONS



*Substantial interest for this purpose means the interest of individual together with the interest of relatives. Relative includes brother, sister, spouse, any lineal escendant or descendant (Sec. 2(41)).

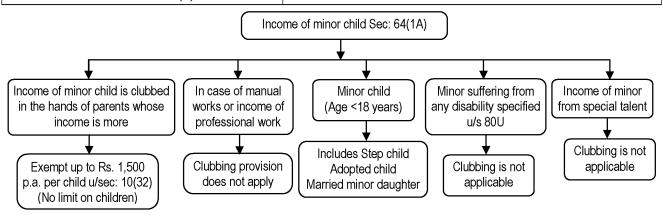
GIFT TO SPOUSE - SEC. 64(1)(iv)

Where an asset (other than house property) is transferred by an <u>individual</u> to his or her, spouse <u>directly</u> or <u>indirectly</u>, otherwise than for adequate consideration or <u>in connection</u> with an agreement to live apart, any income from such asset will be deemed to be income of the transferor.

Exceptions to Sec.64(1) (IV):

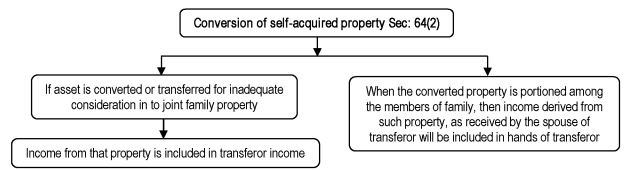
- a) (the assets are transferred before marriage.
- spouse <u>directly</u> or <u>indirectly</u>, otherwise than the assets are transferred in connection with an for adequate consideration or <u>in connection</u> agreement to live apart.
 - (i) If on the date of accrual of income, transferee is not spouse of the transferor.
 - d) If the assets are transferred for adequate consideration
 - e) If the property is acquired by the spouse out of pin money.

Other than H.P.: H.P. was excluded because it is covered u/s 27(1).



Note: Income from accretion property is not clubbed in the income of transferor

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	OTHER POINTS TO BE REMEMBERED				
S.No.	Particulars	Spouse / Son's Wife	Minor Child		
1.	Income from transferred asset is to be clubbed.	Correct	Correct		
2.	Income from income cannot be clubbed.	Correct	Wrong		
3.	Income from accretion of asset cannot be clubbed.	Correct	Wrong		
4.	All income is clubbed.	No only income from the transferred asset is clubbed	Yes all income is clubbed		

9. SET OFF AND CARRY FORWARD OF LOSSES

Sec.	Nature of Loss	Details of set-off	Conditions / Exceptions
70	Current Year Loss within the same Source	Set-off within the same source	 Exceptions: Loss from - 1. Activity of owning and maintaining of race horses. 2. Speculation Business. 3. Short Term Capital Loss (set-off against LTCG.) 4. Long Term Capital Loss-(set-off only against LTCG.)
71	Current Year Loss under any head	Set-off against income under any other head.	 Loss from - a) Activity of owning and maintaining of race horses. b) Speculation business. c) Capital Gains. Loss under the head PGBP cannot be set-off against Income from Salaries. Loss from specified business u/s 35AD can be set-off only against Income from any other specified business [S.73A]. the maximum loss from house property which can be set-off against income from any other head is Rs. 2 lakhs
71B	Brought forward Unabsorbed Loss from House Property	Set-off only against Income from House Property.	Firstly, the loss under the head house properties to the extent of Rs.2,00,000 in the same year and the balance shall be set off against Permissible for 8 Assessment years immediately succeeding the Assessment Year in which the loss first arose.
72	Brought Forward Unabsorbed Business Loss other than Speculation Loss	Set-off only against income under the head Profits and Gains of Business Or Profession	arose. 2. Loss can be carried forward, only if the return is filed u/s 139 (1) and determined and communicated u/s 157.
32(2)	Brought forward Unabsorbed	Set-off against any head of Income	Unabsorbed Depreciation Loss can be carried forward for any number of years until it is fully set-off.

73	Brought forward Unabsorbed Speculation Business Loss	Set-off only against income under Speculation business	 Carry forward and set-off is permissible for 4 assessment years immediately succeeding the assessment year in which the loss first arose. Loss can be carried forward, only if the return is filled u/s 139(1) and determined and communicated u/s 157
73A	Brought forward loss of Specified Business u/s 35AD	Set-off only against Income from any other Specified Business	 Loss can be carried forward for any number of years until it is fully set-off. Loss can be carried forward, only if the return is filed u/s 139 (3) and determined and communicated u/s 157
74	Brought forward Unabsorbed Loss under the head Capital Gains.	Set-off only against Income under the head Capital Gain.	 Carry forward and set-off is permissible for 8 assessment years immediately succeeding the assessment year for which the loss was computed. Loss can be carried forward, only if the return is filed u/s 139(1) and is determined and communicated u/s 157 STCL can be set-off against any Capital Gain. However, LTCL can be set-off only against LTCG.
74A	Brought forward Unabsorbed Loss from activity of owning & maintaining Race Horses	Set-off only against Income from owning and maintaining Race Horses	 Carry forward and set-off is permissible for 4 assessment years immediately succeeding the assessment year for which the loss was computed. computed. filled u/s 139(1) and determined and communicated u/s. 157.

Note: Set-off of losses not permissible against unexplained income, investments, money etc. chargeable under sections 68/69/69A/69B/69C/69D [Section 1988E] Effective from: A.Y.2017-18

	Set off in the year of loss		C/f & set off in the subsequent P.Y's		Time limit for c/fwd,	Return u/s
Heads of income under which loss is incurred	Under same head (S.70)	Under other head (S.71)	Under same head	Under other head	and set off of losses	139(1) Apply (sec 80)
Income from house	Yes	Yes (up to	Yes	No	8 A.Y.	No
property (71B):		Rs.2 lakh)				
Profits and Gains from						
Business or Profession:						
Non-speculation business	.,	Yes (except	.,		0.4.16	.,
(72)	Yes	salaries)	Yes	No	8 A.Y.	Yes
• Speculation business (73)	Yes	No	Yes	No	4 A.Y.	Yes
 Specified business (73A) 	Yes	No	Yes	No	No limit	Yes
 Unabsorbed depreciation 	Yes	Yes	Yes	Yes	No limit	No
Capital gains: (74)						
Short term	Yes	No	Yes	No	8 A.Y.	Yes
 Long term (NOTE) 	No	No	Yes	No	8 A.Y.	Yes
Income from other sources:						
• Lotteries, crossword	Profit from					
puzzles, card games,	similar					
gambling etc.	activities	No	No	No	N.A	Yes
 Loss from activity of owing and maintaining race horses (74A) 	Yes	No	Yes	No	4 A.Y.	Yes
Other Income	Yes	Yes	No	No	N.A	No

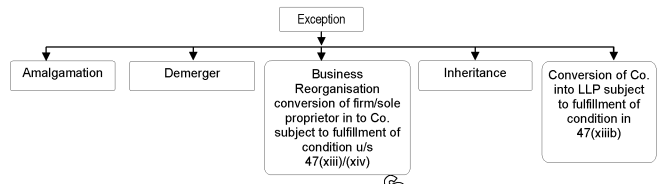
Note:

- 1. LTCL will be set-off only against LTCG
- 2. Loss on Sale of Capital Asset u/s 112A can be set-off and carry forward against Long-term capital gains by virtue of Sec. 70(3) and Sec. 74

Loss from Speculation business & Specified Business can be Set-off only against similar business:

Loss can be carried forward only by the person who has incurred the loss $% \left(x\right) =\left(x\right) +\left(x\right) +\left$

As per Sec. 78(2), where any person carrying on business or profession has been succeeded in such capacity by another person otherwise than by inheritance, then the successor cannot have the loss of the predecessor being carried forward and set off against his income. However, there are certain exceptions, which are briefed here under:



LOSS RETURNS - SEC 80

Assessee claiming the benefit of carry forward of losses, 73, 74, 74A (71B is not given) must file the income tax return within the due date specified u/s 139

>10. DEDUCTIONS UNDER CHAPTER -VI A

The aggregate amount of deductions under this chapter shall not exceed GTI.

Sec.80A(4): Where any assessee claims whiction U/s 10A, 10AA or 10BA, 80IA, 80IB etc.- no Chapter VI-A deductions are available.

To grant deduction under Sections 80 JJA, JJAA, LA, P, QQB and RRB, the assessee should have made a claim in ROI. Such failure makes assessee ineligible to avail the deduction.

SEC.80B

GTI = Aggregate of five heads income-adjustment of losses for set off and carry forward (but before chapter VI A)

SEC.80AB

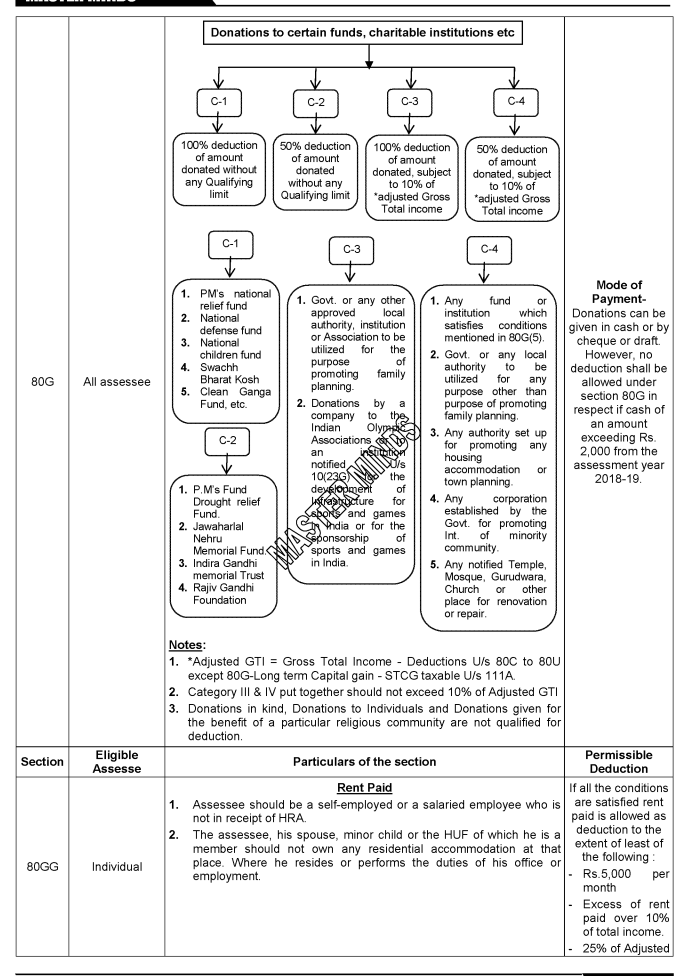
Deductions in respect of certain incomes shall be allowed only to the extent they are included in GTI.

Section	Eligible Assessee	Particulars of the section	Permissible Deduction
80C	Individual & HUF	 Contribution to Life Insurance Premium/Annuity Contribution to Welfare Funds (PPF, SPF, RPF& superannuation fund) Contribution to Central Government / post office/other notified schemes Repayment of housing loan Payment of tuition fees of children 	
80CCC	Individual	Contribution to certain Pension Funds Contribution made to annuity plan of the LIC or any other insurance company approved by IRDA for receiving pension from a fund If the Assessee or his nominee surrenders the annuity before its maturity the surrender value will be taxable in the year in the hands of assessee or nominee.	1,50,000

		Contribution to At-1 Devictor V 1 No 100 1	Г
80CCD (1)/(2)	Applicable to those individual who are employed by the C.G or any other self-employed individuals	Contribution to Atal Pension Yojana or Notified Pension Scheme of Government: In case of a salaried individual, deductions of own contribution U/s 80CCD(1) is restricted to 10 % of his salary, in any other case restricted to 20% of G.T.I Note 1: The entire employers' contribution would be included in the salary of the employee. Employers contribution U/s 80CCD(2) is restricted to 10% of salary. Note 2: Lump sum amount received by the nominee on account of closure or opting out of pension scheme referred in sec 80CCD(1) or (1B), on the death of the assessee to be exempt (Sec 80CCD)	10% of salary or 20% of GTI, as the case may be (However, the limit of 1.5 lakh u/s 80CCE does not apply to employer's contribution u/s 80CCD(2)
80CCD (1B)	Applicable to those individual who are employed by the C.G or any other self-employed individuals	Contribution to Notified Pension Scheme of Government:	Contribution made by employee / then he can avail further deduction of Rs. 50,000 in addition to the overall ceiling limit of Rs1,50,000.
80CCE		Maximum amount deductible U/s 80C+80CCC+80CCD can't exceed 1.5 lakh	
80CCG	Resident Individual, being a new retail investor	 Deduction in respect of Investment made under any equity savings scheme: Conditions 1. His gross total income does not exceed Rs. 12 Lakhs. 2. He has acquired listed equity shares or listed units of equity oriented - fund in accordance with a notified scheme. 3. The assessee is a new retail investors as specified in the above notified scheme. 4. The investment is locked - in the period of 3 years from the date of acquisition accordance with the above scheme. Note: Deduction shall be allowed for 3 consequent A/Y's beginning with A/Y relevant to the P/Y in which listed equity shares or listed and period from the AY 2018-19 on wards except he was not claimed the deduction in the AY 2017-18 or earlier AY. 	50% of amount invested Or 25,000 Whichever is lower
80D	Individual/HUF	 Medical Insurance Premium GIC or any other insurance company (approved by IRDA) and approved by the Central government on health of assessee, spouse, dependent children is deductible upto Rs.25,000 (in case of senior citizens the limit is Rs.30,000) Payment should be made by any other mode other than cash. However, payment on account preventive health check-up (upto Rs.5,000 with in the ceiling limit) can be made be any mode (including cash). In case of very senior citizens (≥80 yrs.), the medical expenditure incurred is allowed as deduction upto Rs.50,000 even if no insurance premium is paid. 	Maximum Rs.25,000(30,000 in case the individual /his or her spouse is a senior citizen) (+) Maximum Rs.25,000 (30,000 in case either or both of the parents are senior citizen)
80DD	Resident Individual/HUF	 Maintenance including Medical treatment of a dependent disabled The assessee should have incurred any expenditure for the medical treatment (including nursing), training and rehabilitation of dependent person with disability. The assessee shall have to furnish a copy of the certificate issued by the medical authority in the prescribed form and manner, along with ROI. If the dependent, being a person with disability, predeceases the individual or the member of HUF in whose name the amount was invested, then an amount equal to the amount deposited under the scheme shall be deemed to be the income of the assessee of the P/Y in which such amount is received by the assessee and shall accordingly be taxable as the income of that P/Y 	Flat deduction Rs.75,000 (irrespective of expenditure incurred . Note: In case of severe disability (80%) flat deduction shall be Rs. 1,25,000

80DDB	Resident Individual/HUF	Deduction for medical treatment of specified diseases 1. For claiming deductions the assessee shall have to submit a certificate obtained from prescribed authority in prescribed form. 2. For this purpose dependent means 3. In case of the assessee is Individual - For himself or his dependent spouse, children, parents, brother or sister In case of the assessee is HUF -For any member of his family	case of senior citizen/very senior citizen) whichever is lower XXX Less: The amount reimbursed from the Insurance company or the employer. XXX Permissible deduction XXX
80U	Resident Individual	Deduction in case of a person with disability Any person, who is certified by the medical authority to be a person with disability.	
80E	Individual	 Interest on loan taken for higher education 1. Interest on loan should be taken from any financial institution or approved charitable institution. 2. Such loan is taken for pursuing his higher education of his or her relative (i.e., spouse or children of the individual) 	Initial A/Y and 7 A/Y's immediately succeeding the
80EE	Individual	Additional deduction of Rs.50,000 for interest on loan borrowed for acquisition of self occupied house property from any financial institution. Subject to following conditions: 1. Loan taken period 01-04-2016 to 31-03-2017 2. Amount of loan ≤ 35 lakhs 3. Value of house property ≤ 50 lakhs 4. The assessee does not own any residential house property on the date of sanctioned ban.	Deduction upto Rs.50,000 (This amount is in addition to 2 lakhs u/s 24(b))

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			total income. Note: Here Adjusted total income means GTI-Deductions U/s 80Cto 80U except 80GG- LTCG-STCG taxable U/s 111A.
80GGA	All assesses not having any income chargeable under PGBP	College or institution for scientific research, Statistical research, Research in social or to the National Fund for rural development. Similarly, and contribution to the National Urban Poverty Eradication Fund setup by the Govt. is also eligible for deduction. - Donations can be given in cash or by cheque or draft.	Actual contribution
80GGB	Indian Company	Contribution to political parties and electoral trust Any amount contributed to a political party or electoral trust is deductible while calculating the total income of an Indian Company.	Actual contribution (otherwise than by way of cash)
80GGC	All assesses (other than Local authority and every Artificial judicial funded by Govt.)	Contribution to political parties and electoral trust Any amount contributed to a political party or electoral trust is deductible while calculating the total income of the assessee	Actual contribution (otherwise than by way of cash)
80JJAA	Any assessee	Where the gross total income of an assessee to whom section 44AB applies, includes any profits and gains derived from business, deduction u/s 80JJAA would be allowed for three assessment years including the assessment year relevant to the previous was in which such employment is provided. Note: Additional employee cost: Total applications which such employment is provided. Note: Additional employees employed (haring the previous year. Emoluments: any sum paid provided and employee in lieu of his employment by whatever name called additional employee: Accomployee who has been employed during the previous year and who employee who has been employed during the previous year and who employeed by the employer as on the last day of the preceding year. Exclusions from the definition: a) an employee whose total emoluments are more than Rs.25,000 per month; or b) an employee for whom the entire contribution is paid by the Government under the Employees' Pension Scheme notified in accordance with the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952; or c) an employee employed for a period of less than 240 days during the previous year; or d) an employee who does not participate in the recognised provident fund.	

Deductions in respect of Certain Incomes:

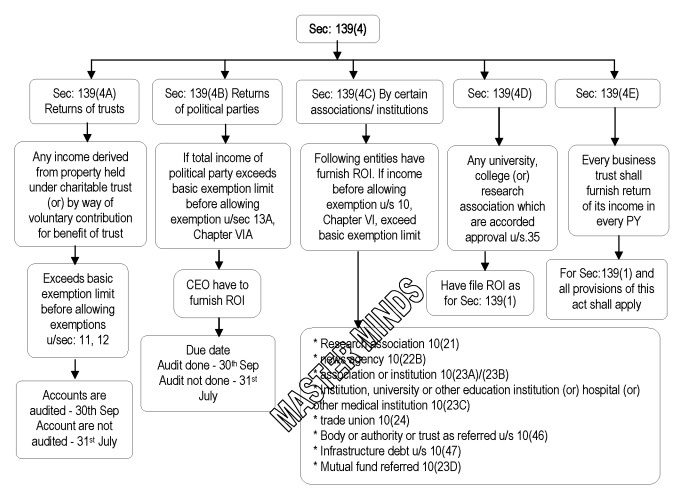
Section	Eligible Assessee	Eligible Income	Permissible Deduction
80QQB	Resident individual	Royalty income, etc., of authors of certain books other than text books: Lump sum consideration for assignment or grant of any of his interests in the copyright of any book, being a work of literary, artistic or scientific nature or of royalty or copyright fees Royalty or copyright fee received otherwise than by way of lump sum	Rs.3,00,000, whichever is less.
80RRB	Resident individual, being a patentee	Royalty on patents: Any income by way of royalty on patents	Whole of such income or Rs.3,00,000, whichever is less.

		Interest on deposits in savings account: Any income by	Actual interest
80TTA	Individual	way of interest on deposits in a savings account with a	subject to
00117	or a HUF	bank, a co-operative society or a post office (not being time	a maximum of
		deposits, which are repayable on expiry of fixed periods)	Rs.10,000.
	A Resident	Interest on deposits with banking company, Co-operative	Actual Interest
80TTB	Senior	society engaged in banking business, Post Office	subject to a
00115	Citizen		maximum of Rs.
	CiuZeii		50,000

11. RETURN OF INCOME

04	Davide Inc.	T******
Section	Particulars	Time Limit
139(1)- Voluntary Return	 i) Every Company and Firm should file Return of Income or Loss ii) Individual/HUF/AOP/BOI/AJP to file Return if Total income, Chapter VIA is > Basic Exemption Limit. iii) W.e.f AY 2016-17 Person, being a Resident other than Not Ordinarily Resident in India as per Sec. 6(6), who is not required to furnish a Return u/s 139(1) and who at any time during the previous year- Holds, as a Beneficial Owner or otherwise, any Asset (including any Financial Interest in any entity) located outside India or has Signing Authority in any Account located outside India or Is an Beneficiary of any second including any Financial Interest in any Entity) located outside India 	transactions u/s 92E- NOV 30 th 2. Company- SEP 30 th 3. Person other than company: a) Where Tax Audit required u/s 44AB- SEP 30 th b) Any other Case - July 31 st 4. Person who is required to furnish the return fails to do so, then he shall be liable to pay a sum of Rs.5,000 (if he
139(3)- Loss Return	 Assessee has incursed loss and wants to carry forward u/s (2) 3, 73A, 74 and 74A This Return restriction only for c/fd of current year loss, and not for prior year losses. Not applicable for carry of losses u/s 71B, 32(2), 35(4), 36(1)(ix). 	
139(4) - Belated Return	Assessee fails to furnish the return on or before the due date u/s 139(1) POINTS TO BE NOTED: Loss cannot be c/f. It can be revised. Liable for interest u/s 234A. Return filed after the end of RAY, liable for 271F penalty Rs. 5,000.	Before the completion of assessment or before the end of Relevant AY, whichever falls Earlier. Thus, belated return can be filed only in case a person has not furnished his return within the time allowed under section 139(1). Also, the belated return cannot be furnished after the end of the relevant assessment year.
139(5)- Revised Return	Filed Return within the date u/s 139(1) or belated return u/s 139(4), and in that return discover any error omission / wrong statement POINTS TO BE NOTED: Loss return can be revised. Belated Return can be revised.	
139(9)- Defective Return	 All Annexures/ Statements / Columns not filled in. General/Specific /Other details not enclosed. 	Within 15 days of receipt of notice from AO, or such time as extended by him.

POINTS TO BE NOTED: The Assessing Officer shall intimate to the Assessee, the defect in the Return, and give him an opportunity to rectify the defect. If not rectified, the Return is to be treated as Invalid Return. If Rectification is done before completion of assessment, AO can condone the delay.



PERMANENT ACCOUNT NUMBER (PAN) SECTION-139A

What is PAN?	t is permanent account number allotted by assessing officer for the purpose of dentification. Its number contains 10 digit both numeral and alphabet.			
Who should apply?	Every person who is	Every person who is required to file return of income. Apply in Form No. 49A.		
No PAN for whom?	1. Non Resident	2. Charitable Trusts	3. Person earning only ag	riculture Income
Compulsory	i. On all returns	iii. Shares	v. Deposit in Bank account exceeds Rs. 50,000	vii. Land & Building exceeds
quotation of PAN?	ii. Motor Vehicle	iv. Jewellery > Rs.5,00,000	vi. Hotel Bill payment exceeds Rs.50,000	Rs.10,00,000
What if PAN not quoted	Section 272B: Pena	lty Rs. 10,000	Higher deduction of tax a	t source

RETURN TO BE SIGNED BY WHOM - SEC.140

No	Assessee	Signatory /verified by	
1.	Political party	Chief Executive Officer	
2.	Local Authority	Principal officer.	
3.	a) Individual	a) Individual himself.	
	b) When absent from India, mentally incapacitated, for	b) His guardian or any other person	
	any other reason he is not able to sign.	duly authorised by him.	
4.	a) HUF	a) Kartha	
	b) When the Kartha is absent from India or is mentally incapacitated.	b) Any other adult member of family.	
5.	a) Company	a) Managing Director	
	b) No MD or MD is unable to sign.	b) Any other director.	
	c) When Co. is not resident in India.	c) A person who holds a Power of	
	d) Where Co. is in liquidation.	attorney from the company.	
	e) When the Co. managed by Govt.	d) Liquidator.	
		e) The principal officer.	
6.	Partnership firm	Managing partner (or) any other	
		partner other than minor.	
7.	Limited Liability Partnership (LLP)	Designated Partner.	
	When the Designated partner is unable to sign and verify	Any partner.	
	the return or when there is a no designated partner		
8.	Association of Persons (AOP)	Any member or principal officer.	
9.	Any other person.	That person/other competent person.	

Note: A return of income U/s 139, which are not signed, is not regarded as return. w.e.f. 01-10-2014, the word signed is substituted with "verified" and similarly for a return variations.

12. ADVANCE TAX AND INTEREST

1. Liability of pay Advance Tax:

	.(//\/>
Who is liable to pay Advance Tax (Sec.	If Tax payable by any person for the Assessment year
208)	in the diately following the Financial Year, is Rs.10,000 or more.
Advance Tax Not applicable (Sec. 207)	provisions of Advance Tax shall not apply to a Resident
	§S ěnior Citizen who is of the age of 60 years or more, and does
	not have any income chargeable under the head Profits and
	Gains of Business or Profession.

2. Amount of Advance Tax payable (Sec. 209):

Compute tax on estimate total income	xxx
Less: Rebate and Relief	(xxx)
Add: Surcharge and Cess	xxx
I ess: Tax deducted at source and tax collected at source	(xxx)

<u>Note:</u> The amount of TDS / TCS shall not be reduced from Total income, if the Deductor has paid the amount without deduction of tax or the collector has received the amount without the collection of tax (Sec.209).

3. Due Dates:

a) Common advance tax payment schedule for both corporates and non-corporates (other than an eligible assessee in respect of eligible business referred to in section 44AD/ 44ADA) from 1st June 2016.

Due date of Installment	[Amount payable w.e.f. 01-06-2016 for corporate and non- corporate assessee (i.e., all assessees)] other than eligible assessee u/s 44AD (1)/ 44ADA (1)
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, as reduced by the amount, if any, paid in the earlier installment.
On or before 15 th December	Not less than 75% of advance tax liability, as reduced by the amount or amounts, if any, paid in the earlier installment or installments.

On or before 15 th March	The whole amount of advance tax liability as reduced by the amount
On or before 13 Watch	or amounts, if any, paid in the earlier installment or installments.

b) Assessees covered u/s 44AD(1)/ 44ADA(1): w.e.f. 01-06-2016, an eligible assessee opting profit on presumptive basis u/s 44AD(1)/ 44ADA(1), shall be required to pay advance tax of the whole amount in one installment on or before 15th march of the financial year.

However, any amount paid by way of advance tax on or before 31st March shall also be treated as advance tax paid during each financial year on or before 15th March.

4. Sec.234A - Non/Late filing of Return: If ROI is furnished after due date, assessee is liable to pay tax u/s 234A.

1.	Rate of interest	1% per month or part of month (simple interest).			
2.		It is calculated as under: Tax as per return of income [i.e. tax (remaining unpaid on 1 st April of AY) on income after the adjustment of TDS/ TCS/ Advance tax/ MAT Credit/ Relief] i.e. Unpaid advance tax as on 1 st April of A.Y			
3.	Period for which interest is payable	Commencing on the date immediately following the due date for filing the return of income and ending on: a) The date of furnishing the return (where return has been filed after the due date); or b) The date of completion of assessment under section 144 (where no return has been furnished or date of filing of return(if return is filed)			

5. Sec.234B - Payment of Interest for Default in payment of Advance tax:

When interest is payable	Amount on which interest is payable	Rate of Interest	Period for which interest is payable
An assessee who is liable to pay advance tax, has failed to pay such tax.	Interest is payable on assessed tax	every month or	From April 1st of the assessment year to the date of determination of income u/s143 (1) or if regular
Or		part of month	assessment is made to the date of regular assessment.
An assessee who has paid advance tax but the amount of advance tax paid by him is less than 90% of assessed tax.	Assessed tax minus advance tax	Simple interest @ 1 per cent for every month or part of month	- do -

6. Sec.234C - Payment of Interest for Deferment in payment of Advance tax:

a) Manner of computation of interest under section 234C for deferment of advance tax by corporate and non-corporate assesses other than an eligible assessee u/s 44AD (1)/44ADA (1).

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 15th June	3 months
15 th September	45%	45% of tax due on returned income (-) advance tax paid up to 15th September	3 months
15 th December	75%	75% of tax due on returned income (-) advance tax paid up to 15th December	3 months
15 th March	100%	100% of tax due on returned income (-) advance tax paid up to 15th 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, as the case may be, 36% of the tax due on the returned income, then, the assessee shall not be liable to pay any interest on the amount of the shortfall on those dates.

- b) Computation of interest under section 234C in case of an eligible assessee in respect of eligible business or profession referred to in section 44AD/ 44ADA: Assessee has failed to pay the advance tax which is actually payable on its current income on or before 15th March, 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.
- c) Non-applicability of interest under section 234C in case of Capital gains and casual income: Interest under section 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 amount 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 "Profits and gains of business or profession" in cases where the income accrues or arises under the said head for the first time.
 - iv) Income of the nature referred to in section 115BBDA i.e., dividend in aggregate exceeding of Rs.10 lakhs received during the previous year.

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

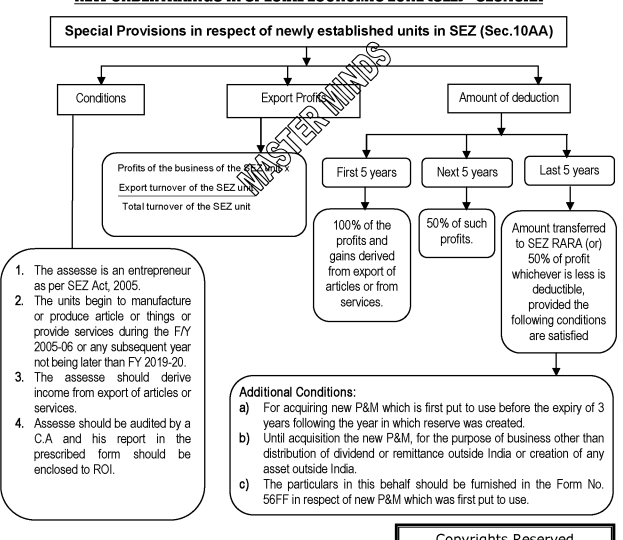
13. EXEMPTED INCOMES

THE FOLLOWING SECTIONS EXEMPT THE INCOMES IN TOTAL OR IN PART

Section	Assessee	Nature of Exempt Income				
10(1)	All Assessee	Agriculture Income in Kidia				
10(2)	Members of HUF	Share income from 1007. Exception: A manued daughter/widow receiving Income Father's HUF is not exempt from tax.				
10(2A)	Partner of a firm	Share in the income of the Partnership Firm to the extent allowed (b), when Firm is assessed as such.				
10(6D)	Foreign Companies	Income arising by way of royalty form or fees from technical services rendered in outside India to NTRO.				
10(10BB)	Individuals	Amount received under Bhopal Gas Disaster Claim / Scheme.				
10(10BC)	Individuals (Including the legal heirs)	Compensation received / receivable from the Central Govt./ State Govt. / a local authority on account of any disaster except to the extent of loss or damage allowed as deduction under the Act.				
10(10CC)	Individuals	Tax actually paid by employer on non-monetary perquisites - no taxable to employee.				
10(11A)	Individuals	Any payment from an account, opened as per the Suka Samriddhi Account Rules, 2014 made under the Governm Savings Bank Act, 1873.				
10(12A)	All Assesses	Payment from the National Pension System Trust to an Employee on closure of his account or on his opting out of the Pension Scheme referred u/s 80CCD is exempt upto 40% of the total amount payable. However, the whole amount received by the nominee, on death of the assessee shall be exempt from tax.				
10(12B)	All Assesses	Exemption on payment from NPS Trust on partial withdrawal to the extent it does not exceed 25% of amount of contributions made by him.				
10(16)	All Assessee	Scholarship granted to meet Cost of Education.				
10(17)	MLAs and MPs	Daily Allowance, Constituency Allowance.				
10(17A)	All Assesses	Reward or Award either in cash or in kind instituted and approved by Govt.				
10(18)	Armed Personnel	Pension/Family Pension received by winner of Gallantry Award or his family members.				

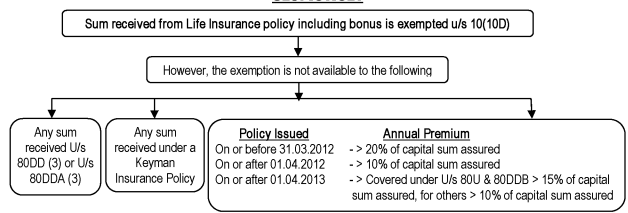
10(19)	Widow or Children of member of Armed Forces	Family Pension received by family member of Armed Force died in duty.
10(26)	Member of a scheduled tribe	Income from any source in the specified areas or States or income earned by way of dividend or interest on securities is exempt
10(26AAA)	Individual being a Sikkimese	Income from any source in Sikkim or by way of Dividend or Interest on Securities. Exemption not applicable for a Sikkimese Women who marries an Individual who is not a Sikkimese, on or after 01.04.2008.
10(30)	Assessee engaging in Tea business	Subsidy received from Tea board for growing & manufacturing tea, replantation or replacement of tea bushes or consolidation of areas used for cultivation.
10(31)		
10(35)	All Assesses	Income from units of Administrator of the specified undertaking / specified company / Mutual Funds

NEW UNDERTAKINGS IN SPECIAL ECONOMIC ZONE (SEZ) - SEC.10AA



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SEC. 10(10D)



EXEMPTION TO POLITICAL PARTY - SEC.13A

Exempted Incomes: The following Incomes are exempt from tax:

- a) Voluntary Contribution received
- b) Income chargeable u/s.22, 45, & 56.

Conditions: The following conditions should be fulfilled:

- **1.** Proper books of accounts and documents must be maintained.
- **2.** Details of Names and Addresses of Contributors in excess of Rs. 20,000 should be maintained.
- 3. The accounts should have audited by a Chartered Accountant.
- 4. The Treasurer of the Political Party of any other Authorised person, shall submit the prescribed Report u/s 29C (3) of the Representation of people Act 1851.
- 5. The exemption shall not be applicable to the contributions made in cash in excess of Rs.2,000.

Return of Income: Political parties are with obligation to file ROI u/s 139(4B).

EXEMPTION TO ELECTORAL TRUST - SEC.13B

Electoral Trusts are the Trusts constituted for funding the political parties in an organized manner.

Any voluntary contribution received shall be exempt from tax u/s 13B provided:

- a) Shall distribute a minimum of 95% of the aggregate donations received + b/f from earlier year;
- political party shall be registered under sec 29A of Representation of People Act,
- c) Shall function in accordance with the rules made by the CG.

Where trust fails to distribute a minimum of 95%, entire contribution shall be subject to tax.

14. TDS & TCS

TAX DEDUCTED AT SOURCE - SEC.192 TO 206

- a) There is always a time gap between deriving of income and payment of tax thereon. The objective of the provisions of tax deduction at source is to avoid this time gap in collection and also to ensure regular flow of tax revenue to the Government.
- b) The payer, being the person who is deducing tax at source, is responsible for interest, penalty and prosecution in respect to defaults committed.
- c) Different rates of TDS are provided under respective sections for various payments made. Only in the case of salary payment, the employer shall apply the income-tax rates applicable for individual assesses.

Section	Payment	Threshold Limit	Payer	Payee	Rate of TDS	Time of deduction	Payments / Income exempted from TDS
192	Salary	Basic exemption limit (Rs. 2,50,000 / Rs. 3,00,000, as the case may be)	Any person	Individual	Average rate of Income tax computed on the basis of the rates in force	At the time of payment	Allowances, to the extent exempt under section 10, and exempted perquisites would be excluded
192A	premature withdrawal from RPF	50,000	trustees of EPFS or any authorised person	individual	10% (if PAN is furnished, otherwise MMR)	At the time of payment	-

				I		I	
193	Interest on Securities	8% Savings (Taxable) Bonds, 2003 - Rs.10,000 7.75% Savings (Taxable) Bonds, 2018 - 10,000 Interest on Debentures issued by a company in which the public are substantially interested, paid or credited to a resident individual or HUF - Rs. 5,000	Any person	Any Resident	10%	At the time of credit of such income to the payee or at the time of payment, whichever is earlier.	Some exempted interest payments are interest - On any security of the Central Government or a State Government. Payable to LIC, GIC or any of the four public sector insurance companies formed by GIC in respect of any securities owned by it or in which it has full beneficial interest. Payable to any other insurer in respect of any securities owned by it or in which it has full beneficial interest. Payable on any security is under insurer in respect of any securities owned by it or in which it has full beneficial interest. Payable on any security is under such security is in dematerialized form and is listed on a recognized stock exchange in India
194A	Interest other than interest on securities	10,000 in a financial year, in case of interest paid by - (i) a banking company; (ii) a cooperative Society engaged in Banking business; and (iii) Deposits with post office. 5,000 in a financial year, in other cases. In respect of (i), (ii) and (iii) above, the limit is Rs. 50,000, in case of payee, being a resident senior citizen.	Any person, other than an individual or HUF not liable to tax audit u/s 44AB in the immediated preceding of financial year.	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 credited or paid to: > any banking company, or a cooperative society engaged in the business banking > any financial corporation established or under a Central, State or Provincial Act > The Life Insurance Corporation of India. > the Unit Trust of India; > Any company and cooperative society carrying on the business of insurance. > Notified institution, association, body, class of institutions, associations bodies Interest credited or paid by a firm to a partner, Interest credited or paid by a co- operate society to its member or to any other cooperative society, etc.
194B	Winnings from any lottery, crossword puzzle or card game or other game of any sort	Payment of an Amount exceeding 10,000	Any Person	Any Person	30%	At the time of payment	Nil
194BB	Winnings from horse race	Payment of an amount exceeding Rs.10,000	Book Maker or a person holding license for horse racing, wagering or betting in any race course	Any Person	30%	At the time of Payment	Nil
194C	Payments To Contractors	Single sum credited or paid exceeding 30,000 or The aggregate of sums credited or paid during the financial year exceeding 1,00,000	Central / State Govt., Local authority, Central/ State, company, firm, trust, cooperative society, individuals/ HUFs liable to tax audit in the	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	At the time of credit of such sum to the account of the contractor or at the time of payment,	Any sum credited or paid to a contractor in transport business, if the contractor furnishes his PAN to the person paying or crediting such sum. Any sum credited or paid by an individual or HUF exclusively for personal purposes of such individual or HUF.

			immediately preceding financial year.		the payee is any other person	whichever is Earlier	
194D	Insurance Commission	15,000 in a financial year	Any person	Any Resident	5% (Domestic companies -10%)	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.	Nil
194DA	Any sum under a Life Insurance Policy	Less than 1,00,000 (aggregate amount of payment to a payee in a financial year)	Any person	Any Resident	1%	At the time of Payment	Sums which are exempt under section 10(10D)
194E	Payment to non-resident sportsmen or sports associations of income referred to in section 115BBA	-	Any person	non- resident sportsmen (including an athelete) or non -citizen entertainer or nonresident sports associatione	20.8% 20% + H& EC (@ 4% on TDS)	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.	
194H	Commission or brokerage	15,000 in a financial year	Any person, other than an individual or HUF not liable to tax acute us 44 AR whe immediately preceding financial year.	Any Resident	5%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.	Commission or brokerage payable by BSNL or MTNL to their PCO franchisees
194-1	Rent	1,80,000 in a financial year	Any person, other than an individual or HUF not liable to tax audit u/s 44AB in the immediately preceding financial year.	Any Resident	For P & M Or equipment- 2% For land, building, furniture or fixtures - 10%	At the time of credit of such income to the account of the payee or at the time of payment, whichever is earlier.	Nil
194-IA	Payment on transfer of certain immovable property (other than compulsory acquisition)	Rs. 50 lakh (Consideration for transfer	Any person, being a transferee	Resident Transferor	1%	At the time of credit of such sum to the account of the transferor or at the time of payment, whichever is earlier	Payment for transfer of agricultural land
194-IB	Payment of rent by certain individual or HUF	Rs.50,000 for a month or part of a month	Any person, other than an individual or HUF not liable	Any Resident	5%	At the time of credit of rent, for the last month of	Nil

			to tax audit u/s			the previous	
			44AB in the immediately			year or the last month of	
			preceding financial year.			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	
						At the time	
						of credit of such income	
	Payment under					to the	
194IC	specified agreement u/s	Nil	Any person	Any Resident	10%	account of the payee or	Nil
	45(5A)			rtesident		at the time of	
						payment, whichever is	
						Earlier.	
	Fees for	30,000 in a	Any person,		Payee engaged	At the time of	Any sum by way of fees for
	professional	financial year, for each category	other than an		only in the	credit of	professional
	or technical services/	of income.	individual or HUF not liable		business of operation	such sum to the	services credited or paid by an individual
194J	Royalty/	(However, this limit does not	to tax audit	Any Resident	of call	account of	or HUF exclusively for
	Non-compete fees/	apply in case of	u/s 44AB in the immediately	rtoolaont	centre - 2% [w.e.f. 1st	the payee or at the time of	personal purposes of such individual or any
	Director's	payment made to director of a	preceding	\ \sigma \lambda	June, 2017]	payment,	member of
	remuneration	company).	financial year.		Others - 10%	whichever is earlier	HUF.
	Compensation			- Cally	1070	A	
194LA	on acquisition of certain	Rs. 2,50,000 in a	Any person /	(C) Any	10%	At the time of	Compensation on acquisition of
	immovable property	financial year		Resident		Payment	agricultural land.
	ргоролту		Any person			At the time of	
	lata a at a a		responsible for paying me	Non-		credit of such sum to the	
194LB	Interest on Infrastructure	nil	by way of interest	resident (or)	5%	account of the payee or at the	Nil
	debt fund		by an Infrastructure	Foreign Company		time of payment,	
			debt fund u/s			whichever is	
			10(47)			earlier At the time of	
				Non-		credit of such sum to the	
194 LC	Interest to Non- resident/foreign	nil	Indian company (or) business	resident (or)	5%	account of the payee or at the	Nil
10420	citizen	1	trust	Foreign Company	0 70	time of	1411
				Company		payment, whichever is	
	Interest on s					earlier At the time	
	Interest on a rupee			Foreign		of credit of	
	denominated bond of an			institutional investor		such	
194LD	Indian company	nil	Any person	(FII)	5%	sum to the account of	Nil
13720	(or) Interest on Govt. Securities	''''	7 try person	(or) Qualified] 5,0	the payee or	I WII
	payable after			foreign		at the time of payment,	
	31.05.13 but before 01.07.17			investors		whichever is	
					^-	earlier At the time of	
	Any novement to				As specified by	credit of such	
195	Any payment to Non-resident	nil	Any person	Non-	Finance Act	account of the	Nil
193	(other than	1111	(Resident or non- resident)	resident	or under an agreement	payee or at the time of	INII
	salary)		ĺ		u/s 90 or 90A	payment, whichever is	
					90A	earlier	

Note: TDS -when deductible?

Section	Time of Deduction
192,194,194B,194BB,194DA,194EE, 194F,194LA	Only at the time of payment
193,194A,194C,194D,194E,194G,194H,194-I,194-IA,194J,194LB,194LC,194LD,195	Time of Credit Or whichever is earlier
17,1970,19710,19710,197	Time of Payment

<u>Note:</u> No education cess on the above rates except payment to non-residents, No surcharge except payment to foreign company (2%) u/s 195 and u/s.192(1A) where the payment exceeds Rs.1 crore.

Applicability of Surcharge and Education Cess over and above the rates of TDS prescribed under respective sections are summarized hereunder:

Payee	Applicability of Surcharge & Education cess
Resident	i) Surcharge and Education Cess as applicable to individuals shall be applied on the amount of TDS computed on Salaries.
	ii) No Surcharge and cess shall be applied in other cases of deduction of tax at source.
Non Resident, other than company	Surcharge @ 15% is applicable where the aggregate payment or credit subject to TDS exceeds Rs. 1 crore. Education cess @ 3% is applicable.
Foreign Company	Surcharge % 2% is applicable where the aggregate payment or credit subject to TDs exceeds Rs. 1 crore and @ 5% where such income exceeds Rs. 10 crores. Education cess @3% is applicable.

TIME OF REMITTANCE TO THE GOVERNMENT -Sec.200 / Rule 30

Tax deducted by or on behalf of the Government:

Situation	Time of deposit of TDS
Payment of tax without production of Income Tax Challan	
Payment of tax accompanied by an Income Tax Challan	Stockbefore 7 days from the end of the month in which the deduction is made or income tax is due u/s 192 (1A)

Tax deducted by other persons:

Situation	Time of deposit of TDS
Income or amount is credited or paid in the	On or before the 30 th of April
month of March	·
In any other case	On or before 7 days from the end of the month in which
-	the deduction is made or income tax is due u/s 192 (1A)

The AO may in special cases, with the approval of JCIT, permit the payment of TDS on **quarterly basis** as under -

Applicable Sections	192, 194A, 194D, 194H
Payment Date	July 7 th , Oct. 7 th , January 7 th , April 30 th

CONSEQUENCES OF FAILURE TO DEDUCT OR PAY - SEC.201

1. According to Sec.201 (1), a person shall be deemed to be an 'assessee in default' in case he commits any of the following violation:

- 7	Thinne day of the femalism g treatment			
	Responsibility	Violation		
	To deduct tax in respect of all types of payments covered under TDS provisions.	Fails to deduct or after deduction fails to pay the whole or any part of the tax as per law.		
		Employer fails to pay, whole or any part of Tax on such non-monetary benefit.		

Where an assessee is deemed to be in default, the assessing officer may levy penalty to the extent of tax and interest in arrears. However, in a case where the assessing officer is satisfied that there exist good and sufficient reason which force the assessee to commit such breach of law, penalty shall not be levied.

- 2. Interest: Once the assesse is deemed to be in default, interest shall be leviable u/s 201(1A) at the rate of
 - a) From the date from which tax was deductable to the date of deduction 1% p.m. or part there of (delay in deduction).
 - **b)** For the date of deduction of tax to the date of actual payment **1.5% p.m.** or part there of (delay in payment).
 - c) Such interest shall be paid before furnishing the statement u/s 200(3).

FORMS OF TDS CERTIFICATES - Sec. 203

- 1) Form 16 for Salary Sec.192 &Form 16A for all other Sections except Sec. 194-IA. Form 16B for TDS u/s 194-IA.
- 2) To be issued from TRACES Websites, by using Manual / Digital Signatures.
- 3) Time for Issue of TDS Certificates:

Form No.	Periodicity	Time Limit	
16	Annual	By 31 st May of the Financial Year immediately following the financial year	
10		in which the income was paid and tax deducted.	
16A	Quarterly	Within 15 days from the due date for furnishing Challan cum Statement of	
104		TDS u/r 31A, i.e. 30 th July, 30 th October, 30 th January and 30 th May.	
	Within 15 days	s from the due date for furnishing Challan cum Statement in Form 26QB u/s	
16B	31A, i.e., within 7 days from date of deduction of Tax. [Notification No. 39/2013, dated]		
	31.05.2013]		

SELF DECLARATION BY PAYEE FOR NON - DEDUCTION - Sec. 197A

Self-Declaration for Non - Deduction of tax by a person other than Companies / Firms- the Deductor shall forward a copy of the declaration to PCCIT / CCIT / PCIT / CIT within 7 days from the end of the month in which such declarations are furnished

• For All Assesses u/s 193, 194, 194A, 194EE, -

Senior Citizens (Resident in India) - Form (15H (in duplicate) only.

LOWER RATE OF DEDUCTION / NO DEDUCTION CERTIFICATE FROM AO - Sec. 197

For lower rate of deduction or no deduction of tax, the Payee shall file an application and get a Certificate from AO and submit to the Payer. Certificate is valid only for the AY specified therein.

- Sec.192, 193, 194, 194A, 194C, 194D,194G,
 194H, 194I, 194J, 194LA: Application in Form
 13, Certificate in Plain Paper
- Sec.195 Application in Form 15C or 15D, Certificate in Plain Paper

QUARTERLY STATEMENT / RETURN AND DUE DATE

Sec.	192	193 to 196D		194-IA	
Form No.	24Q	27Q For Non - Resident, not being a Company or Foreign Company, or RNOR	ent, not 26Q For all For Resident Transferor (other than the person referred		
Due Date, if the Deductor is an office of Govt.	of firs	31 st July, 31 st October, 31 st January in respect of first three quarters of the financial year and on or before 15 th May for the last quarter of the financial year.		Challan cum Statement in Form 26QB shall be furnished within 7 days from the date of deduction of TDS.	
Due Date, for other persons 15 th July, 15 th October, 15 th January in respect of first three quarters of the financial year and on or before 15 th May for the last quarter of the financial year.			[Notification 39/2013, dtd 31.05.2013]		
Form 27A	Form 27A The above forms shall be accompanied by declaration in Form 27A			ation in Form 27A	

Note: On rectification of field TDS Returns, Correction Statement or Rectification shall also be furnished.

Difference between TDS and TCS:

TDS	TCS
TDS is tax deduction at source	TCS is tax collection at source.
	Seller of certain goods is responsible for collecting tax at source at the prescribed rate from the buyer.
Person responsible for paying is required to deduct tax at source at the prescribed rate	Person who grants license or lease (in respect of any parking lot, toll plaza, mine or quarry) is responsible for collecting tax at source at the prescribed rate from the licensee or lessee, as the case may be.
Generally, tax is required to be deducted at the time of credit to the account of the payee or at the time of payment, whichever is earlier. However, in case of these sections i.e., 192,194,194B,194BB,194DA,194EE, 194F, 194LA tax is required to be deducted at the time of payment	Generally, tax is required to be collected at source at the time of debiting of the amount payable by the buyer of certain goods to the account of the buyer or at the time of receipt of such amount from the said buyer, whichever is earlier. However, in case of sale of jewellery or bullion, tax collection at source is required at the time of receipt of sale consideration in cash.

15. MISCELLANEOUS TOPICS

AGRICULTURE INCOME

POINTS TO BE REMEMBERED

Agriculture Income [Sec. 2(1A)]:

- Rent or Revenue derived from Agricultural Land in India
- Income derived from Agricultural Land through Agricultural
- Income derived by sale of agricultural produce, or on the process ordinarily employed to render the produce fit for the market and sale, by a Cultivator of Receiver of rent in kind.
- Income from a Farm House subject to condition

Tax Computation Steps:			
Step	Description		
1	Compute Agricultural Income + Total Income		
2	Compute Tax on Step 1		
3	Compute Agricultural Income + Maximum Amount not chargeable to tax (Basic Exemption)		
4	Rebate for Agricultural Income = Tax on Step 3		
5	Compute Net Tax Payable (Step 2 - Step 4)		
6	Compute Health and Education Cess (H&EC) at 4% on Total Tax Payable as per Step 5		
7	Compute Net Tax Payable (Step 5 + Step 6)		
<u> </u>	the seal Many foot of the of D. Island On Strad Than Course (affice of Andre House and New Andre House		

Growing and Manufacturing of Rubber/Coffee/Tea: Computation of Agricultural and Non- Agricultural Income is done on the basis of percentage of profits of business (POB).

Rule	Description	Agricultural Income	Business Income
7A	Income from growing and manufacture of Rubber	65% of POB	35% of POB
7B	Income from grown and cured Coffee	75% of POB	25% of POB
7B	Income from grown and cured, roasted and grounded Coffee	60% of POB	40% of POB
8	Income from growing and manufacture of Tea	60% of POB	40% of POB

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To **MASTER MINDS**, Guntur

THE END