

PGBP All Adjustment Sheet

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FEATURES:

· This PGBP Adjustment sheet is from the main adjustment asked by ICAI from Previous Papers.

· These adjustments are covered with their Reasons that you need to write in Notes.

• This will help you to revise the whole PGBP in less than 30 mins in exam time.

COMPILED BY:

Vaibhav Bansal

ADIT-PIT, CA Group 2 Cleared



	Particulars Notes to be written		
Pro	fit as per Books/Net Profits as per Books	Notes to be written	
	l: deductions not allowed/things to be added to	income	
1	4/5 th of VRS compensation paid to Employee	Section 35DDA allows a business to claim a deduction in five equal installments over a period of five years for any expenditure incurred on payment to employees under a voluntary retirement scheme.	
2	Additional depreciation allowed will be added back, if assessee opts for 115 BAA/BAB / BAC	If the assessee opts for Concessional Tax regime, then Additional Depreciation is not allowed to them u/s 115BAA/BAB and BAC.	
3	Advertisement in the souvenir of political party (only for co.)	Section 37(2B) explicitly prohibits any deduction for contributions, donations, or expenditure incurred by a taxpayer (specifically companies) towards advertisements in any souvenir, brochure, or pamphlet published by a political party.	
4	Payment to electoral trust by cheque	The Payment should be made by only modes other than cash (incl. cheque). Remember, crossed cheque is allowed.	
5	Amount paid to employee welfare trust	Under Section 40A(9), such payments are considered diversions of income rather than actual business expenses.	
6	Amount spent out of NABARD A/c ➤ If utilization is not permissible ➤ If utilization is done after end of P.Y.	According to Section 33AB, only permissible utilization of funds is allowed and to be utilized in the same PY in which it is withdrawn. Not Permissible Utilizations are: P&M installed in Office Premise or residential accommodation, any office appliances (excl. computers), any P&M whose 100% cost is claimed earlier.	
7	Bad debts recovery in excess of unallowed portion	Under PGBP, bad debts recovery is disallowed to the extent it exceeds the amount previously disallowed or unclaimed because of the provision in Section 41(4) of the Income-tax Act, 1961. This section states that if a bad debt previously written off and allowed as a deduction under Section 36(1)(vii) is subsequently recovered, it becomes taxable as income. However, if the recovery exceeds the portion that was not allowed as a deduction, the excess amount is not considered taxable income and is disallowed as a deduction.	
8	Claim for escalation of prices in ongoing contracts	Under PGBP , claims for price escalation are disallowed until reasonable certainty of realization arises, as per Section 145 . These claims become taxable only in the year when they are certain to be received, ensuring that income is recognized when it is no longer contingent.	
9	Compounding fees / regularization fees	Because it is Breach of Law, hence it is not allowed.	

	Particulars	Notes to be written
10	Contribution in employee pension scheme (NPS- 80CCD) in excess of 10%- (Basic + DA)	Only 14% in case of Government Employees is allowed and 10% is allowed for other employees. Contribution in excess of 14%/10% is disallowed.
11	CSR expenditure	CSR Expenditure shall not be treated as expense for business / profession, hence, not allowable u/s 37.
12	Direct tax- tax interest penalty	As per Section 40(a)(ii), DT Tax/Interest/Penalty everything is disallowed
13	Discount given by sundry creditors / waived	It is Deemed Income as per Section 41(1)
14	Donation to Swachh Bharat Kosh	It will be added here, as it is not necessary to run business but shall be allowed as deduction under Section 80G. Disallowed under 37(1)
15	Expenses on transfer of carbon credits	Section 115BBG, provides that no deduction shall be allowed in respect of any expenditure or allowance in computing the income from the transfer of carbon credits.
16	Expenses on Foreign travel of director for collaboration agreement (not related to business) which failed to materialize.	It is a Capital expenditure, hence not allowed.
17	Expenses on issue of right shares	Disallowed [Brooke Bond India Ltd. (SC)] u/s 37
18	Expense on expansion of new business & project was abandoned without creation of new asset	Expenses are Capital in nature
19	Expense on Public issue of shares	Even if SEBI not approved the IPO, then also it will be disallowed because of Capital Nature Expenditure, and if it is for increasing the Authorized Share Capital, then also it is disallowed (Punjab State Industrial Development Corpn. Ltd.)
20	Expert opinion charges and development charges paid for capital assets	Under PGBP, expert opinion charges and development charges paid for the acquisition or enhancement of capital assets are disallowed as revenue expenses because they are considered capital in nature.
21	Fees paid to Independent/ non-executive director without deduction of TDS	30% disallowed u/s 40(a)(ia) if Resident, otherwise 100% for NR.
22	Franchisee fees paid	It is a capital nature expenditure; however it will be added to the cost of asset and 25% Dep can be taken.
23	GST demand/penalty for delayed filing of return	It is a Breach of Law.
24	If outstanding interest is converted into debenture or any instrument which defers the liability	Outstanding interest converted into debentures or any instrument that defers the liability is disallowed under Section 43B of the Income-tax Act, 1961. This section mandates that interest expenses are only allowed as a deduction when actually paid

	Notes to be written	
25	Particulars Illegal expenditure / secret commission	Sec. 37(1) specifically prohibits deductions for expenses incurred for purposes that are illegal or against public policy.
26	Industrial power, tariff concession recd. from Govt.	It is always be added to the Income
27	Interest and borrowing cost incl. in opening stock	As per Section 36(1)(iii) of the Income-tax Act, 1961, interest on borrowed capital is allowed as a deduction only when it pertains to revenue expenses.
28	Interest to partner on	Whether from Capital A/C, Loan A/C or Current A/C, in excess of 12% is disallowed.
29	Interest on loan taken for payment of income tax	Disallowed under Sec. 37(1)
30	Interest u /s 234B for short payment of advance tax	Breach of Law.
31	Loss due to destruction of machine due to fire	It is a capital Nature Loss, if it's scrap value is credited to PL, we need to reduce it from PL and further reduced from the WDV of P&M.
32	Marked to market loss	if not as per ICDS then disallowed.
33	Non- compete fees paid	It is an Intangible asset, if any expense booked shall be added back and Dep @25% on Intangible asset can be claimed.
34	Payment for freebies / gifts to doctors	Disallowed under Sec. 37.
35	Payment of bonus	If it is not given to trust as well as employees then it shall be added back.
36	Payment of interest to cooperative bank after due date of 139(1)	It is to be allowed based on Actual Payment till due date of filing of return. If it is paid in any subsequent year, then deduction shall be allowed in that year.
37	Payment to commodity brokers without deducting TDS	If commodity transaction- not related to business- 100% disallowed If commodity transaction- related to business- 30% disallowed
38	Payment to consultant for opening a new business	It is of capital nature.
39	 Payment to middleman for purchase of crab, lobster in excess of ₹10,000- Sec 40A(3) Payment to wholesale trader for purchase of wheat from mandi in excess of ₹10,000 	not allowed under Rule 6DD
40	Payment to share brokers relation to equity shares (without deducting TDS)	If assessee has share trading business- allowed- no TDS on payment to share brokers

Particulars		Notes to be written
		If assesses does not have share trading business- not
		allowed
41	Provision for deferred tax	Disallowed under Section 37(1)
42	Provision for gratuity based on Actuarial valuation	Disallowed under section 40A(7)
43	Provision for loss of subsidiary	Provision for loss of a subsidiary is disallowed as a deduction because it is considered a contingent liability rather than an actual incurred expense. As per Section 37(1) of the Income-tax Act, 1961, only expenses that are incurred wholly and exclusively for the business and are not of a contingent nature can be claimed as deductions.
44	Purchase of anything at price higher than M.V.	Disallowed under 40A(2)
45	Referral fees / commission paid to doctors	Disallowed under 37(1), considered against public policy of the Medical Council of India.
46	Retention money is included in income	It is disallowed
47	Retrenchment compensation on closure of entire business	It is of Capital Nature.
48	Sales tax (GST) not refunded to customer out of sales tax refund	Disallowed
49	Tax paid by employer on non-monetary perquisites	It is disallowed to the employer for more refer Sec. 192.
50	Undervaluation of stock	Closing Balance to be added
51	Waiver of principal part of working capital loan	Deemed Income u/s 41
	s: Deduction allowed/things to be deducted n income	Notes to be written
1	Actual Gratuity Paid	Allowed on Actual Basis under Sec. 43B
2	Additional consideration received from State Govt. Due to interim order of court	It will be taxable in the year in which final order is passed
3	Amount waived by bank on arrears of interest	Not allowed as deduction, so not allowed in income
4	Commission paid to recovery agent for realization of debt.	It is allowed as per the case law of - DCIT v/s Super Tanneey ltd
5	Contribution to research institution for scientific research, even if afterwards its approval is withdrawn	Section 35 clarify that, even if the research institute approval is withdrawn after your contribution, you can still claim the deduction of such amount
6	Contribution to national fund for rural development	Allowed u/s 35CCA

	Particulars	Notes to be written
7	Cost of abandoned film	It is a Revenue Expenditure and hence allowed as per CIT Vs Priya Village Roadshows Ltd. (Delhi HC)
8	Discount on issue of debentures	Allowable over the tenure of the deb. e.g., if 3 years, then 1/3 rd allowed
9	Employer's contribution to EPF if paid before due date of 139(1)	Allowed as per section 43B on actual payment before due date of ROI.
10	Employee's contribution to EPF if paid before due date of that PF Act	Allowed
11	Exp. on issue of bonus shares	Allowed
12	Exp. on issue of convertible debenture	Revenue Expenditure
13	Expenditure for which invoice is not available	If goods inward report and online payment proof available then allowed
14	Expenses for bringing drinking water to village where factory is situated	It is allowed u/s 37(1)
15	Grant received from State Govt. for acquisition of asset	It will be Reduced from actual cost
16	GST interest- interest on delayed filing of return	Interest from IT Act is disallowed, not from GST
17	Income tax refund & interest	Reduced from PGBP, it will be taxed in IFOS
18	Interest & borrowing cost incl. in closing stock	It is Capitalized in the cost of the asset hence, dep can be claimed on it.
19	Interest on share application money deposited in bank	Adjusted with Share issue expenses, hence allowed.
20	Loss by theft / dacoity allowed if incidental to business	It is in relation to Business, hence allowed as per Sec. 37
21	Overvaluation of Closing stock	Allowed
22	Payment of new installment of loan converted from arrears of interest	Allowed on Actually Paid basis u/s 43B (Explanation to 43B)
23	Payment to an employee in cash who is posted in another place for 15 days or more where no bank Account is available and TDS has been deducted.	Allowed as per Rule 6DD
24	Payment to NR, whose income is not chargeable to tax in India without deducting tax.	Allowed, as income is not chargeable to India, hence no Tax to be deducted
25	Payment to transporter without deducting TDS	Allowed, if transporter opts Presumptive tax and gives declaration in this regard
26	Payment towards feasibility study conducted for tech advancement related to business	It is in relation to Business, hence allowed, even if abandon without creation of new asset.

	Particulars	Notes to be written
27	Payment up to Rs. 50,000 in cash to employee on his retirement	Allowed
28	Penalty paid to govt. For failure of performance in contract	It is a Breach of Contract, not the Breach of Law, hence allowed.
29	Profit from hedging contract for safeguarding against any loss that may arise due to currency fluctuation	It needs to be adjusted from the WDV of the Asset under Sec. 43AA.
30	Profit on sale of land to 100% subsidiary (Indian)	It is a Capital Asset, hence to be treated under Capital gains but, it is not a Transfer u/s Sec 47(iv)- hence No CG
31	Provision for payment to workers estimation on wage and reasonable certainty of revision	Revenue in Nature - Allowed
32	Purchase omitted in books of account	Allowed.
33	Rental income of company opting 115 BAB	Deducted from PGBP and Taxable under IFHP But Municipal tax & Standard deduction not allowed u/s 115 BAB
34	Retrenchment compensation on closure of some of business units	It is Revenue in Nature
35	Sponsorship fee for local Cricket tournament- If incurred for promotion of business out of business expediency	Allowed under section 37
36	STT paid	Allowed under Sec. 36
37	The 30% that was disallowed last year in 40(a)(ia)	As last year we have disallowed because of contravention of the Sec. 40(a)(ia)
38	The cost revenue of glow sign board is expenditure	Business, Revenue Expenditure