INCOME UNDER THE HEAD OTHER SOURCES

Section 56 Basis OF Charge

- 1. Any income which is not charged under any other head is charged under this head.
- 2. Following incomes are always charged under this head.
 - a) Gifts;
 - b) Dividend;
 - c) Lottery, Betting, Gambling or any other casual income.;
 - d) Rent of Plant;
 - e) Income from owning and maintaining race horses.
 - f) Family pension less (1/3rd or ₹ 15,000 whichever is lower).
 - g) Maturity proceeds of keyman insurance policy Received by Legal Hier.
 - h) Interest On Securities / Bank Deposits

Security Held As SIT	Income Under The head PGBP
Security Held As Investment	Income Under The head Other Sources

Interest on Post Office Savings Bank A/c Upto Rs. 3,500 in case of Individual A/c; & Upto Rs. 7,000 in case of Joint A/c is exempt as per section 10(15).

- i) Director's Fee
- j) MP's/MLA's salary;
- k) Rent from vacant land;
- Income from sub letting;
- m) Royalty
- n) Examinership remuneration
- o) Insurance commission
- p) Agricultural income from agricultural land situated outside India
- q) Interest on delayed refund of income tax

Casual Incomes

- Taxable @ 30% + SC (if any) + 4% HEC on tax u/s 115BB
- No deduction for any Expenditure incurred shall be allowed.
- No Deduction under chapter VI-A Shall be allowed and also no loss is allowed to be adjusted with this income.
- Adjustment of unexhausted Basic Exemption Limit is also NOT ALLOWED
- GROSSING UP of Winning from Lottery/Interest on securities: If Net Amount is given, it shall be grossed up. Tax will be levied on Gross Income.

Gross Amount = Net Amount ÷ [1 – Tax Rate]

Interest On Enhanced Compensation

- Taxable in PY of Receipt;
- 50% of Receipt is Deductible u/s 57.
- Hence only 50% amount shall be chargeable to tax.

Taxability Of Gift

A. Money Gift

Aggregate Money Gift Received Exceeds Rs. 50,000			
Yes No			
Entire Gift Is Taxable Not Taxable			

B. Gift Of Movable Property

i. **Without Consideration**

Aggregate FMV Exceeds Rs. 50,000		
Yes No		
Entire Gift Is Taxable Not Taxable		

ii. **Inadequate Consideration**

Aggregate of (FMV – Consideration Paid) Exceeds Rs. 50,000		
Yes No		
Aggregate (FMV – Consideration Paid) is taxable	Not Taxable	

Movable Property Includes

- a) Shares & Securities
- b) Jewellery including Bullion
- c) Archaeological collection
- d) Sculptures

- e) Painting
- f) Drawing
- g) Any Work Of Art
- h) Virtual Digital Asset

C. Gift Of Immovable Property

i. **Without Consideration**

SDV Exceeds Rs. 50,000		
Yes No		
Entire Gift Is Taxable Not Taxable		

ii. **Inadequate Consideration**

SDV Exceeds 110% Of Consideration Paid		
&		
(SDV – Consideration Paid) Exceeds Rs. 50,000		
Yes No		
(SDV –	Consideration Paid) is taxable	Not Taxable

Exceptions

- 1. Received under a will or inheritance.
- 2. Received on the marriage of individual.
- 3. Received from any relative
- 4. Received in contemplation of death of the payer.
- 5. Received from registered charitable institute reg u/s 12ab, hospital, medical institutions, university or educational institution reg u/s 10(23c)
- 6. Received from any local authority u/s 10(20)

Meaning Of Realtives

- A. For Individual
 - i. Spouse of the Individual
 - ii. Brother/sister of the Individual
 - iii. Brother/sister of Spouse of Individual
 - Brother/sister of either of Parents of the Individual iv.
 - Lineal Ascendant/Descendant of the Individual. v.
 - Lineal Ascendant/Descendant of Spouse of the Individual vi.
 - vii. Spouse of any of the persons referred earlier
- B. For HUF Members of HUF are Relatives.

Dividend

- Received from domestic company Fully Taxable
- 2. Received from Foreign Company Fully Taxable.
- 3. Dividend Includes Deemed dividend u/s 2(22) (a) to (e) Note: Expenses Incurred for earning dividend shall not be allowed except Interest on loan subject to maximum 20% of dividend Income.

Section 2(22)(a)

Distribution by Company to Shareholder which Releases Company's Asset shall be deemed dividend to the extent of accumulated profits including capitalized Profits

Section 2(22)(b)

If any company has distributed Debentures / Deposit certificates to shareholders or bonus shares to preference shareholders it will be considered to be dividend but only to the extent of accumulated profits including capitalized profits

Section 2(22)(c)

If any company has distributed any amount to its shareholders in connection with its liquidation, it will be considered to be dividend but only to the extent of accumulated profits and any excess over it shall be considered to be full value of consideration as per section 46 and capital gains shall be computed accordingly.

Section 2(22)(d)

Any distribution to its shareholders by a company on the reduction of its capital, to the extent to which the company possesses accumulated profits

Section 2(22)(e)

Distribution of Accumulated Profits by Closely Held company by way of ADVANCE/LOAN to

- (i) Shareholders beneficially holding at least 10% equity shares in the company;
- (ii) Any person on behalf of such shareholders/for benefit of such shareholder;
- (iii) Any CONCERN in which such shareholder has substantial interest;
- (iv) Any CONCERN in which such shareholder is member/partner.

Exception:

Money lending is substantial business of company & loan is given in ordinary course Following Payments shall not be treated as Deemed Dividend:

- (a) Trade Advances like commercial transactions
- (b) Payment on Buy-back of shares;
- (c) Distribution of shares in the scheme

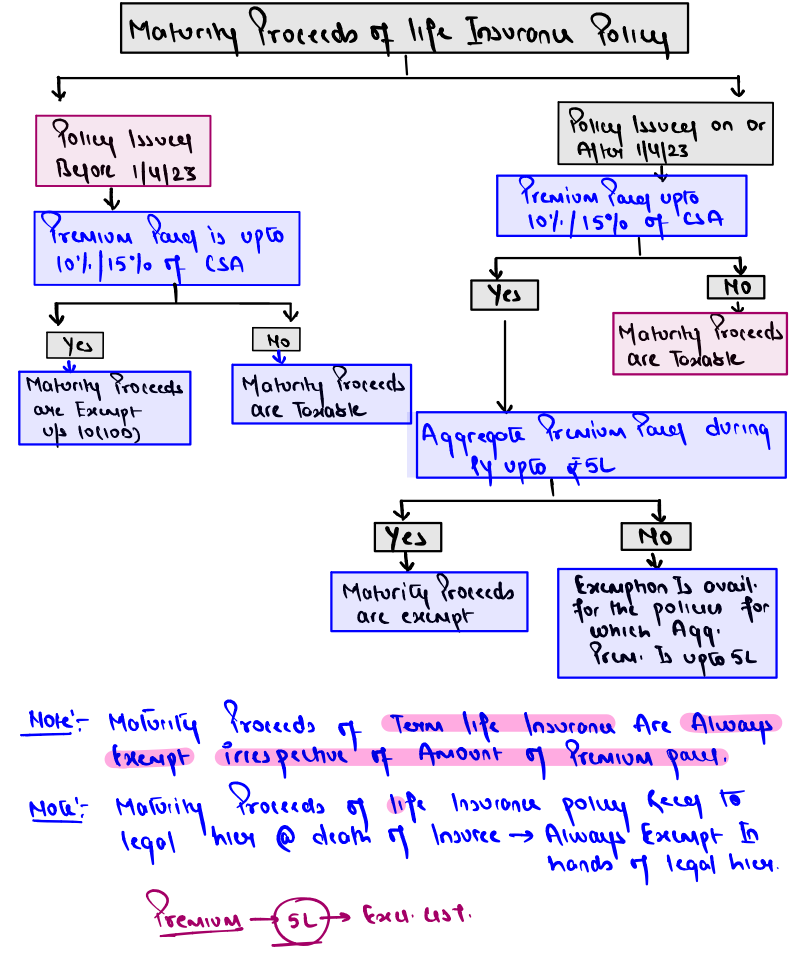
Consideration received in excess of FMV of shares issued by a closely held co.

- a) Shares have been issued at premium.
- b) Issue Price Exceeds FMV of Share.

If Above two conditions are satisfied then taxable amount shall be as follows: (Issue Price – FMV) x Shares Issued

Inadmissible Deductions Section 58

- a) Personal Expenses
- b) Excessive Payment to Relative
- c) Cash Payment > Rs. 10,000 other than through specified mode.
- d) Payment on which TDS provisions applicable but TDS not deducted on time or deducted but not deposited on time.



DEDUCTION FROM GROSS TOTAL INCOME

- Deduction is allowed from Gross Total Income. If GTI is less than deduction then, deduction is restricted to the amount of GTI.
- No Deduction is allowed from STCG u/s 111A, LTCG u/s 112, LTCG u/s 112A and casual income.

SECTION 8oC DEDUCTION IN RESPECT OF CERTAIN PAYMENTS/INVESTMENTS

- 1. Assesee Individual / HUF
- 2. Deduction Amount Invested or ₹ 1.5 lacs Whichever is lower
- 3. Payment Is Made Towards
 - (i) Life Insurance Policy for self, spouse & child. Subject to a maximum of 10% of the actual capital sum assured.(15% for person who is a person with disability as referred to in section 8oU or suffering from disease as specified in section 8oDDB)
 - (ii) In respect of policy issued before 01.04.2012, 10% shall be taken as 20%
 - (iii) Contribution made in Unit Linked insurance Plan (ULIP) of UTI or mutual fund. (self, spouse and any child or any member of HUF)
 - (iv) Investment in fixed deposit for a period of 5 years or more
 - (v) Invested in five year post office time deposit account
 - (vi) Contribution by individual to SPF / RPF.
 - (vii) Contribution made by individual or HUF to Publuc Provident Fund (self, spouse and any child or any member of HUF)
 - (viii) Deduction shall be allowed if amount has been invested in National Saving Certificate (NSC).
 - (ix) Interest accrued on NSC shall be income under the head other sources also deduction is allowed for such interest u/s 8oC. However, no deduction shal be allowed for Interest accrued in last year.
 - (x) Repayment of Principle amount of Housing Loan.
 - (xi) Stamp duty, registration fee or other charges paid for acquisition of house property
 - (xii) Payment of tuition fees (maximum two children and it should be whole time education)
 - (xiii) Senior Citizens Savings Scheme.
 - (xiv) Investment in Sukanya Samridhi Account.
 - (xv) Contribution to any notified pension scheme of Mutual fund or UTI
 - (xvi) Contribution to NPS Tier-2 account by CG EE for a fixed period of 3 years or more.

SECTION 80CCC DEDUCTION IN RESPECT OF CONTRIBUTION TO CERTAIN PENSION FUNDS

- Assesee Individual
- Deduction Amount Invested or ₹ 1.5 lacs Whichever is lower
- Payment Is Made Towards
 - a. Pension plan of Life Insurance Corporation (LIC) also known as annuity scheme; or

b. Pension Plan of any other Private Insurer as approved by Controller of Insurance.

Section 8oCCD Deduction in respect of contribution to Pension Scheme of Central Government

- Assesee Individual
- 2. Assessee's own contribution
 - Section 8oCCD(1)
 - a) Salaried EE EE's Contribution subject to maximum 10% Of RBS
 - b) Other Individual Assessee's Contribution subject to maximum 20% of GTI =
 - Section 8oCCD(1B)

An additional deduction of upto ₹ 50,000 is allowed over and above u/s 80CCD (1) Note: Always claim deduction under 8oCCD(1B) first and then balance under 8oCCD (1)

- 3. ER Contribution to EE's NPS [Section 8oCCD(2)]
 - a) Amount contributed by ER is Added to Gross Salary
 - b) Also Deduction is allowed for such contribution subject to maximum 10% Of RBS (14% of RBS in case contribution is made by CG/SG)

SECTION 80 CCE RESTRICTION ON DEDUCTION

- Maximum deduction allowed under section 8oC + 8oCCC + 8oCCD(1) shall be ₹1,50,000.
- Note: ER Contribution u/s 8oCCD(2) and Additional Deduction u/s 8oCCD(1B) is not covered u/s 8oCCE. In other words, these are allowed separately to assessee

SECTION 80CCH DEDUCTION IN RESPECT OF CONTRIBUTION TO AGNIPATH SCHEME

- 1. Agnipath scheme is a Central Government scheme launched in 2022 for enrolment of Indian youth in the Indian Armed Forces
- 2. Each Agniveer is to contribute 30% of his monthly customized Agniveer Package to the individual's Agniveer Corpus Fund. Further, the Government will also contribute a matching amount to the 'Agniveer Corpus Fund
- The Agniveer Corpus Fund means a fund in which consolidated contributions of all the Agniveers and matching contributions of the Central Government along with interest on both these contributions are held.
- 4. Deduction
 - a) Assessees own contribution Section 8oCCH (1) Agniveer is eligible for contribution made to individual's Agniveer Corpus Fund.
 - b) Contribution made by CG Section 8oCCH (2) Central Government's contribution to the Agniveer Corpus Fund would be included in the salary of the assessee and then whole amount of contribution is allowed as a deduction.

SECTION 80 D DEDUCTION IN RESPECT OF FAMILY INSURANCE PREMIUM

- 1. Assessee Individual / HUF
- 2. Payment Made For
 - a) Health insurance premium
 - b) Contribution in Central Govt. Health Scheme
 - c) Preventive Health Checkup (PHC)
- 3. Deduction
 - i. Self / Spouse/ dependant Children Amount paid Subject to max 25,000. (In case of Resident Senior Citizen max ₹ 50,000)
 - ii. Parents (dependent / Not dependent) Amount paid Subject to max 25,000. (In case of Resident Senior Citizen max ₹ 50,000)
- 4. In case of Resident senior citizen, Deduction of ₹ 50,000 is allowed in case of medical expenditure even if no insurance premium is paid
- 5. Maximum Deduction for Preventive Health-Check up of Family & Parents is ₹ 5,000 which is included in overall limit of ₹25,000 / ₹ 50,000.
- 6. No Deduction is allowed for the payment of premium made in cash. PHC payment can be made by any mode.
- 7. Where medical insurance is paid in lumpsum for more than 1 year, deduction shall be allowed for each PY as follows:

Lumpsum Premium Deduction per year PY for Which Insurance is Valid

SECTION 80DD DEDUCTION IN RESPECT OF MAINTENANCE OF DISABLED DEPENDANT

- Assessee Resident Individual / HUF
- 2. Deduction ₹75,000 irrespective of the expenditure (₹ 1,25,000 in case of severe disability)
- 3. Dependant
 - a) For Individual Spouse, children, parents, brothers and sisters who are dependent on the individual
 - b) For HUF Any member of the Hindu Undivided Family

Note: Assessee should incur expenses on medical treatment including nursing or paid/deposited amount in LIC scheme for the maintenance of dependent disabled.

SECTION 80DDB MEDICAL TREATMENT OF SPECIFIED DISEASE

- 1. Assessee Resident Individual / HUF
- 2. Expenditure Treatment of disease specified in the rule 11DD
- 3. Incurred On
 - a) For Individual Self or a Dependent Spouse, children, parents, brothers and sisters
 - b) For HUF- Any member dependent on the Hindu Undivided Family
- 4. Deduction
 - a) Amount incurred or ₹40,000 whichever is less.
 - b) For senior citizen Amount incurred or ₹1,00,000 whichever is less.

SECTION 80E PAYMENT OF INTEREST ON LOAN TAKEN FOR HIGHER EDUCATION

- 1. Assessee Individual
- 2. Deduction Payment of interest on loan taken by him from any financial institutions for pursuing higher education (any course after class XIIth)
- 3. Education of self or spouse or children or any person for whom the assessee is legal guardian
- 4. No deduction shall be allowed for repayment of the principal loan amount
- 5. Deduction is allowed for a maximum period of 8 years starting from the year in which first payment of interest was given

SECTION 80EE INTEREST ON LOAN TAKEN FOR CERTAIN HOUSE PROPERTY

- 1. Assessee Individual
- 2. Deduction Interest payable on loan taken from any financial institution for acquisition of a residential house property (Max deduction = ₹ 50,000).
- 3. Conditions:
 - a) Loan has been sanctioned during 1/4/2016 31/3/2017
 - b) Value of house should not exceed ₹ 50 Lakh.
 - c) Loan amount is upto ₹ 35 lakh
 - d) Assessee doesn't own any RHP on the date of loan sanction
- 4. Assessee shall claim deduction u/s 24(b) first and then remaining interest shall be allowed under this section.

Note: Loan should be taken from banks or financial institutions.

SECTION 80EEA INTEREST ON LOAN TAKEN FOR CERTAIN HOUSE PROPERTY

- 1. Assessee Individual
- 2. Deduction Interest payable on loan taken from any financial institution for acquisition of a residential house property (Max deduction = 1.5 Lacs).
- 3. Conditions:
 - a) Loan has been sanctioned during 1/4/19 31/3/22
 - b) SDV ≤ 45 Lakh.
 - c) Assessee doesn't own any RHP on the date of loan sanction
 - d) Assessee shall claim deduction u/s 24(b) first and then remaining interest shall be allowed under this section.

Note: Loan should be taken from banks or financial institutions.

SECTION 80EEB INTEREST ON LOAN TAKEN FOR PURCHASE OF ELECTRIC VEHICLE

- 1. Assessee Individual
- 2. Deduction Interest payable on loan taken from any financial institution for purchase of electric vehicle (Max deduction = 1.5 Lacs).
- 3. Conditions: Loan has been sanctioned during 1/4/19 31/3/23
- 4. Deduction is allowed irrespective of fact whether e-vehicle is purchased for official or personal

Note: Loan should be taken from banks or financial institutions.

SECTION 80G DONATIONS TO CERTAIN FUNDS, CHARITABLE INSTITUTIONS ETC.

- 1. Deduction is available to all the assesses for donation made to eligible funds or institutions
- 2. Donations in kind shall not qualify for deduction.
- 3. No deduction shall be allowed in respect of donation of exceeding ₹ 2,000 unless such sum is paid by any mode other than cash.
- 4. Quantum of deduction:

There are four categories of deductions

Category 1: Donation qualifying for 100% deduction, without any qualifying limit

- (1) The National Defence Fund set up by the Central Government
- (2) Prime Minister's National Relief Fund.
- (3) Prime Minister's Armenia Earthquake Relief Fund
- (4) The National Children's Fund
- (5) The National Foundation for Communal Harmony
- (6) Approved University or educational institution of national eminence
- (7) Chief Minister's Earthquake Relief Fund, Maharashtra
- (8) Any Zila Saksharta Samiti
- (9) Any State Government Fund set up to provide medical relief to the poor
- (10) The Army Central Welfare Fund or Indian Naval Benevolent Fund or Air Force Central Welfare Fund established by the armed forces of the Union for the welfare of past and present members of such forces or their dependents.
- (11) The National Illness Assistance Fund
- (12) The Chief Minister's Relief Fund or Lieutenant Governor's Relief Fund in respect of any State or Union Territory
- (13) The National Sports Fund set up by the Central Government
- (14) The National Cultural Fund set up by the Central Government
- (15) The Fund for Technology Development and Application set up by the Central Government
- (16) The Swachh Bharat Kosh
- (17) The Clean Ganga Fund
- (18) The National Fund for Control of Drug Abuse

Category 2: Donation qualifying for 50% deduction, without any qualifying limit Prime Minister's Drought Relief Fund

Category 3: Donation qualifying for 100% deduction, subject to qualifying limit

- (1) The Government or to any approved local authority, institution or association for promotion of family planning
- (2) Sum paid by a company as donation to the Indian Olympic Association or any other association/institution established in India.

Category 4: Donation qualifying for 50% deduction, subject to qualifying limit.

(1) Any Institution or Fund established in India for charitable purposes

- (2) The Government or any local authority for utilisation for any charitable purpose other than the purpose of promoting family planning
- (3) An authority constituted in India by or under any other law enacted either for dealing with and satisfying the need for housing accommodation or for the purpose of planning, development or improvement of cities, towns and villages, or both
- (4) Any Corporation established by the Central Government or any State Government for promoting the interests of the members of a minority community.
- (5) for renovation or repair of Notified temple, mosque, gurdwara, church or any other similar place

Qualifying limit: The eligible donations referred to in category 3 and 4 should be aggregated and the sum total should be limited to 10% of the adjusted gross total income.

Adjusted Total Income Means GTI as reduced by LTCG (u/s 112/112A) & STCG u/s 111A & All **Deductions except 8oG**

SECTION 80GG DEDUCTION IN CASE OF PAYMENT OF RENT

- 1. Assessee Individual (Must Not be receiving HRA/RFAC)
- 2. Deduction Lower of following shall be allowed as deduction:
 - a) ₹5,000 Per Month
 - b) Rent paid 10% of Adjusted GTI
 - c) 25% of Adjusted GTI
- 3. Adjusted GTI Means GTI as reduced by LTCG (u/s 112/112A) & STCG u/s 111A & All Deductions except 8oGG.
- 4. Other Conditions:
 - Individual should not have any house in his name or spouse name or minor child name or in the name of HUF of which he is a member, at a place of his duty.
 - Assessee may have house at any other place but it should not be self occupied i.e. it may be let out or vacant

SECTION 80GGB CONTRIBUTIONS TO POLITICAL PARTIES OR ELECTORAL TRUST

- 1. Assessee Indian Company
- 2. Deduction 100% of Amount Contributed

SECTION 80GGC CONTRIBUTIONS TO POLITICAL PARTIES OR ELECTORAL TRUST

- 1. Assessee Any person other than Indian Company
- 2. Deduction 100% of Amount Contributed

SECTION 80JJAA DEDUCTION IN CASE OF NEW EMPLOYMENT

- 1. Assessee All Assessee's whose accounts are required to be audited u/s 44AB (i.e. TO > ₹
- 2. Deduction 30% of additional employee cost incurred. Deduction is allowed for 3 assessment

years including the assessment year in which such employment is provided.

3. Conditions

- a) Emoluments should be paid through account payee cheque, an account payee bank draft or by use of electronic clearing system
- b) Additional employee" means an employee who has been employed during the previous year and whose employment has the effect of increasing the total number of employees employed by the employer as on the last day of the preceding year.
- c) Additional EE does not include
 - (i) an employee whose total emoluments are more than ₹ 25,000 per month; or
 - (ii) an employee employed for a period of less than 240 days during PY (in case of business of manufacturing of apparel or footwear or leather products, 150 days shall be considered).
 - (iii) an employee who does not participate in the recognised provident fund.
- 4. If an EE is employed for less than 240/150 days as the case may be during the PY, but is employed for a period of 240/150 days or more in the immediately succeeding year, then he shall deemed to be employed in succeeding year and accordingly ER shall be entitled for deduction under this section for such EEs in the succeeding year.

SECTION 80QQB ROYALTY INCOME, ETC., OF AUTHORS OF BOOKS OTHER THAN TEXT BOOKS

- 1. Assessee Resident individual
- 2. Deduction Royalty income or ₹3,00,000 whichever is less. However, Royalty received in excess of 15% of the value of books sold during the previous year shall be ignored
- 3. Royalty from Foreign Country: Deduction allowed if Royalty brought to India in convertible foreign exchange within 6 Months from the end of previous year.

SECTION 80RRB DEDUCTION IN RESPECT OF ROYALTY ON PATENTS

- 1. Assessee Resident individual
- 2. Deduction Royalty income or ₹3,00,000 whichever is less.
- 3. Royalty from Foreign Country: Deduction allowed if Royalty brought to India in convertible foreign exchange within 6 Months from the end of previous year.

SECTION 80TTA INTEREST ON DEPOSITS IN SAVINGS ACCOUNT

- 1. Assessee Individual / HUF (other than senior citizen)
- 2. Deduction Lower of Following is allowed as deduction
 - a) Interest Amount
 - b) ₹10,000
- 3. Interest income on saving bank accounts with any Bank/ Post Office is eligible for deduction under this section.
- 4. No deduction is allowed from interest on time deposit/ fixed deposit.

Note: As per section 10(15), Interest on Post Office Savings Bank Account to the extent of ₹3,500 per year shall be exempt from income tax and in the case of joint account, exemption shall be allowed upto ₹7,000 per year.

SECTION 80TTB INTEREST ON DEPOSITS IN CASE OF SENIOR CITIZENS

- 1. Assessee Senior citizen
- 2. Deduction Lower of Following is allowed as deduction
 - a) Interest Amount
 - b) ₹50,000
- 3. Interest income on Saving, fixed, time, recurring or any other deposit is eligible for deduction under this section.

SECTION 80U DEDUCTION FOR HANDICAPPED ASSESSEE

- 1. Assessee Resident Individual
- 2. Deduction ₹ 75,000 (₹ 1,25,000 for severe Disability)

TAX DEDUCTION AT SOURCE

Section 192 TDS On Salary

Payment	Payer	Payee	Rate
Salary	Any Person (ER)	Any Person (EE)	Slab Rate
Additional Points			

- 1. TDS to be deducted @ the time of payment
- 2. If any person is working with two or more employers, in that case he should submit the particulars of his salary from all the employers to one of the employer who will deduct TDS on total Salary from all the ERs.
- 3. For taxability of Salary under normal scheme (i.e. old regime) EE has to submit declaration to ER, then ER shall deduct TDS under Normal Scheme.
- 4. If any employee has income under any other head, the employee may report such incomes to the employer and the employer shall take it into consideration while deducting TDS.
- 5. If employee has loss under the head house property, he shall be allowed to report such loss to the employer.
- 6. EE has to give evidence/proof of deductions, Rent Paid for HRA Exemption, Travel expenses for LTC exemption.
- 7. If the ER bears the tax on non-monetary perq, then such tax shall not be deducted from salary of EE.
 - Note: Tax on non-monetary perq paid by ER is exempted in hands of EE u/s 10(10CC) and ER is not allowed to dr. such expense to P/L.
- 8. Where firm pays salary to partner, then section 192 is not applicable.

Section 192A Withdrawal From Employees Provident Fund

Payment	Payer	Payee	Rate
Accumulated Balance Of PF	Any Person	Any Person (EE)	10%
Additional Points			

- 1. TDS to be deducted @ the time of payment
- 2. No TDS, if payment is less than 50,000
- 3. No TDS if Withdrawal from PF is Exempt (Refer Salary Chap.)
- 4. If EE fails to furnish the PAN, then TDS is deducted @ MMR (30% + 37% + 4% i.e. 42.744%)

Section 193 Interest on Securities

Payment	Payer	Payee	Rate
Interest on Securities	Any Person	Resident Person	10%

Additional Points

No TDS in Following Cases

- (a) 7 Years NSC;
- (b) National Development/Defence Bond;
- (c) 54EC Bonds: PFCL & IRFCL;
- (d) Listed DEMAT Securities;
- (e) Interest is payable to LIC/GIC/Insurance co.
- (f) Interest on Debentures of Public Co. to Resident Ind/HUF by A/c payee cheque in FY is upto Rs. 5,000.
- (g) CG/SG Securities
 - Note: TDS Shall be deducted on 8% saving (taxable) bonds & 7.75% Savings (Taxable) Bonds if interest is more than Rs. 10,000
- (h) Individual holding 6.5% Gold Bonds,1977 or 7% gold bonds,1980 provided that nominal value of bond is upto Rs. 10,000

Section 194 Dividend

Payment	Payer	Payee	Rate
Dividend	Domestic	Resident Person	10%
	Company		

Additional Points

- 1. TDS to be deducted @ the time of payment
- 2. No TDS where dividend is payable to LIC/GIC/Insurance co.
- 3. No TDS If dividend is upto Rs. 5,000 in a FY is paid to individual by any mode other than cash.

Section 194A Interest Other Than Interest On Securities

Payment	Payer	Payee	Rate
Interest Other than Securities	Any Person Other Than	Resident	10%
Interest	Ind/HUF	Person	
A Juli Consul De Suite			

Additional Points

- 1. Ind/HUF shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- 2. No TDS In Following Cases:
 - a) Interest Paid by Bank/Post Office on time deposits (FD) not exceeding Rs. 40,000 (Rs. 50,000 for Senior Citizen)
 Limit of 40K/50K → Branch wise; However, if CBS exist, limit of 40K/50K is for Whole bank (All Braches)
 - b) Interest on savings account.
 - c) Other Interest uptoRs.5,000

- d) Interest to banks, Financial corporation, LIC, UTI, Co-op Banks;
- e) Interest paid by firm to its partners.
- f) Exempted interest u/s 10(15)
- g) Interest paid by primary agricultural credit society on deposits made with them.
- h) Interest on tax refund by Government
- i) Interest on Zero Coupon Bonds

Section 194B WINNING FROM LOTTERIES OR CROSS WORD PUZZLES, ETC.

Payment	Payer	Payee	Rate
WINNING FROM LOTTERIES OR CROSS WORD	Any	Any Person	30%
PUZZLES, ETC.	Person		

Additional Points

- 1. TDS required to be deducted @ time of payment
- 2. No TDS if winning amount is upto Rs. 10,000
- 3. If prize is given partly in cash and partly in kind then tax on whole prize (i.e. aggregate of cash and value of prize in kind) shall be deducted from the cash prize.
- 4. If prize is given in kind only (or cash prize is not sufficient), then payer should ensure that tax has been paid on such income before releasing such prize.
- 5. If prize money is paid in instalments, then tax shall be deducted at the time of payment of each instalment.
- 6. Where an agent receives the prize money on unsold ticket or becomes entitled to an unclaimed prize, it shall form part of his business income and therefore not liable for tax deduction u/s 194B

Section 194BA WINNINGS FROM ONLINE GAMES

Payment	Payer	Payee	Rate
WINNINGS FROM ONLINE GAMES	Any Person	Any Person	30%

Additional Points

 TDS is to be deducted at the end of the FY. In case, there is withdrawal from user account during the FY, tax would be deducted at the time of such withdrawal on net winnings comprised in such withdrawal.

Net winnings =A-(B+C),

where

A = Amount withdrawn from the user account;

- B = Aggregate amount of non-taxable deposit made in the user account by the owner of such account during the financial year, till the time of such withdrawal; and
- C = Opening balance of the user account at the beginning of the financial year.
- 2. Any deposit in the form of bonus, referral bonus, incentives etc would form part of net winnings and tax under section 194BA of the Act is liable to be deducted at the time of

- withdrawal as well as at the end of the financial year.
- 3. If some incentives/bonus which is credited in user account only for the purposes of playing and they cannot be withdrawn or used for any other purposes, then such deposit shall be ignored for calculation of net winnings. However when these incentive / bonus are recharacterised and they are allowed to be withdrawn, they will become part of net winnings for the year in which they are withdrawn.
- 4. No TDS where net winnings withdrawn does not exceed Rs 100 in a month
- 5. If prize is given partly in cash and partly in kind then tax on whole prize (i.e. aggregate of cash and value of prize in kind) shall be deducted from the cash prize.
- 6. If prize is given in kind only (or cash prize is not sufficient), then payer should ensure that tax has been paid on such income before releasing such prize.

Section 194BB WINNING FROM HORSE RACES

Payment	Payer	Payee	Rate
WINNINGS FROM HORSE RACES	Any Person	Any Person	30%
Additional Points			
1 TDS required to be deducted @ time of payment			

- be deducted @ time of payment
- 2. No TDS if winning amount is upto Rs. 10,000.

SECTION 194C PAYMENT TO CONTRACTOR

Payment	Payer	Payee	Rate
Payment to contractor. Works /	Any Person Other Than	Resident	Payee
labour contract; Advertising	Ind/HUF/AOP/BOI	Person	Ind/HUF – 1%
contract, Catering, TV, Transporters,			Other – 2%
Job Work.			

Additional Points

- 1. Ind/HUF/AOP/BOI shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- 2. NO TDS in following Cases:
 - (a) If Single payment is upto Rs. 30,000 & Aggregate payment upto Rs. 1,00,000 during
 - (b) Personal contract of Individual / HUF
 - (c) Payment to contractor in transport business owning not more than 10 trucks during FY & furnishes PAN
- 3. Works Includes
 - a) advertising
 - b) broadcasting and telecasting including production of programmes for such broadcasting or telecasting;

- c) carriage of goods and passengers by any mode of transport other than by railways;
- d) catering.
- e) manufacturing or supplying a product according to the requirement or specification of a customer by using material purchased from such customer or its associate, being a person placed similarly in relation to such customer as is the person placed in relation to the assessee u/s 40A(2). but does not include manufacturing or supplying a product according to the requirement or specification of a customer by using material purchased from a person, other than such customer or associate of such customer
- 4. In case of Job work, TDS shall be applied on the invoice value excluding the value of material purchased from the customer, provided bifurcation is given in the invoice. Otherwise, TDS is applied on entire value.
- 5. Payment by broadcaster or telecasters (TV Channels / OTT) to production houses for the production of content for broadcasting/Telecasting:
 - a) Content is produced as per broadcasters requirement and Copyright of such content is with broadcaster → Covered under definition of work → TDS u/s 194C is Applicable
 - b) Broadcaster acquires telecast rights of the content already produced → Not covered under definition of work → No TDS u/s 194C is Applicable.
- 6. Payment for transportation of gas:

 If seller sells as well as transports the gas to the buyer till the point of delivery, nature of such contract remains "contract of sale" and not a works contract. It is irrelevant whether transportation charges are included in cost of gas or it is shown separately. However, if transportation facility is availed from third person, then transport charges are liable for tds u/s 194C.

Section 194D Insurance Commission

Payment	Payer	Payee	Rate			
Insurance Commission	Any Person	Resident Person	5%			
Additional Points						
No TDS if Commission is upto Rs. 15,000.						

Section 194DA Maturity of Life Insurance Policy

Payment	Payer	Payee	Rate		
Maturity of Life Insurance Policy	Any Person	Resident Person	5% of Income Received		
Additional Points					
1. TDS required to be deducted @ time of payment					
2. No TDS if maturity Amount Received is less tha Rs. 1,00,000					
3. No TDS if maturity Amount is Exempt u/s 10(10D)					

Section 194E Payment To Non Resident Sportsman/Entertainer Or Sports Associations

Payment	Payer	Payee	Rate
Payment To Non Resident	Any Person	Non Resident	20.8%
Sportsman Or Sports Associations		Sportsman Or Sports Associations	(20% + 4%)

Additional Points

Income Received by NR Sportsperson by way of

- (a) Participation in India in any game (excluding card game or gambling) or sport
- (b) Advertising
- (c) Contribution of articles relating to any game or sports in any newspaper, magazine or journal.
- (d) Income received for performing in India by NR entertainer.

Section 194G COMMISSION ON SALE OF LOTTERY TICKETS

Payment	Payer	Payee	Rate
COMMISSION ON SALE OF LOTTERY TICKETS	Any Person	Any Person	5%
Additional Points			
No TDS if Commission is upto Rs. 15,000			

Section 194H Commission & Brokerage

Payment	Payer	Payee	Rate
Commission & Brokerage	Any Person Other Than Ind/HUF	Resident Person	5%
Additional Dainte			

Additional Points

- 1. Ind/HUF shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- 2. No TDS if Commission is upto Rs. 15,000
- 3. No TDS on any commission or brokerage payable by BSNL or MTNL to their public call office franchisees.
- 4. NO TDS if commission or brokerage related to security like commission to underwriter, brokerage on public issue etc.

Section 194-I TDS ON RENT

Payment	Payer	Payee	Rate	
Rent of Land & Building,	Any Person Other	Resident	P&M	2%
Plant & Machinery,	Than Ind/HUF	Person	L&B	10%
Furniture & Fixture			F&F	10%

Additional Points

- 1. Ind/HUF shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- 2. No TDS if Rent is upto Rs. 2,40,000
- 3. Lump sum lease premium or one-time upfront lease charges, which are not adjustable against periodic rent, paid or payable for acquisition of long-term leasehold rights are not payments in the nature of rent within the meaning of sec. 194-I. Therefore, NO TDS.
- 4. Passenger Service Fees paid by airline company to airport operator is not treated as rent. Therefore, NO TDS u/s 194-I.
- 5. No TDS on refundable deposit.
- 6. Advance rent is liable for TDS @ the time of payment.
- 7. Warehousing Charges are covered under this section.

Section 194-IA TRANSFER OF CERTAIN IMMOVABLE PROPERTY

Payment	Payer	Payee	Rate
Transfer Of Immovable	Any Person	Resident	1% of consideration paid
Property other Than Rural	(Buyer)	Person	or SDV, whichever is
Agriculture Land		(Seller)	higher.

Additional Points

- 1. No TDS Where the consideration for the transfer of an immovable property is less than `50 lakh.
- 2. Consideration for transfer of any immovable property shall include all charges of the nature of club membership fee, car parking fee, electricity or water facility fee, maintenance fee, advance fee, or any other charges of similar nature, which are incidental to transfer of the immovable property.

Section 194-IB Rent of Immovable Property

Payment	Payer	Payee	Rate
Rent of Immovable Property	Ind/HUF (Not covered u/s 194-I)	Resident Person	5%
- 1 11/4 I - 1 - 1 - 1			

Additional Points

- 1. NO TDS Where rent for a month or part thereof does not exceed `50,000
- 2. TDS is to be deducted At the time of credit of rent for the last month of the previous year (or the last month of tenancy, if the property is vacated during the year) to the account of the payee or at the time of payment, whichever is earlier.
- 3. If payee fails to provide his PAN, TDS is required to be deducted @ 20%. However, deduction under this section shall not exceed the amount of rent payable for the last month

Section 194J FEES FOR PROFESSIONAL OR TECHNICAL SERVICES

Payment	Payer	Payee	Rate	
Fees for technical service;	Any Person	Resident	Payee	%
Professional Fees; Royalty;	Other Than	Person	Call Center	2%
Non-Compete Fee; Director's	Ind/HUF		FTS/ Royalty for	2%
Remuneration			Cinem. Films	
nemaner action			Other	10%

Additional Points

- 1. Ind/HUF shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- 2. No TDS to be deducted if Amount paid is upto Rs.30,000 each in the case of Fees for technical service; Professional Fees; Royalty; Non-Compete Fee.
- 3. TDS is always deducted from Directors Remuneration.
- 4. NO TDS on Fees for professional service by Ind/HUF if made for Personal Purpose.
- 5. Ind/HUF is not required to deduct tax on royalty or NCF even if last year TO/GR exceeds Threshold.
- 6. Payments made to sportsperson, Umpire, Commentator, Referee, Physiotherapist, team physician, Anchor, Event Manager will also be regarded as professional fee and liable to TDS u/s 194J.
- 7. 'fees for technical services' means consideration for rendering of any managerial, technical or consultancy services but does not include consideration for any construction, assembly, mining or like project undertaken by the recipient.
- 8. TPAs (Third Party Administrator's) who are making payment on behalf of insurance companies to hospitals for settlement of medical/insurance claims etc. are liable to deduct tax at source under section 194J on all such payments to hospitals etc

Section 194K Income In Respect Of Units

Payment	Payer	Payee	Rate
Income In Respect Of Units	Any Person (UTI/MF)	Resident Person	10%
Additional Points		•	
NO TDS If the aggregate amo	unts of income credited du	ring the FY to the pay	ee does not
exceed`5,000			

Section 194LA Compensation On Acquisition Of Immovable Property

Payment	Payer	Payee	Rate
Compensation On Compulsory	Any Person	Resident Person	10%
Acquisition Of Immovable Property			
Additional Points			

- 1. TDS is required to Deduct only @ the time of Payment.
- 2. NO TDS if payment is upto Rs. 2,50,000 during a FY.
- 3. No TDS if Urban Agricultural Land is compulsory acquired as capital gain on this transaction is Exempted u/s 10(37) and RAL is not a Capital Asset

Section 194M Payment Of Certain Sums By Ind/HUF

Payment	Payer	Payee	Rate
Payment Of Works Contract, Commission,	Ind/HUF – Not Covered	Resident	5%
Fees for Professional Services	u/s 194C, 194H & 194J	Person	
Additional Points			

- 1. No TDS if amount paid is upto Rs. 50,00,000
- 2. Sec. 194M is applicable if Sec. 194C/194H/194J is NOT Applicable to Resident Individual/HUF

Section 194N Cash Withdrawal From Bank

Payment	Payer	Payee	Rate
Cash Withdrawal From Bank	Bank, Co-op Bank, Post Office	Any Person	Refer Note 2

Additional Points

- 1. TDS is to be deducted @ time of payment
- 2. TDS Rate

In case of Defaulter	
Aggregate payment exceeds `20 lakh but does not exceed `1 crore	2%
Aggregate payment exceeds `1 crore	5%
In any other case	
Aggregate payment exceeds `1 crore	2%

- 3. Defaulter means the recipient who has not filed the returns of income last 3 previous years, for which the time limit to file return of income u/s 139(1) has expired.
- 4. No TDS if payment is made to:
 - a) the Government;
 - b) Any bank, co-op bank, post office or their business correspondent
 - c) Any white label automated teller machine operator

Section 1940 Payment of Certain Sums By E-Commerce Operator

Payment	Payer	Payee	Rate
Payment By E-Commerce	E-Com Operator	Resident Person	Refer Note 1
Operator to E-Commerce	(Eg. Flipkart,	(E-com participant	

Participant for Sale of Goods	Amazon,	selling goods or service	
or Services	Meesho etc.)	through E-com operator	

Additional Points

- 1. 1% of gross amount of sale.
- 2. Any payment made by a purchaser of goods or recipient of services directly to an e-commerce participant, shall be deemed to be the amount credited or paid by the e-commerce operator to the e-commerce participant and shall be included in the gross amount of such sale or services for the purpose of TDS.
- 3. No TDS if following conditions are satisfied:
 - a) e-com participant is an individual or Hindu undivided family.
 - b) The gross amount of such sale or services during the PY is upto `5,00,000
 - c) Such e-com participant has furnished his PAN or Aadhaar to the e-com operator.
- 4. A transaction in respect of which TDS deducted u/s 1940 (or which is not liable to deduction i.e. upto 5 Lakhs), shall not be liable to TDS under any other provisions.
- 5. However, TDS shall be deducted under any other provision if any amount received by an e-com operator for hosting advertisements or providing any other services which are not in connection with the sale or services.

Section 194P TDS by Bank In case of Specified Senior Citizen

Payment	Payer	Payee	Rate
Pension From ER and	Specified Bank	Resident Individual	Slab Rate
Interest On Deposit with		Age is 75 years or more	
Bank			

Additional Points

- 1. This section is applicable if specified senior citizen
 - a) is having pension income [Also, he should have no other income except interest income from any account maintained in the same specified bank in which he is receiving his pension income]
 - b) has furnished a declaration to the specified bank containing such particulars, in the prescribed form and verified in the prescribed manner
- 2. The specified senior citizen is exempted from filing his return of income for the assessment year relevant to the previous year in which the tax has been deducted under this section.

Section 194 Q Purchase of Goods

Payment	Payer	Payee	Rate
Purchase of goods of the	Buyer	Resident	0.1% of sum paid in
value exceeding `50 lakhs in	[LY TO is more than 10 Cr]	Seller	excess of 50 lakhs
a PY			

Additional Points

- 1. TDS is to be deducted at the time of payment or crediting the seller, whichever is earlier.
- 2. No TDS in this section in respect of a transaction on which -
 - (a) TDS under any of the provisions of this Act; and
 - (b) TCS under the provisions of section 206C, other than section 206C(1H)
- 3. In case of a transaction to which both section 206C(1H) and section 194Q applies, tax is required to be deducted under section 194Q.
- 4. If PAN of PAYEE is not available then, TDS rate is 5%
- 5. TDS u/s 194Q is not applicable on GST/VAT/Sales Tax/Excise Duty (i.e in short it is not applicable on indirect tax). However if advance payment is made then TDS should be deducted on entire advance amount paid including IDT.
- 6. In case of purchase return where money is returned by the seller, TDS may be adjusted against the next purchase from the seller.
- 7. If business is commenced by the buyer in the current year, then his last year TO is NIL and hence this section shall not be applicable.
- 8. No TDS if seller is department of Govt. (i.e. CG/SG shall not be considered as Seller for this section)

194R BENEFIT OR PERQUISITE IN RESPECT OF BUSINESS OR PROFESSION

Payment	Payer	Payee	Rate
Benefit Or Perquisite In	Any Person Other Than	Resident	10%
Respect Of Business Or	Ind/HUF	Person	
Profession			

Additional Points

- 1. Ind/HUF shall deduct TDS if Last year TO exceeds 1cr in case of business or GR exceeds 50L in case of profession.
- valuation of benefit/perquisite Benefit/Perq Purchased by Payer → Purchase price shall be the value of Benefit/Perq Benefit/Perq Manuf. By Payer → Price Charged from customer GST would not be included for the valuation of benefit/perq for TDS u/s 194R
- 3. NO TDS if amount of benefit or perq provided to a person is upto Rs. 20,000 in PY.
- 4. In a case where the benefit or perquisite, is wholly in kind or partly in cash and partly in kind but the part in cash is not sufficient to meet the TDS Liability the payer shall, before releasing the benefit or perquisite, ensure that TDS has been paid in respect of the benefit or perquisite by way of
 - a) Payer has collected TDS amount from Payee
 - b) Payer pays TDS by his own (i.e. Benefit or perg paid is treated as Net amont itself)
 - c) Payee deposit TDS to govt by way of advance tax and submit proof to payer.
- 5. Note:
 - a) NO TDS on sales disc./cash disc./rebates allowed to customer.

- b) The deductor is not required to check whether the amount of benefit or perquisite would be taxable in the hands of the recipient u/s 28. The amount could be taxable under any other section like section 41(1) etc.
- c) one-time loan settlement with borrowers or waiver of loan granted by Bank, Co-op Bank, PFI, NBFC etc would not be considered as benefit or perq for TDS u/s 194R
- d) Product is given to Influencer for advertisement/awareness of product:
 i. product is returned to the manufacturing company NO TDS u/s 194R
 ii. Product is retained by influencer Considered as Benefit/Perq & TDS is attracted.
- e) If capital asset has been provided as benefit/perq to payee and payer has deducted TDS u/s 194R, then FMV of such benefit/perq shall be treated as actual cost of asset for payee and dep is allowed u/s 32 on such FMV.
- f) Issue of bonus shares and right shares by the widely held company to all shareholders are outside the scope of section 194R

Other Provisions

- 1. TDS requirement arise
 - a) At the time of payment
 - b) At the time of crediting the payee, Whichever is earlier.

However, in following cases TDS is deducted at the time of payment:

- a) Salary (Section 192)
- b) EPF Payment (Section 192A)
- c) Dividend (Section 194)
- d) Winnings (194B/BA/BB)
- e) Maturity Of LIP (Section 194DA)
- f) Compulsory Acquisition of Immovable Prop. (Section 194LA)
- g) Cash Withdrawal from bank (section 194N)
- h) Benefit or Perquisites (Section 194R)

2. SECTION 206AA TDS RATE IF PAYEE FAILS TO FURNISH A PAN

If payee doen't furnish a PAN, then TDS shall be deducted:

- (a) Rate prescribed in the relevant section
- (b) 20% Whichever is higher.

Note: for section 194-O/194-Q maximum TDS rate is 5%

3. Section 206AB- Higher rate of TDS in case of specified person

If payee has not filed return of income for preceding year for which due date u/s 139(1) has been expired and aggregate of TDS & TCS is Rs. 50,000 or more during the previous year, then applicable rate shall be higher of:

- a) Twice the TDS/TCS Rate
- b) 5%.

However, section 206AB is not applicable in case of tax deductible at source under sections 192, 192A, 194B, 194BA, 194BB, 194-IA, 194-IB, 194M11 or 194N

Note: In case where section 206AA and Section 206AB both are applicable then TDS shall be deducted @ higher of the two rates provided in section 206AA and section 206AB

4. CONSEQUENCES OF FAILURE TO DEDUCT OR PAY [SECTION 201]

Assessee in Default: If payer has not deducted the TDS or after deduction has not been deposited to Govt, then such person is treated as assessee in default and required to pay penalty u/s 221 and that can be upto 100% of TDS amount.

Non-applicability of deeming provision:

Payer shall not be treated as assessee in default if payee-

- a) has furnished his return of income under section 139;
- b) has taken into account such sum for computing income in such return of income; and
- c) has paid the tax due on the income declared by him in such return of income, and the payer furnishes a certificate to this effect from an accountant in such form as may be prescribed.

Interest Liability

Late deduction- Payer is liable to pay simple interest @ 1% for every month or part of month on the amount of such tax from the date on which tax was deductible to the date on which such tax was actually deducted

Late Deposit- Payer is liable to pay simple interest @ 1.5% for every month or part of month from the date on which tax was deducted to the date on which such tax is actually paid

TAX COLLECTION @ SOURCE

APPLICABILITY AND RATES

1. Sale of certain goods

Under section 206C (1), sellers of Following goods are required to collect tax from the buyers at the specified rates.

Goods	Rate
Alcoholic liquor for human consumption	1%
Scrap	1%
Minerals, being coal or lignite or iron ore	1%
Tendu leaves	5%
Timber & other forest produce	2.5%

However No TCS If following Conditions are satisfied

- a) Buyer is Resident
- b) Buyer Furnishes declaration that goods referred above are to be utilised for the purpose of manufacturing, processing or producing articles or things or for the purposes of generation of power and not for trading purposes.

Note: If buyer turnover is more than 10 crores in last year, then buyer required to deduct TDS u/s 194Q

2. Lease or a license of parking lot, toll plaza or mine or a quarry

Section 206(1C) provides for collection of 2% TCS by every person who grants a lease or a license or enters into a contract or otherwise transfers any right or interest in any parking lot or toll plaza or a mine or a quarry to another person (other than a public sector company).

3. Sale of motor vehicle of value exceeding `10 lakhs.

Section 206C(1F) provides that a seller, shall collect tax from the buyer@1% of the sale consideration where value of a motor vehicle exceeds `10 lakhs.

Note: No TCS shall be collected by manufacturer when they sell cars to dealer or distributor.

4. Overseas remittance or an overseas tour package

A. Overseas Remittance Under Liberalised Remittance scheme

Particulars	Rate Of TCS	
Remittance for the purpose of education or medical	5%	
treatment		
Remittance out of Loan obtained from any Financial	0.5%	
Institution for pursuing education		
Other Purpose	Upto 30/9/2023 – 5%	
	On or After 1/10/2023 - 20%	
NO TCS on above three remittances upto aggregate amount of Rs. 7 Lakhs		

B. Overseas Tour Package

Particulars	Rate Of TCS
Upto 30/9/2023	5% without any threshold
On or after 1/10/2023	5% upto 7 Lakhs & 20% above 7 Lakhs

5. Sale of goods of value exceeding `50 lakh section 206C(1H)

- TCS Shall be collected by a seller, who receives any amount as consideration for sale of goods of the value exceeding `50 lakhs (In aggregate) in a previous year [other than exported goods or goods covered under sub-sections (1)/(1F)/(1G)].
- Tax is to be collected at source @0.1% u/s 206C(1H) of the sale consideration exceeding `50 lakhs, at the time of receipt of consideration.
- No TCS if buyer is liable to deduct TDS u/s 194Q.

Notes:

- (a) Seller means any person whose last year turnover is more than `10 crore.
- (b) if buyer fails to furnish PAN, then TCS rate shall be 1%
- (c) under this section TCS is collected only at the time of receiving consideration in excess of Rs. 50 lakhs in PY.

CBDT Clarification

- 1. In case of motor vehicle if section 206C(1F) not applicable (like manufacturer to distributor) then section 206C(1H) applicable if other condition.
- 2. In case of sale of fuel to NR Airlines companies at Indian airport not liable for TCS under this section.
- GST adjustment or sale return adjustment is not required, as TCS is applicable on receipt of consideration.

Time Of Collection Of Tax

Tax shall be collected at the earlier of following

- a) Date of Debiting Buyer
- b) Date of Receiving Payment

However, as per section 206C(1F) and 206C(1H) TCS shall be collected at the time of receipt of payment.

Interest on late collection/deposit TCS [Section 206C(7)]

In case of any delay, interest shall be levied @ 1% per month or parth thereof from the date on which TCS was collectible to date on which TCS is actually paid.

TCS Rate If Collectee Fails to furnish PAN or AADHAR to Collector [Section 206CC]

TCS rate shall be higher of: (a) Twice the rate (b) 5% Note: Maximum rate of TCS under sub section (1H) shall be 1%

RETURN OF INCOME

SECTION 139(1) COMPULSORY FILING OF RETURN OF INCOME

- a) It is compulsory for companies and firms to file a return of income or loss for every previous year
- b) For other assesses return filling is mandatory if GTI without giving effect to the provisions of section 54/54B/54D/54EC/54F exceeds BEL.
- c) For Following Person Return Filling is Mandatory
 - 1. ROR Individual if at any time during the PY,
 - Is a beneficial owner of any asset (including any financial interest in any entity)
 located outside India or has a signing authority in any account located outside India
 - ii. is a beneficiary of any asset (including any financial interest in any entity) located outside India

Note: where income is already includes in the income of person referred in (i), then person in (ii) is not required to file the return.

"Beneficial Owner" means An individual who has provided, directly or indirectly, consideration for the asset for the immediate or future benefit, of himself or any other person.

"Beneficiary" means An individual who derives benefit from the asset during the previous year and the consideration for such asset has been provided by any person, other than such beneficiary

- 2. has deposited an amount or aggregate of the amounts exceeding `1 crore in one or more current accounts or 50 lakhs or more in one or more saving accounts.
- 3. has incurred Foreign travel expenditure of aggregate amount exceeding `2 lakh for himself or any other person.
- 4. has incurred expenditure of aggregate amount exceeding `1 lakh towards consumption of electricity
- 5. if his total sales, turnover or gross receipts, as the case may be, in the business > `60 lakhs or total gross receipts in profession > `10 lakhs, during the previous year
- 6. if the aggregate of TDS and TCS during the previous year, in the case of the person, is `25,000 or more (50,000 in case of Senior citizen)

d) Due Date

(a) A company	
(b) A person (other than a company) whose accounts are required to be	31st October of AY
audited any law; or	
(c) A partner of a firm whose accounts are required to be audited under any	
law	

An assessee including the partners of the firm being such assessee who is	30 th Nov Of AY
required to furnish a report referred to in section 92E	
In the case of any other assessee	31 st July

SECTION 234F FEE FOR DEFAULT IN FURNISHING RETURN OF INCOME

Where a person, who is required to furnish a return of income fails to do so upto due date as per Section 139 (1), he shall pay, by way of fee, a sum of `5,000.

However, if the total income of the person does not exceed `5 lakhs, the fees payable shall not exceed `1,000.

SECTION 139(3) RETURN OF LOSS

- Section 80 requires mandatory filing of return of loss u/s 139 (3) on or before the due date specified u/s 139 (1) for carry forward of the following losses –
 - (a) Business loss u/s 72 (1)

- (d) Loss under the head "Capital Gains" u/s 74 (1)
- (b) Speculation business loss u/s 73 (2)
- (c) Loss from specified business u/s 73A (2)
- (e) Loss from the activity of owning and maintaining race horses u/s 74A (3)

If return is not filed up to the due date as per section 139(1) then, above losses are not allowed to be carried forward.

Note: restriction is on carried forward and not on set-off i.e. if return is filed late, then set-off of above losses are allowed but not allowed to C/F.

2. However, loss under the head "Income from house property" u/s 71B and unabsorbed depreciation u/s 32 can be carried forward for set-off even though return of loss has not been filed before the due date.

SECTION 139(4) BELATED RETURN

Any person who has not furnished a return within the time allowed to him under section 139 (1) may furnish the return for any previous year at any time –

- (i) before 31/12/AY
- (ii) before the completion of the assessment, whichever is earlier

consequences of Belated return

- a) Not allowed to C/F losses as per section 80
- b) Interest u/s 234A @ 1% pm or part thereof

c) Late fees u/s 234F.

SECTION 139(5) REVISED RETURN

If any person having furnished a return under section 139(1) or a belated return under section 139(4), discovers any omission or any wrong statement therein, he may furnish a revised return at any time –

- (i) before 31/12/AY
- (ii) before the completion of the assessment, whichever is earlier

Note:

- a) Revised return substitutes original return from the date original return was filed
- b) Assessee can revise the belated return as well
- c) Assessee can revise return any no. of times within the time limit.

SECTION 139(9) DEFECTIVE RETURN

- 1. Return shall be considered as defective, if
 - a) Return is not filed in prescribed form
 - b) Tax proof is not provided along with return filed.
 - c) Audit report u/s 44AB is not submitted.
- 2. If return is defective then AO may intimate the defect to the assessee and give him an opportunity to rectify the defect within a period of 15 days or extended period at the discretion of AO.
- 3. If the defect is not rectified within the time allowed, then the return would be treated as an invalid return.

SECTION 139(8A) OPTION TO FILE UPDATED RETURN OF INCOME

- 1. Any person may furnish an updated return of his income or the income of any other person in respect of which he is assessable whether or not he has furnished a return under section 139(1) or belated return or revised return for that AY.
- 2. Updated return is to be filed within 24 months from the end of the relevant assessment year.
- 3. Not allow to file the updated return if
 - a) It is a loss return
 - b) has the effect of decreasing the total tax liability determined on the basis of return furnished under section 139(1)/(4)/(5).
 - c) results in refund or increases the refund due on the basis of return furnished under section 139(1)/(4)/(5).
 - d) An updated return has been filed earlier.

- e) any proceeding for assessment or reassessment or recomputation or revision of income is pending or has been completed for the relevant assessment year
- 4. If the loss or any part thereof carried forward or unabsorbed depreciation carried forward or AMT credit carried forward is to be reduced for any subsequent previous year as a result of furnishing of updated return of income for a previous year, an updated return is required to be furnished for each such subsequent previous year.
- 5. Additional Income Tax Payable at the time of Updated Return.
 - a) If such return is furnished after the expiry of time limit u/s 139(4)/(5) of the AY and before the expiry of 12 months from the end of Relevant AY

```
Additional Tax = 25% of (Tax + Interest)
```

b) If such return is furnished after the expiry of 12 months from the end of Relevant AY but before the end of 24 months from the end of Relevant AY

```
Additional Tax = 50% of (Tax + Interest)
```