

# clubbing of Income

Section 60:-

Transfer of income without transferring the Assets :- Transferor.

Section 61:-

Revocable transfer of Assets :- Transferor

Section 62:-

Exception :- If transfer revoked after the death of Beneficiary or Transferee.  
e.g.: Ruj  $\xrightarrow{\text{through Revocable Agreement}}$  Anil (Friend) (Transferee)  
(Ruj can revoke after death of Anil) [If Rental income any Amt Benefit to Ruj then full Amt clubbed to Ruj]

i.e. Rental income on H.P. Taxable hand of Anil, if before death of unit revocable then taxable in hand of Ruj.

e.g.: Ruj  $\xrightarrow{\text{through Revocable Agreement}}$  Anil (of Trust)  $\xrightarrow{\text{Trustee}}$  H.P. Rent income transfer to Ruj mother. (Beneficiary)

i.e. Rental income on H.P. Taxable hand of his mother, if before death of his mother revocable then taxable in hand of Ruj.

Section 64(1)(ii):-

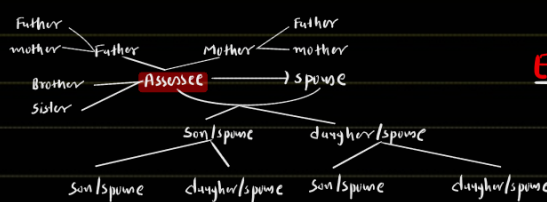
Income from spouse from a concern where assessee has substantial Interest.

Taxable in hand  $\Rightarrow$  Income (Remuneration) in nature + Remuneration should be received of Assessee of Salary, Commission, Bonus etc. from a concern where Assessee has substantial interest.

Assessee + Relative (S.M.F.B.S.L.D)  $\xrightarrow{\text{substantial interest}}$  concern Remuneration  $\rightarrow$  spouse

i.e. Substantial Interest  $\leftarrow$  Company  $\rightarrow$  20% or more shareholding (ownership)  
 $\leftarrow$  AOP / Firm / BOI  $\rightarrow$  20% or more Profit sharing Ratio

i.e. Relative



Exception :- Remuneration Received by spouse due to technical & professional qualification.

$\rightarrow$  where both husband & wife (No technical & professional qualification) Substantial interest in a concern & both received remuneration  $\rightarrow$  income will be include in the hand of that spouse whose other income is higher & if no other income clubbed will apply to such assessee whose income higher. only include in total income of spouse, succeeding year shall continue clubbing that spouse, unless the A.O. is satisfied.

Section 64(1)(iv):-

Assets transferred to spouse :- (other than H.P.)

Transfer any + without OR Inadequate + income from such Assets  $\rightarrow$  Taxable in hand Assets to spouse consideration then received by Spouse of Transferee.

$\rightarrow$  without consideration :- Full Amt clubbed Transferee.

$\rightarrow$  Inadequate consideration :- Proportional Amt clubbed Transferee.

E.g.: - Husband  $\frac{\text{Sale Deb. 4L}}{\text{Deb. FMV 6L}} \rightarrow$  wife

Int Received 60,000.

$$\text{Clubbed} = \frac{60,000}{600,000} \times 2,00,000 = 20,000 \text{ Int.}$$

$\rightarrow$  Provision is Applicable only if relationship of Husband & wife should exist at the time of transfer as well as at the time of generating the income.

$\rightarrow$  Provision is not Applicable :- if the assets transferred under a agreement to live apart.

$\rightarrow$  If individual transfer a H.P. to the spouse w/o & inude. consideration then transforer shall be deemed to be the owner, clubbing not apply.

$\rightarrow$  Income on income taxable in hand of spouse (Transferee).

Amt to be = Profit  $\times$  Amt invested by spouse as on 1<sup>st</sup> day of P.Y.

Clubbed Capital Employed in the business as on 1<sup>st</sup> day of P.Y.

$\rightarrow$  If any Assets + spouse has in some + as a Capital transfer to spouse Partnership Firm Contribution  $\left\{ \begin{array}{l} \rightarrow$  Int. Received from partnership firm = clubbing \\ Any salary Received from firm = Not clubbed \\ Profit received from firm = Exempt. \end{array} \right.

(Capital contribution in Spouse's Business :-

→ Loan to spouse → income earned by spouse by investing loan amt then clubbing provision not apply

### Transfer of Asset for Benefit of Spouse/Son's wife

Transfer any without OR Assets to Inadequate + of spouse + from such + by Any person consideration / son's wife Assets Person Taxable in hand of transferor.

Example: Mr. Amit transfers shares to his friend Sunil. The dividend income given to Mr. Amit wife / son's wife in whose hand will the dividend income be taxable? - Mr. Amit

include step/adopted

### Income of a minor child: (include minor married daughter)

Income taxable in hand of Parents → whose income is more before clubbing.

Exception: ① Income is due to manual work. ] Income on income taxable  
② Income is due to skill & talent. ] in hand of Parents.  
③ Minor child suffering from disability. X

→ Once include in total income of parents, succeeding year shall continuous clubbing that parents, unless the A.O. is satisfied.

→ Parents marriage not subsist → income clubbed maintain child P.Y.

→ Exemption of ₹1500 p.a per child is allow (no child limit) → HSBAC NOT APPLY

→ If individual transfer to H.P. to the minor child w/o & incl. consideration then transferor shall be deemed to be the owner, clubbing not apply. minor married daughter not include

### Section 64(2):-

#### Assets transfer to HUF:

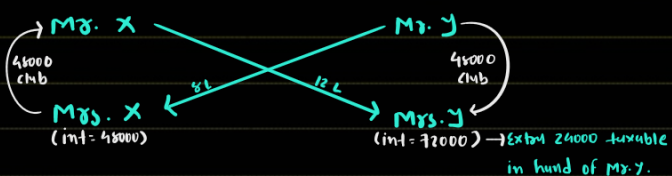
Transfer any + without OR Inadequate + income from such Assets → Taxable in hand of Transferor.

Assets to HUF consideration then received by HUF (Member)

e.g.: Mr. Ram  $\frac{10,000 \text{ sh.}}{\text{w/o consider.}}$  HUF Dividend Received 10,000 clubbed in hand of Mr. Ram Partition of HUF :- 10,000 sh. Ram family Mr. Ram - 4000 Mrs. Ram - 3000 Minor son - 1000 Major son - 2000 ] clubbed in Ram [ Not clubbing.

### Cross transfer:-

Eg.: Mr. X gifted ₹12 Lakh to his brother wife (Mrs. Y) & his brother (Mr. Y) gifted ₹ 8 L to Mrs. X (Mr. X wife) gifted amt deposited in Bank 116124 @ 9%.



→ Clubbing provision will be applicable only to the extent of income on the matching amount. in this example ₹8L matching amount.

### Other point:-

→ Income include loss, then loss also clubbing provision Applicable.

→ where an asset transferred is converted into other form such converted Assets shall be clubbed.

→ Natural love & affection → it's not adequate consideration.

→ If the assets transferred is sold by the transferee then it is treated as a income & shall be clubbed.