CA Inter | CS Executive | CMA Inter



INCOME TAX

Relevant for May/June/Sep/Dec 25 & Jan 2026



- Applicable for New Syllabus
- Best Book for Revising GST
- Summarize full GST in 30 Pages
- **Output** Full Coloured Book



CA Inter/CS Executive/CMA Inter New syllabus Income tax

CRUX BOOK

As per finance Act 2024

By CA Vivek Gaba(YouR VG SIR)

ACKNOWLEDGEMENT

Special thanks

To Mr.Krishna vyas[Class student] for immense efforts in creating & designing this book.

PREFACE

With great joy, I present Income Tax Crux Book for CA Inter/CS Executive/CMA inter[may/june 2025 & Onwards], a guide to support your success.

I am deeply grateful Shri Nangli Niwasi Bhagwan Ji and to my parents for their unconditional love and guidance.

To my wife for her unwavering support.

To my sister and brother for their constant encouragement and joy.

A heartfelt thanks to all the students for their trust and appreciation—it fuels my dedication.

May we always cherish the bonds that strengthen us, and may this book be a guiding light on your journey.

	Index			
ch.	chapter name	Page		
1	Basic concepts	1-4		
2	Residence & Scope of Total Income	5		
3	Salaries	6-9		
4	Income form house property	10		
5	Profits & gains of business or profession	11-15		
6	Capital gains	16-19		
7	Income from Other sources	20		
8	Income of other Persons included in assessee's TI	21		
9	Aggregation of income, setoff and carry forward of losses	22		
10	Deduction from Gross total income	23-25		
11	Alternate Minimum tax	25		
12	Advance tax, TDS & TCS	26-29		
13	Return	30		

	Abbreviation				
PY	Previous year	IPPY	Immediately preceeding previous year		
AY	Assessment year	ROR	Resident and ordinary Resident		
RPY	Relevant Previous year	RNOR	Resident and not ordinary Resident		
NR	Non resident	LTCG	Long term capital gain		
R	Resident	STCG	Short term capital gain		
GAV	Gross annual value	AOP	Associate of person		
FR	Fair rent	BOI	Body of individual		
MV	Municipal value	AJP	Artificial Juridical Persons		
SR	Standard rent	H&E cess	Health and education cess		
AR	Actual rent	URFA	Unfurnished rent free accommodation		
ER	Expected rent	ICOI	Index cost of improvement		
DA	Dearness allowance	ICOA	Index cost of Acquisition		
T/0	Turnover	SC	Sale consideration		
Er	Employer	TDS	Tax deducted at source		
Ee	Employee	TCS	Tax Collection at source		
FMV	Fair market value	GR	Gross Receipts		
SDV	Stamp duty value	TI	Total Income		

ABOUT THE BOOK

Master Income Tax with Ease – CA Vivek Gaba's Crux Book for May 2025 & Onwards!

Are you preparing for the taxation exam and looking for a book that simplifies complex concepts while ensuring maximum retention?

Look no further! Income Tax Crux Book for May 2025 & Onwards by CA Vivek Gaba is your ultimate guide to success.

Designed with a student-friendly approach, this book condenses the vast syllabus into just 30 pages, making it the perfect tool for efficient and effective revision.

With a color coded system:-

- -Blue for content
- -Red for crucial points
- -Green for amendments

It ensures clarity and focus on what truly matters. Whether you're struggling with intricate provisions or aiming for last-minute revision, this book provides the perfect balance of conceptual understanding and exam-oriented preparation. Stay ahead, stay confident, and master Income Tax effortlessly!

"Success is not about how much you read, but how well you understand and apply it!"

Meaning of Tax

Tax is a compulsory exaction of money by public authority for public purpose, enforceable by law.

Meaning of Direct Tax

Tax which levied on person burden on same person.

Difference between Direct Tax & Indirect Tax

Basis	Direct Tax	Indirect Tax
Meaning		Levied/burden on
 	J	different person
Nature	Progressive	Regressive
PY & Ay	PY income assessed in	No concept of PY &
! !	AY.	AY.
Department	CBDT	CBIC
Taxable	When Income arise.	Supply of goods or
event		services or both.
Revenue	CG	CG & SG as case may
distribution	 	be.
Example	Income Tax,Gift Tax.	GST ,Custom.

Constitution of Law

◆ ACT ◆ Rules ◆ Circular/Notification ◆ Case Law

Procedure -Formation of Law

Money Bill

- 1. Lok sabha

2. Rajya sabha 3. President assent

Ordinary Bill

Can be present first to either lok sabha or Rajya sabha.

ARTICLE 245,246,254

CONSTITUTION OF INDIA ----- VIIth schedule

LIST -1st **Union list**

LIST -2nd

LIST -3rd **Concurrent list**

Law made by= Parliament (A-246)

State list State assembly Parliament or

State assembly (conflict arise Parliament Prevail. A-254)

Extent of law=Whole of india Whole of state Depend on law making authority. (A-245)

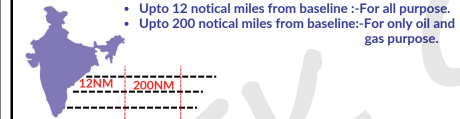
ENTRY NO. OF TAXATION

	ist -1	Lis	t -2	List -3
Entry no.	Name	Entry no.	Name	
	Taxes on income other than agriculture income	46	Taxes on Agriculture Income	NO TAXATION
83	Custom duty		Income	NOTAXA
84	Excise duty			*-
85	Corporate tax			

Article 246

No Tax shall be levied without authority of law.

Definition of India



Income Tax Act 1961

- Levy of Income Tax in India is governed by Income Tax Act 1961.
- It extends to whole of india (Including J&K).
- It came into force on 1/4/1962.
- It contains 298 Sections and XIV Schedule.
- Ammendment through Finance Act every year.

Income Tax Rules 1962

- For proper administration of Income Tax Act ,CBDT frame rules from time to time they collectively called Income Tax Rules 1962.
- Rules cannot override Act.

Notifications

- To bring change or remove or add the provision in the middle of the year.
- Issued by CG or CBDT, Binding on department or assessee.
- 6 month before exam are applicable for exam.

Circulars

- To clarify doubts regarding meaning of various provision CBDT issued circular which binding on department not to
- 6 month before exam are applicable for exam.

Finance Act

- The Finance Bill, introduced by the Finance Minister, becomes the Finance Act after approval by Parliament and the President, amending tax laws like the Income-tax Act,
- In our exam Finance Act 2024 is applicable.

Case Laws

Supreme Court and high court can give judgement only on the question of law.

Section 4 : Charging section of Income Tax

- **Every person**
- whose Total income
- **Exceeds** the maximum amount which is not chargeable to income tax
- Is an assessee and
- Chargeable to income tax at rate or rates prescribed in the finance Act for the relevant previous year.

person [Section 2(31)]

Person include

gas purpose.

- An individual (All types of individual).
- Hindu undivided family (Muslim & Christian not cover).
- Company (Indian co. ,Foreign co.)
- AOP or BOI
- Firm include LLP
- Local authority, Cooperative society
- Every artificial judicial person not cover in above clause.

Assessee [Section 2(7)

Assessee: A person liable to pay tax or any other sum under the **Act Includes:**

- Persons for whom tax assessment is done (on their income, others' income, or loss).
- Persons entitled to a tax refund.
- Persons deemed an assessee under specific provisions of
- Persons deemed to be in default as per the Act.
- Every assessee is a "person," but not every "person" is an assessee.

Total Income and Tax Payable

Income Tax Liability =Total Income × Tax Rates

Step 1: Determine of Residential status

- Total income of an assessee is based on the residential status of an assessee.
- Residential status R ROR NR RNOR

Step 2:- Classification of Income under different heads

- Income arise from unlimited sources but distributed into 5 heads of Income.
 - a) Salary [sec 15 to 17]
 - b) House property [sec 22 to 27]
 - c) PGBP [sec 28 to 44DB]
 - d) Capital gains [sec 45 to 55A]
 - e) Other sources [sec 56 to 69]
- Step 3 :- Computation of Income under each heads of Income
- Step 4:- Clubbing of the Income of spouse, son's wife, minor child etc.
- Step 5 :- Setoff or carry forward of losses
- Step 6 :- Gross Total Income
- Step 7: Deduction from Total Income
 - Deduction under VIA
 - Deduction under 10AA
- Step 8:- Computation of Total Income
- Step 9 :- Rounding off of Total Income
- In multiple of ₹10 (last digit < 5 = last 10),(last digit > 5 = next 10)

Step 10 :- Application of Tax rates and compute Tax

- Normal rates Default Scheme u/s 115BAC
 Special rates Optional Scheme (F ACT)
- Step 11: Applicability of surcharge or rebate on above tax liability
- Step 12 :- Health and education cess on Income Tax
- Step 13:- Alternate minimum tax (AMT)
 - Applicable on when opt for optional scheme
 - Tax payable=Higher of AMT or Tax under optional scheme.
- Step 14: Examine whether to pay tax under the default tax regime or optional regime
- Step 15: Deduction of TDS/TCS or Advance Tax
- Step 16: Tax Payable/Tax Refundable
- Step 17 :- Rounding off of Final Tax
- In multiple of ₹10 (last digit < 5 = last 10),(last digit ≥ 5 = next 10)
- Step 18 :- Payment to govt if tax payable through Return of Income

Definition of Previous year & Assessment year

PY (sec 3)	AY (sec 2g)
is earned. 2. It may be 12 month or less than 12 month. 3. It start from date of setup.	 The year in which Income is chargeable to tax. It may be always 12 month. It always start from date 1st April, For may/June/Sep/Dec 25, AY 25-26 is relevant.

Cases when income of PY will assessed in PY itself

- Shipping business of non resident.
- Person leaving India.
- AOP/BOI/Artificial judicial person formed for a particular event or purpose.
- Person likely to transfer property to Avoid tax.
- Discontinued business.

Heath & Education cess on income tax

4% H&E cess applies to All taxpayers on income tax, funding Healthcare and education initiative.

Default tax regime u/s 115 BAC of IT ACT 1961

Other names= Concessional scheme, New regime

Applicability = Individual ,HUF,AOP,BOI,AJP (Whether R or NR irrespective of age)

Total Income	Rate
Upto ₹3,00,000	NIL
₹3,00,010 - ₹7,00,000	5%
₹7,00,010 - ₹1,000,000	10%
₹10,00,010 - ₹12,00,000	15%
₹12,00,010 - ₹15,00,000	20%
₹15,00,010 (i.e more than)	30%

Surcharge under default Tax regime

Total Income	Rate
Upto ₹50,00,000	NIL
>₹50,00,000 - ₹1,00,00,000	10% of tax
>₹1,00,00,000 - ₹2,00,00,000	15% of tax
>₹2,00,00,000	25% of tax

Marginal relief

Particular	Amount
[A] Compute income tax including	XXX
surcharge on Total income	!
[B] Compute Income tax on 50L/1cr/2cr	XXX
[C] Excess tax payable (A-B)	XXX
[D] Excess income from 50L/1cr/2cr	ххх
[E] Marginal relief (C-D)	XXX
[F] Tax liability (A-E)	ххх
Add:- 4% Health & Education cess	XXX
Tax liability (Including cess)	XXX
<u></u>	

Rebate under 87A

Resident in	Total Income
India	upto ₹7,00,000
Rebate	
Income tax payab	l e
or	whichever is
000	less
	Rebate Income tax payab or

What if total income more than ₹7.00.000?

Step	Process	Amount
Step 1 Step 2	[A] Total income (-) ₹7,00,000	XXX
Step 2	[B] Compute Tax liability on Total income	xxx
Step 3	[C] If B>A ,rebate = B(-)A	XXX

Important points

- Tax liability is less than increase in income exceed ₹7.00.000 No rebate allowed.
- Rebate allowed before adding 4% H&E cess.
- No rebate is allowed for LTCG u/s 112A.
- No rebate is allowed unexplained money.

If assessee opt default scheme u/s 115BAC then he has to forego following exemptions or deduction

Salary

- → Sec 10(5) leave Travel Concession (LTC)
- → Sec 10(13A) House rent allowance (HRA)
- → Sec 10(14) Special Allowance (13 Approx) Except daily allowance, traveling Allowance, conveyance allowance, transport allowance (handicapped)
- → Sec 16(ii) Entertainment Allowance
- → Sec 16(iii) Professional Tax
- > Perquisites Free meal upto ₹50 (lunch facility)
- House property
- → Sec 24(b) Interest on loan in respect of self occupied house
- **PGBP**
- → Sec 10AA Deduction in respect of SEZ
- → Sec 32(1)(iia) Additional Depreciation
- → Sec 35(1)(ii) Deduction to specified approved institute
- → Sec 35(1)(iia) Deduction in respect of contribution/Payment to **⇒** comply registered in India
- → Sec 35(1)(iii) Donation to specified institute for social science or statistical research.
- Sec 35(2AA) Donation or payment to IIT for scientific research.
- → Sec 35AD Donation/Deduction in case of essential business
- → Sec 35CCC Expenditure on agriculture extention.

Capital gain

- No Impact
- Other source
- No Impact
- Clubbing of income
- > Exemption of ₹1500 per child in respect of minor child.
- Setoff & Carry forward of losses
- > House property can't be set off with any other head of income & can't be c/f
- **▶**Unabsorbed depreciation related to additional depreciation can't be setoff
- Deduction
- → All deduction u/s VI-A (Sec 80C to 80U) not allowed Except 80CCD(2),80CCH(2),80JJAA.
- Other Important point
- → Sec 10(17) Allowance to MP/MLA

Time limit for opting out of default regime

- No Business Income: Can opt out every year PY while filing returns.
- Having Business Income: Assessee exercise regular scheme only once for PY, there after person shall never be eligible for the benefit of regular tax regime till the time having any income under PGBP

AMT liability hot attracted

Person paying tax under default tax regime u/s 115BAC is not liable to AMT such person would not eligible to claim AMT credit

Optional Tax Regime

Other names :- • Normal scheme

• Shift-out/opt-out from default scheme

Applicability:- Individual /huf/AOP/BOI/AJP

Tax rate for individual

Resident in india

Age <60		Age >=60 <80		Age >=80 <∞	
Total Income	Rate	Total Income	Rate	Total Income	Rate
Upto 2,50,000	NIL	Upto 3,00,000	NIL	Upto 5,00,000	NIL
2,50,000-5,00,000	5%	3,00,000-5,00,000	5%	_	_
5,00,000-10,00,000	20%	5,00,000-10,00,000	20%	5,00,000-10,00,000	20%
10,00,000 or more	30%	10,00,000 or more	30%	10,00,000 or more	30%

Non resident

Total Income	Rate
Upto ₹2,50,000	NIL
₹2,50,000 - ₹5,00,000	5%
₹5,00,000 - ₹10,00,000	20%
₹10,00,000 or more	30%

Same rate for all ages.

Important point

- 60 year or more = At any time during the PY
- 80 year or more = At any time during the PY
- If DOB 1/4/1945 = Demeed 80 year on 31/3/25
- If DOB 1/4/1965 = Demeed 60 year on 31/3/25

Surcharge under Optional Tax regime

Total Income	Rate
Upto ₹50,00,000	NIL
>₹50,00,000 - ₹1,00,00,000	10% of tax
>₹1,00,00,000 - ₹2,00,00,000	15% of tax
>₹2,00,00,000 - ₹5,00,00,000	25% of tax
>₹5,00,00,000	37%of tax

Marginal relief

Same as default tax regime

Rebate under 87A

Individual Resident in **Total Income** India upto ₹5,00,000 Rebate 1. 100% Income tax payable whichever is

less

What if total income more than ₹5,00,000?

2. ₹12,500

 No rebate after ₹5,00,000 normal tax rate apply. Important points

- Rebate allowed before adding 4% H&E cess.
- No rebate is allowed for LTCG u/s 112A.
- No rebate is allowed unexplained money.

Tax rate in case of HUF, AOP, BOI, AJP

Total Income	Rate
Upto ₹2,50,000	NIL
₹2,50,000 - ₹5,00,000	5%
₹5,00,000 - ₹10,00,000	20%
₹10,00,000 or more	30%

Surcharge, MR concept are same as case of individual.

Special Income tax rate under IT ACT 1961

Applicability: All assessee (Individual, huf, AOP, BOI, AJP, company)

Scheme: - Any scheme (optional or default)

Sec	Income		on or after 23/7/24
112	Long term capital gain(LTCG)	20%	12.5%
112A	Long term capital gain(LTCG)	10%	12.5%
		in excess	of 1,25,000
111A	Short term capital gain(STCG)	15%	20%
115BB	Wining from lottery, horse	30%	30%
	race,puzzle, card games etc.		
115BBJ	Net wining from online games	30%	30%
115BBE	Unexplained money,investment	60%	60%
115BBG	Carbon credit income	10%	10%
115BBE	Unexplained money,investment	60%	60%

LTCG 112A: Taxable in excess of 1,25,000.

Aggregate limit for whole year.

No manner prescribe use of 1,25,000 (preferable 12.5%)

Deduction u/s VI-A not allowed to above special income

Treatment of surcharge

Total income inconly other inco		Total income inconly special inc		Total income inc other income special incom	&
Other income me other than LTCG u/s 112 LTCG u/s 112 STCG u/s 112 Dividend income	2 2A 1A	Special Income means LTCG u/s 11 LTCG u/s 11 STCG u/s 11 Dividend inc	2A 1A	upto 50 lakh >50 lakh-1 crore >1 crore -2 crore >2 crore	<u></u> j
upto 50 lakh >50 lakh-1 crore >1 crore -2 crore >2 crore	nil 10% 15%	Total income upto 50 lakh >50 lakh-1 crore >1 crore -2 crore >2 crore	Rate nil 10% 15% 15%	income =15%If other incomupto 2cr =15%	e 6 e

Dividend income

- Tax :- Slab rate
- Total tax on normal income X Dividend income Surcharge:-Total income of normal income

Treatment of balance exemption limit

Can be used by
Individual or HUF
AND
Resident in india

Can be used in
LTCG u/s 112
LTCG u/s 112A
STCG u/s 111A

Important point

- Benefit not available for non resident.
- Balance can use for maximum benefit of assessee.

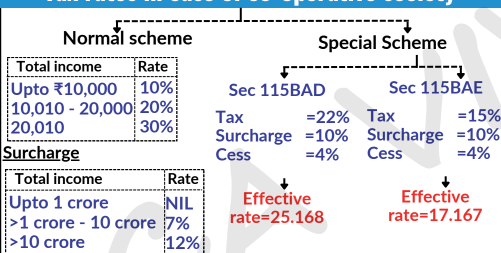
Crux of special income

 			SI for balance exemption limit	SI for Rebate
LTCG112			i 7	×
LTCG112A	✓	/	! ✓	
STCG111A	✓	.	✓	¦ × ¦
Casual income	. ✓	×	ļ ×	ļ × į
Dividend income	×		×	X

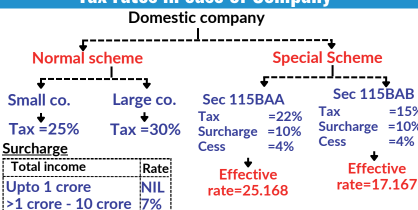
Tax rate in case of firm/LLP/Local authority

Total income = flat 30% (without any exemption limit)
Surcharge = Upto 1 crore = NIL, More than 1 crore = 12%

Tax rates in case of co-operative society



Tax rates in case of Company



Foreign company

12%

- Tax rate = 35% (in all income except Royalty)
- Royalty taxable = 50%

Surcharge

>10 crore

Total income	Rate
Upto 1 crore	NIL
>1 crore - 10 crore	2%
>10 crore	5%

Agriculture income taxation

Agriculture income :- It is exempt from tax if it is from agriculture land in India.

Agriculture income means :-

- Rent from agriculture land (used for agriculture purpose)
- Rent from house(use as dwelling house, store house)
- Income from nursery
- Income from sale of agriculture produce.(Note1)

Note 1:- Sale of agriculture produce

1.Sale in raw form

• wholly agriculture income

2.Sale after process

a) Agriculture income

FMV of agri produce further process	XXX
Less: Cost of Agri produce	XXX
Agriculture income	XXX

b) PGBP

Sale of final product	XXX
Less : FMV of agri produce use	XXX
Less: Further process cost	XXX
PGBP	XXX

Income from growing manufacturing of rubber, coffee, tea

Rule	Apportionment of income in certain cases	Agriculture income	PGBP
7A	Growing&manufacturing of rubber	65%	35%
7B	Growing&manufacturing of coffee Grown & cured	75%	25%
	 Grown,cured,roasted & grounded 	60%	40%
8	Growing&manufacturing of tea	60%	40%

Partial Integration of Agriculture income with non Agriculture income

Assessee is Agriculture Non-agriculture individual, AOP income is income is more than BOI,HUF,AJP exceed ₹5,000 basic exemption limit

If all condition satisfied

Tax Computation

- Step 1 : Add non-agriculture income with net agriculture income. Compute tax on the aggregate amount.
- Step 2 : Add net agriculture income and basic Exemption limit available to assessee . Compute tax on the aggregate amount.
- Step 3 : Step 1 (-) Step 2
- Step 4: The sum arrived at shall be -
 - Increase by surcharge, if applicable,
 - Reduced by the rebate, if any.
- Step 5: Thereafter, it would be increase by H&E Cess.

Chapter -2 Residential Status

Section 6 :- Residential Status

Basic rules

- Residential Status determined person separately.
- Residential status determined for previous year.
- Person can be resident in more than one country.
- Citizenship & Residential Status both are separate concept.

General / Normal case

Individual

Total stay 182 days or more in R.P.Y

60 day or more and 365 days or more in 4 I.P.P.Y

Any one condition satisfied

Resident

Special case: 1

Individual who are Indian citizen leaves india as a member of crew of Indian ship in R.P.Y

Total stay 182 or more in R.P.Y

Resident

How to compute days stay in India?

Deemed o/s india = From the date of joining upto the date of signing off.

Important point

Date of arrival and date of departure

Both days considered to be in India except in case of member of crew.

Special case: 2

Individual who are Indian citizen leaves India for employment

Total stay 182 or more in R.P.Y

Resident

Special case: 3

Individual who are Indian citizen or of Indian origin settled o/s visit India and his total income other than foreign sources upto ₹15.00.000

Total stay 182 or more in R.P.Y

Resident

Special case: 4

Individual who are Indian citizen or of Indian origin settled o/s visit India and his total income other than foreign sources more than ₹15.00.000

Total stay 182 or more in R.P.Y

120 days or more and 365 days or more in 4 I.P.P.Y

Any one condition satisfied

Resident

Special case: 5

Individual who are Indian citizen his total income other than foreign sources more than ₹15,00,000

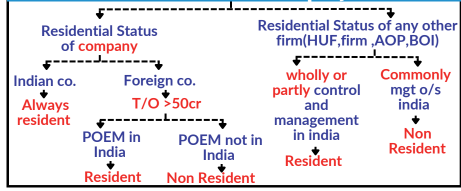
not liable to pay tax in any other country

Deemed resident in R.P.Y

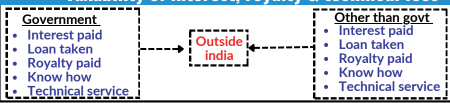
How to compute T.I other than foreign sources

Particular	Include limit or
_	not
1. Income arise in India.	Included
2. Income deemed to be arise in India.	Included
3. Income received in India.	Included
4. Income deemed to be received in India.	Included
5. Income arise outside India and received outside	Included
India but business controlled from India.	
6. Income arise outside India and received outside	Included
India but profession setup in India.	į į
7. Income arise outside India and received outside	not Included
India and business controlled and profession	
setup outside India.	į į

Residential Status of HUF/Company/AOP/BOI



Taxability of interest, royalty & technical fees



ROR/RNOR

Resident (Individual or HUF)

Non Resident Resident in 2 Total stay 729 **Total stay 730** in 9 outoff 10 OR days or less in outoff 10 AND days or more I.P.P.Y

Note: - • In case of HUF, Karta will satisfied above condition.

in 7 I.P.P.Y

• All person other than individual or HUF may be R or NR.

An individual treated as resident due to 120 An individual who days or more and 365 days or more in 4 I.P.P.Y

Always RNOR

Scope of Total income/Meaning of Total inome

Particular	R/ ROR	R / RNOR	NR
1. Income received in India [whether accure or arise in India or O/S india]	Taxed	Taxed	Taxed
[whether accure or arise in India or O/S india]		Taxed	Taxed
3. Income accure or arise in India [whether received in India or O/S india]	Taxed	Taxed	Taxed
4. Income deemed to accure or arise in India[whether received in India or O/S india]	Taxed	Taxed	Taxed
5. Income received and arise O/S india from business control or profession setup in india.	Taxed	Taxed	Not taxed
6. Income received and arise O/S india from business control or profession setup O/S india	Taxed		Not taxed
7. Income arise and received O/S india later remittance in india.	Not Taxed	Not Taxed	Not Taxed
8. Post untaxed profit.		Not Taxed	Not Taxed
9. Income exempt under any provision of IT ACT 1961.	Not taxed	i	Not taxed

Income deemed to be accure or arise in India [Sec -9]

Income deemed to accure or arise in India [clause (i),(ii),(iii),(iv)]

Income accuring or arising O/S india Salary earned for services Salary payable by Dividend paid by an Indian directly or indirectly rendered in citizen for services company O/S rendered O/S india. india. through or from

business connection In india.

Any property/asset or source of income in India.

Transfer of capital asset situated in india

Income from salary

Income from salary:- Sec-15 = Sec 17(+) Sec 10(-) Sec 16

Basic points kept in mind

- **Employer & Employee relationship exists.**
- **Income in hands of Employee.**
- Every payment made by Employer to Employee is deemed as salary in the hands of Employee.
- Employer & Employee relation not exist may be taxable under any other head.
- Employer expenditure on Employee treatment under PGBP.

Important point

Payment

Cash Non Cash

Normally called Allowance [Sec-10]

Normally called perquisite [Sec-17]

Section 15: Charging section

Salary shall be chargeable to tax

On due Basis On received Basis

which is earlier

Section 15 (point 2) + Section 89(1)

Normally speaking, Salary arrears must be charged on due Basis, however there are some circumstances when it may not be possible to bring tax on due Basis.for eg:- pay commission by CG. increase in HRA.

Grade base salary

How to compute salary

Certain employee are entitled to a graded System normal annual increment given.

Example:-

Case -1 :- Joining date = 1/4/20 Joining salary = ₹25,000 Gross salary = 24-25?

Case -2 :- Joining date = 1/1/20Joining salary = ₹28000 Gross salary = 24-25?

1/1/20-31/12/21 ₹28,000

Salary grade= 25000-1000-30000-500-32000

1/4/20-31/3/21 ₹25,000 1/4/21-31/3/22 ₹26,000 1/4/22-31/3/23 ₹27,000 1/4/23-31/3/24 ₹28,000 1/4/24-31/3/25 ₹29,000

1/1/21-31/12/22 ₹29,000 1/1/22-31/12/23 ₹30,000 1/1/23-31/12/24 ₹30,500 1/1/24-<mark>31/3/25</mark> ₹31,000 Gross salary = 29000×12 GS= 30500×9 =274500 + 31000×3 =348000 = 367500

Section16 : Deduction from salary

Section 16(ia):- Standard Deduction

Section 16(ii) :- Entertainment Allowance Deduction

Section 16(iii):- Profesional tax / Employment tax Deduction

Important point

	Default Scheme	Optional Scheme
Section 16(ia)	Allowed	Allowed
Section 16(ii)	Not allowed	Allowed
Section 16(iii)	Not allowed	Allowed

Section 16(ia): Standard deduction

Eligible employee:- All employees [whether govt,non-govt,big,small]

Amount of deduction

Default regime

Optional regime

Annual salary OR ₹75,000 Which ever is Less

Annual salary OR ₹50,000 Which ever is Less

Section 16(ii): Entertainment Allowance deduction

Eligible employee:- Only Govt employee

Scheme:- Optional only

Treatment: - Ist added in salary then allowed deduction as per section 16(ii)

Amount of deduction

Actual amount ₹5.000 p.a 20% of received

20% of basic salary

Whichever is Less

₹5,000 p.a

Important points

- Amusement allowance is fully taxable in all cases [govt,non-govt, default,optional]
- Entertainment Allowance fully taxable under default scheme.
- If question is silent about type of Employee we consider him as non-govt employee.

Section 16(iii) Profesional tax/Employment tax

Eligible employee:- All employee

Scheme: Optional only

Amount received form Employer Add in salary Amount paid by Employee **Deduction from salary**

from employer	by employer		Deduction u/s 16(iii)
500	800	500	800
800	500	800	500
500	NIL	500	NIL
NIL	800	NIL	800

Important points

 If guestion is silent then same amount would be add and same amount would be minus.

mployment tax paid = 500	500	500

Section : 10 Allowances & Retirement benefits

Fully exempt

- Allowances received by High court/ Supreme Court judges.
- Allowances received by member of UNO.
- Allowances paid govt of india to Indian citizen for service rendered o/s india.

Allowances Fully taxable Partly exempt/ Partly taxable All

Sec 10(14) Sec special 10(13A) allowances HRA

allowances which not cover in 2 point

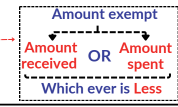
Section 10(14) : Special Allowances Total 13 allowances

6 Allowances

CAT UDH

Conveyance Academic Travelling Uniform Helper **D**aily allowance allowance allowance allowance allowance How to compute?

Total taxable = Amount received (-) Amount exempt!



7 Allowances

CHOTU HaT

Children Outstation/ education **Transport** allowance company employee ₹100 per allowance month/per child *---T 70% of ₹10000 (max -2 child) More beneficial amt OR pm to assessee received

Allowance lack₹300 per month/per child (max -2 child) More beneficial to

Hostel

Expenditure

Normal employee (fully taxable) Handicapped employee (3200 p.m) assessee

Underground allowance Upto 800 p.m

Hill,border or remote area 200 p.m to 7000 p.m

Which ever is Less

Tribal area **Allowance** Upto 200 p.m

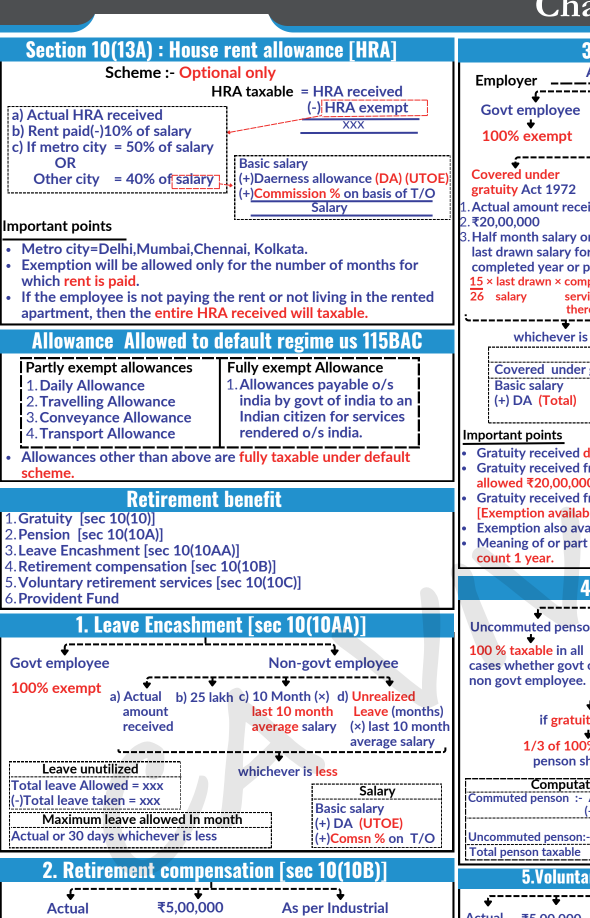
Transport

Allowance

How to compute?

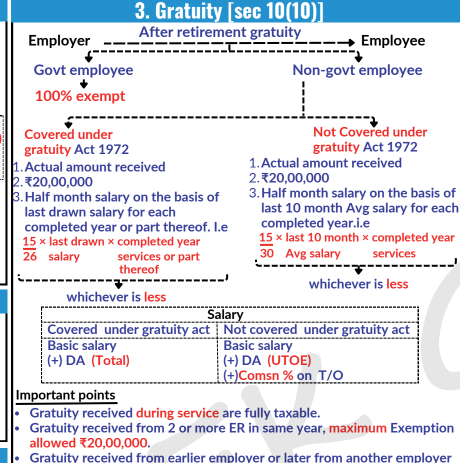
Total taxable = Amount received (-) Amount exempt

Amount exempt Amount OR Special limit Which ever is Less



whichever is less

dispute Act, 1947



[Exemption available =₹20,00,000 (-) Earlier Gratuity].

Uncommuted penson

cases whether govt or

if gratuity received

1/3 of 100% commuted

penson shall exempt

Computation

Commuted penson :- Amount commuted

non govt employee.

Exemption also available to widow, children of any deceased employee.

4. Penson [sec 10(10A)]

tred penson Commuted penson

Non govt

employee

if gratuity not received

1/2 of 100% commuted

penson shall exempt

Important point

- In guestion 40%, 50%, 70% of the

Govt employee

fully exempt

Any Public can contribute fund[SPF] fund[RPF] under this PF and claim deduction u/s 80C Treatment u/h salary No treatment u/h salary **Exhaustive diagram of provident fund** Taxable & eligible for deduction u/s 1)What will Taxable & be the eligible for 80C [subject to condtion] treatment of deduction u/s NOTE:- If you have taken the full employee's 80C [subject to amount of basic salary then it will not contribution condtion be added again. in the hands NOTE:- If you of the have taken the employee? full amount of basic salary then it will not be added again 2)What will **Employer contribution** Fully More than be the exempt treatment of Upto 12% of 12% of salary treatment employer's salary of contribution of Employee Employee in the hands Contribhtion If 12% If 12% in Excess of Meaning of or part thereof:- upto 6 month not count, more than 6 Month contribution contribution is upto is more than taxable ₹7,50,000 ₹7,50,000 **Excess contribution** Not Salary Basic salary (+) DA (UTOE) (+)Comsn % on T/O Contribution Contribution 3)What will More than be the treatment of Upto Upto ₹2,50,000 More ₹2,50,000 & & interest upto interest 2.5 than interest upto 9.5% on such earned on lakh 2.5 lak employee's | + contribution 9.5% on such contribution $\stackrel{\longleftarrow}{\downarrow}$ contribution Int in the hands accured accured 100% commuted penson shall exempt Int on excess of the on lon contri is taxable lemployee such excess contri contri If Int accured on contri Now is more than 9.5% exempt taxable Excess interest taxable If only employee is contribute Than limit of 2.5 Lakh increase to 5 lakh.

6. Provident fund

provident

Public Provident Fund [PPF]

No need of Employee-

employer relationship

Employee Provident Fund [EPF]

provident

fund[URPF]

URPF

not

for

Taxable

eligible

deduction

u/s 80C

Not

taxable

(because

after

retirement

Not

taxable

(because

treatment

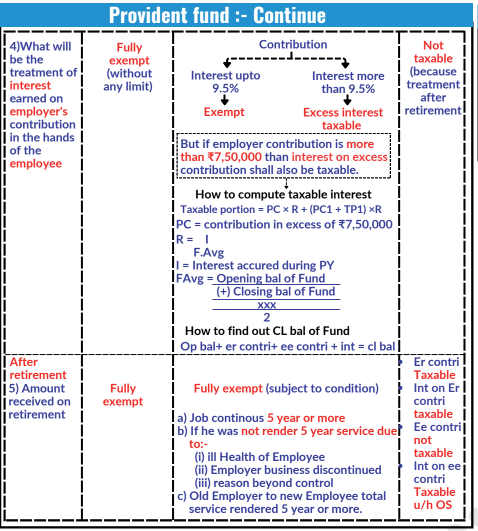
after

retirement

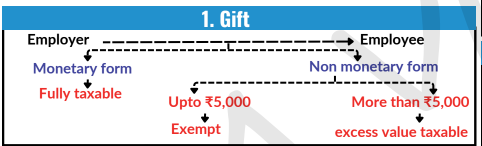
Statutory Recognized Unrecognized

provident

(-) Amount exempt penson is commuted, then before that it will have to be taken to 100%, then Uncommuted penson:-1/3, 1/2 exemption will be available. Total penson taxable 5. Voluntary retirement services [sec 10(10C)] Actual ₹5,00,000 Remaining period of Completed year of services (×) 3 Basic salary services(in months) amount (x) Last drawn salary months (x) Last (+) DA (UTOE) drawn salary whichever is less (+)Comsn % on



Section 17: perquisites under salary



2. Sweat equity share



3. LIC Premium

VOTP: LIC premium borne by employer on behalf of employee

4. Lunch facility

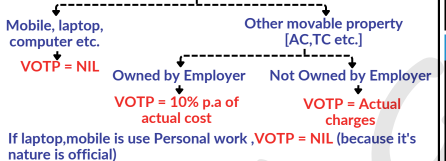
Employer ----- Employee

It is exempt upto ₹50 per meal. If lunch is provided in office premises or through paid voucher.

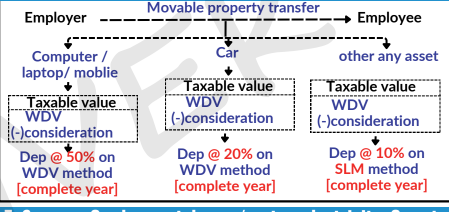
Important points

- Only allowed to optional tax regime.
- Tea ,coffee or breakfast provided in office is not taxable.
- lunch provided in remote area is not taxable.

5. Use of movable property



6. Transfer of movable asset



7. Sweeper, Gardner, watchmen / water, electricity, Gas etc



8. Club membership/Credit card expenditure



9. Interest on loan

Employer ----- Employee Concessional rate of interest Free rate of interest Rate charged by SBI on 1st day Rate charged by SBI on 1st day

of the relevant PY is chargeable to tax as perquisites.

of the relevant PY less:- Amount paid by employee

Important points

- If loan is taken upto ₹20,000 are non taxable.or
- loan provided for special disease I.e aids.TB.cancer.Mental disorder are non taxable.

10. Leave Travel Concession [sec 10(5)]

Scheme:- Optional only

The benefit is available to Individual citizen as well as in respect of travel Concession or assistance for him and his family.

Family

Spouse, children of individual and parents, brother, sister, of the individual wholly or partly dependent on the employee.

Limit of exemption

- Exemption in respect of 2 journey performed in a block of 4 calendar year,
- where such LTC not availed by individual during any block of 4 calendar then one such unavailed LTC will carry forward for next block of 4 calender year [Total 3 journey].

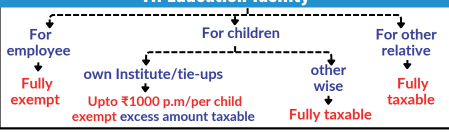
Monetary limit[subject to shortest route]

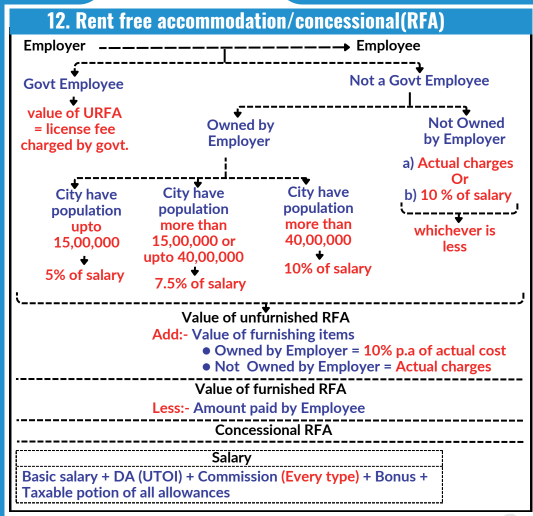
By air Economy class fare exempt By rail First class fare exempt By bus delux class fare exempt

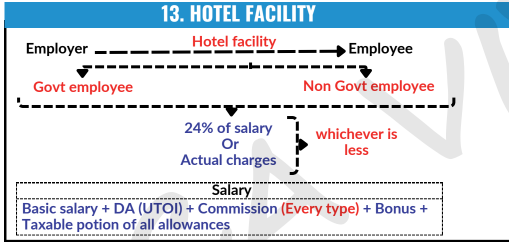
Important points

- In case of LTC is encashed without performing the journey then 100% amount received by employee would be taxable.
- The exemption shall not be available to more than 2 children of individual after 1 October 1998. This restriction shall not apply in respect of children born before 1 October 1998 and in case of multiple birth after a child.

11. Education facility







Important point related to RFA & Hotel facility

1. Accommodation provided on account of his transfer from place to another, at the new place of posting while one retaining the accommodation at the other place, the value of perguisite shall be determined with reference to only one such accommodation which has the lower pergusile value for period Not exceeding 90 days and thereafter, the value of perguisite shall be charged for the both such accommodations.

Important point related to RFA & Hotel facility :- Continue

- 2. However, Nothing shall be taxable if accomodation is provided for not more than 15 days and transfer of one employee from one place to another place.
- 3. Value of Perquisite to be restricted to CII: where the accommodation is owned or taken on lease or rent by the employer and the same accommodation is Continued to be provided to same employee for more than 1 year the value of perquisite as Calculated for more than 1 year .the value of perquisite as Calculated for SI No.2 above shall Not exceed the amount so Calculated for the 1 PY as Multiplied By the amount which is a Ratio of the CII for the PY which the value is calculated.
- 4.Employee serving on deputation: Where the accommodation is provided by the Central Government or any State Government to an employee who is serving on deputation with any body or undertaking under the control of such Government,-
 - (i) the employer of such an employee shall be deemed to be that body or undertaking where the employee is serving on deputation: and
 - (ii) the value of perquisite of such an accommodation shall be the amount calculated in accordance with Sl. No.2.(3) of the above point 3, as if the accommodation is owned by the emlover.

14. Medical facility [Employee or family both]

Treatment in india Specified hospitals Non Specified Fully exempt hospitals Fully taxable Maintained by the Employer. Maintained by the govt. Maintained by the Local authority. Approval by govt. Approval for special disease only for the treatment of special disease. Treatment O/S india Accommodation Medical expenses Travelling expenses **₩ith one** With one attendant attendant GTI is upto If GTI is more Upto limit Permitted by RBI ₹2,00,000 than ₹2,00,000 Fully exempt (Excess Fully exempt Fully taxable portion taxable) Important points

- Family means spouse, children whether dependent or not and parents, brother, sister only when dependent.
- Medical insurance premium paid by Employer are fully exempt in hand of Employee.
- Covid 19 expenditure incurred by Employer is fully exempt in hands of Employee.

15. Motor car facility						
Car owned by	Expenditure met by	Car used for 100% Personal purpose	Car used for both official and Personal purpose			
Employee Employee	Employee Employer	NIL Actual expenditure incurred by Employer.	NIL Actual exp = xxx (-)Upto 1.6 ltr cc= 1800pm (-)More than 1.6 ltr cc = 2400pm (-)Driver. = 900pm VOTP = xxx [If actual expenditure is more than Specified limit then actual exp may reduced (after satisfaction of AO)]			
Employer	Employee	cost or Actual running and maintenance exp(if given)	(+)Driver. =900pm <u>VOTP = xxx</u>			
Employer	Employer	10% of actual cost + actual expenditure	Upto 1.6 ltr cc. = 1800pm More than 1.6 ltr cc=2400pm (+)Driver. = 900pm VOTP = xxx			

Employer contribution to RPF,NPS,SAF

Employer contribution in RPF in RPF, NPS & SAF

Aggregate contribution upto ₹7,50,000

> Not taxable u/h salarv

Aggregate contribution more than ₹7,50,000

Taxable u/h salarv and interest accure on such excess contribution shall be taxable.

How to compute taxable perquisites

Taxable perquisites =/PC \times R\+ (PC1+TP1) \times R

Here,

= Amount in excess of ₹7,50,000 • PC

• R

F.Avg

= Interest accure during PY • 1 = OP bal of fund + CS bal of Fund F.Avg

• PC1 = Amount in excess of ₹7,50,000[related to last vear

• TP1 = Taxable perquisite[Computed in last year]

How to compute interest [if not given in question]

Closing balance of fund

- (-) Op bal of fund
- (-) Employer contribution
- (-) Employee contribution

Interest income accured

Chapter - 4 Income from house property

Background of house property Rental income: - Not a business of letout

 Business of letout of residential property
 HP Business of letout of commercial property → PGBP

PGBP/OS1

Income from • Business of sale of HP >PGBP sale of HP Not a business of sale of HPI→CG

Section 22: Charging section



Exception of section 22

- Occupy for business or profession.
- Letout is supplementary to the main purpose.
- **Composite rent**
 - → Inseparable PGBP
 - → Separate building- HP
 - Furnish item PGBP

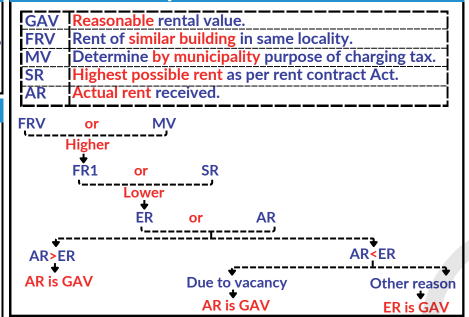
Computation of Income from house property

Particular	Amount
Gross annual value [GAV]	XXX
Less :- Municipal tax paid by owner during the PY	(xxx)
Net annual value [NAV]	XXX
Less :- Deduction u/s 24	(xxx)
- Standard Deduction u/s 24(a)	
(30% of NAV)	ŀ
Interest on housing loan u/s 24(b)	(xxx)
Income from house property	XXX
Add :- Recovery of unrealized rent/arrears of rent	XXX
Subject to condition]
Net income from house property	XXX

Deduction of Muncipal tax

- Municipal Tax paid by owner, or
- During the previous year.
 - Municipal tax paid by owner
 - Municipal tax paid by tenant
 - Municipal Tax Payable by owner $\perp \times \perp$
 - Municipal tax payable by tenant
 - Municipal tax burn by owner

How to compute Gross annual value



Case were GAV not to be Compute

Wholly self Occupied Wholly vacant house Deemed self occupied

Important point :- Option to take GAV NIL of self occupied house is available only for 2 house after that deemed letout.

 GAV is NIL than municipal tax is only allowed to vacant house.

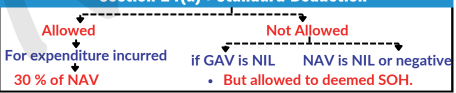
Section 23(5): House property held as stock in trade

Business of purchase/sale [means SIT] Upto 2 years - vacant-GAV NIL.

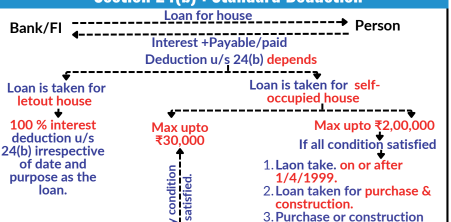
After 2 years-deemed letout-taxable u/h HP.

Section 24 : Deduction from annual value

Section 24(a) : Standard Deduction



Section 24(b) : Standard Deduction



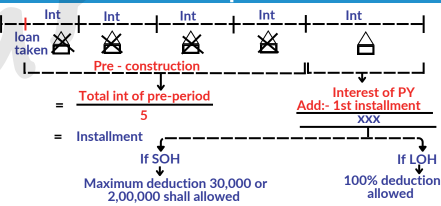
completed within 5 years

from the end of relevant P\ in which loan was taken.

Important points for 24(b)

- Loan may taken from bank, family, friend, trust etc.
- Interest paid on due Basis allowed or outstanding interest allowed also allowed.
- Interest on interest [penal interest] are not allowed.
- New loan taken for repay earlier HP loan, Interest of new laon
- Interest Paid o/s india if tds not deducted not allowed.
- Deduction is ownerwise, not house wise.
- MAX deduction under SOH is ₹2.00.000
- In case of SOH If the interest is more than Rs 2,00,000 then deduction will be available u/s 80EE and 80EEA if the conditions are satisfied
- Pre-construction/Acquisition interest [note 1]

Pre-construction/Acquisition interest



Benefit not allowed to Default regime u/s 115BAC

- Interest on house loan for SOH or deemed SOH u/s 24(b).
- Set-off of HP loss(letout/SOH) cannot be Set-off against any other head and can't be carry forward.

Section 25A: Recovery of unrealized rent & Arrear of rent

- Taxable in the year of receive/realisation.
- Deduction @30% of rent received / realized.
- Taxable even if assessee is not the owner of the property in the FY of receipt/realization.

Section 26 : Co-ownership/joint ownership

Joint ownership means property as owned by more than one owner, in this case income from house property is calculated normally, and thereafter it should be divided between co-owers in their ownership

Interest on loan :- LOH/deemed LOH = Full interest allowed :- SOH = ₹30,000/₹2,00,000 (×)no. of owner.

Section 27 : Deemed ownership

- Transferor gifting property to spouse or minor child (except married daughter).
- Holder of an impartible estate.
- member of co-operative society.
- Person in possession of a property.
- Person having right in a property for a period not a less than 12 years.

Flow of PGBP chapter/How to read PGBP chapter

Sec	Provision	Analysis
28	Charging section	Which Income will be taxable u/h PGBP
<u> </u>	Income	How will the taxable Income be calculated?
30-38	Expenditure allowed	Expenses debit in P&L
39	Not relevant	
40	Expenditure disallowed	Expenses not debit in P&L
	Recovery of expenditure allowed earlier	What will be the treatment if expenses which already allowed are recovered.
42	Not relevant	
43	Deduction on payment basis	Expenditure which will be debited will be on paid basis.
44	Presumptive taxation	For small business, professional

Section 28 : Charging section

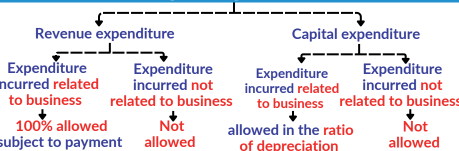
Following income shall be taxable under the head PGBP:-

- 1. Any profit or gain of any Business /profession.
- 2. Profit on sale of Import entitlement license (IEL)
- 3. Cash compensatory support or duty drawback (CCS/DDK).
- 4. Profit on sale of duty entitlement pass book(DEPB) or duty free replenishment certificate (DFRC).
- 5. Any amount received under key man Insurance policy.
- 6. Any gift/benefit/perquisite due to business or profession (without exemption limit).
- 7. Any interest, Salary, bonus, commission, received by partner from partnership firm to the extent allowed u/s 40(b) to firm.
- 8. Non-competed fees.
- 9. Profit on sale of carben credit shall be chargeable to tax @10% u/s 115BBG.
- 10. Income derived by a trade ,professional or similar association from specific service performed by its member.
- 11. FMV of inventory as on the date on which it is converted into capital asset clause(VI-A)[Net taxable income = FMV-COST].
- 12. Any compensation or other payment due to or received by any person or connection with termination or modification of the terms and conditions of any contact relating to his business.

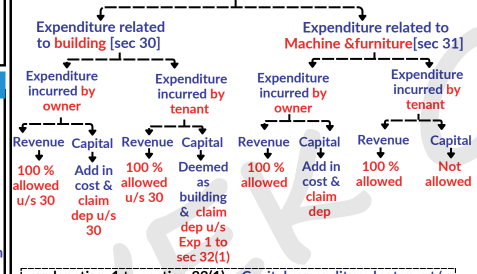
Section 29: How to compute PGBP income

Particular	Amount
Net profit as per P&L A/c of company's Act	XXX
Add : Expenditure debited in P&L A/c but not allowed u/h PGBP	XXX
Less : Expenditure allowed u/h PGBP but not debited in P&L A/c	(xxx)
Add : Income chargeable to tax u/h PGBP but not credited in P&L A/c	xxx
Less : Income credited in P&L A/c but not Taxable u/h PGBP	(xxx)
Income from PGBP	XXX

Type of expenditure



Section 30 & 31 : Expenditure related to building & machine & furniture



explanation-1 to section 32(1):- Capital expenditure by tenant/ lessee such expenditure deemed as building and claim depreciation on such expenditure.

Section 32 : Depreciation

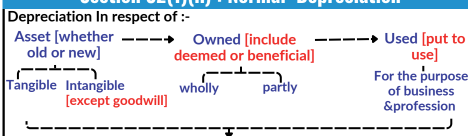
32(1)(i)

SLM option in case of power generation company

Normal depreciation depreciation [WDV method] depreciation [only WDV method]

Depreciation: Depreciation is nutshell it is method to allowed capital expenditure

Section 32(1)(ii): Normal Depreciation



- Depreciation shall be Mandatory allowed on the WDV
- Of the block of asset
- At the prescribed percentage in income tax rule.

Method of Depreciation

Assessee
Business of power generation or
Generation and distribution of power
Option follow SLM or WDV

Option follow SLM or WDV

System of depreciation

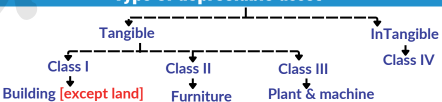


Block of asset means :- Group of assets having "Same class"

[Same class :- Same rate + Same nature]

Individual asset System:- Depreciation calculated on individual asset same as accountancy.

Type of depreciable asset



Class I		Class	II 🗌	Class III		Class IV	
Particular	Rate	Particular	Rate	Particular	Rate	Particular	Rate
1) Building which	5%	*	10%	1) General rate	15%	Intangible	25%
are used mainly		rate				asset,	
for residential			i	2) Life saving	40%	[except	
purpose Except			İ	medical	İ	goodwill]	
holding &				equipment.	İ	İ	
Boarding house.							
				3) Computer	40%		
2) Building which	10%			including	į		
are used mainly				computer	į	! !	
for residential	İ			software.	i i	ŀ	
purpose [general					! !	}	
rate]		1		4) Books owned	40%		
o) p		i		by assessee			
3) Purely	40%	Ī	İ	carrying on a	į		
temporary			İ	profession.	į	İ	
Erection such as				5) 61 :	 		
wooden	!			5) Ship	20%		
structure.				!			
		ĺ	1	I	!	1	

Proviso to Section 32(1)

Assets put to use in year of acquisition less than 180 days depreciation shall be restricted to 50% or depreciation allowed.

Cases	Depreciation
1. Purchase & Put to use in same year [put to use =180 days or more]	Full rate of Dep
	Full rate of dep in year of PTU
I _	Rate of dep (×) 50% ,Allowed in year of PTU
4. Purchase & put to use in different year [put to use = less than 180 days]	Full rate of Dep

Important points

- Restriction allowed only when put to use & acquisition in same year and less than 180 days
- Day on which put to use not count.

Section 32(1)(iia)

Eligible scheme :- Optional scheme only

Eligible assessee :- All assessee

Eligible Asset :- New plant & machine [except ship & aircraft]

• New plant & machinery in any area

Rate of additional depreciation = 20%

• If put to use is less than 180 days

Rate of additional depreciation = 10% [balance 10% allowed in next year]

- Rate applicable on actual cost
- Purpose = 1) Manufacturing or production of any article or things.
 - 2) In the business of generation distribution & transmission.
 - 3) The business of printing or printing & publishing amount to Manufacture.

Important points

- Not eligible for additional depreciation
- → Any second hand plant & machine.
- → Plant & machinery installed in office premises or residential accommodation.
- → Office apartment or road transport vehicle.
- → 100% of actual cost already allowed as deduction u/s 35.
- → Having business of trading or providing services.
- Additional Depreciation allowed only in first year.
- Allowed to assessee who exercise the optional scheme.
- Asset Put to use less than 180 days Depreciation allowed 10 % on actual cost, balance 10 % Allowed in immediately succeeding PY only when assessee exercise optional scheme in succeeding PY.
- Forklift truck can claim additional Depreciation.

Proviso to Section 32(1)

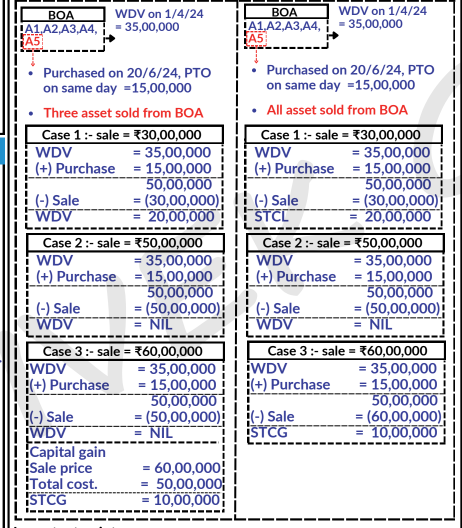
In the case of succession or amalgamation or demerger depreciation is allowed to predecessor and successor in the ratio of no. of days for which assets were used by them in the PY when succession or amalgamation or demerger take place depreciation to be apportioned shall be computed assuming that amalgamation has not take place.

Section 50 : Block of asset

picture khatam ho chuki Hai

mere dost!

picture abhi baki Hai mere dost!



Important points

- Agar picture baki Hai toh, yah toh WDV aayegi yah toh profit, loss khabhi bhi nahi aayega.
- Agar picture khatam ho gai he toh ,yah toh profit hoga ,yah toh loss hoga ,WDV khabhi bhi nahi aayegi.
- WDV can never be negative it may zero or positive.
- Depreciation can not be carry forward when WDV is NIL.
- Notwithstanding anything contains in Capital gain chapter
 Depreciate asset is always short term capital gain/loss.

Section 32(2): Carry forward and setoff of depreciation

Setoff of unabsorbed depreciation

• Current year depreciation can setoff against any head except salary, casual income.

Carry forward of unabsorbed depreciation

• Depreciation can be carry forward and Set-off against any head except salary, casual income.

Important points

- Unabsorbed depreciation can be carry forward unlimited time.
- In case of Business is discontinue carry forward of unabsorbed depreciation is allowed.
- ROI filed after due date or ROI not file, setoff & carry forward of unabsorbed depreciation are allowed.
- Additional Depreciation cannot carry forward if assessee opt default scheme.
- Priority of setoff:-
 - 1. Current year depreciation brought forward
 - 2. B/F Business loss
 - 3. Unabsorbed depreciation.

Section 43(6) : Computation of WDV

Particular	Amount
Opening WDV as on 1/4	XXX
Add :- Purchase new asset	XXX
WDV before depreciation	XXX
Less :- Depreciation of current year	(xxx)
WDV after depreciation/Closing WDV	XXX

Section 43(1): Actual cost of asset

Actual cost of asset means

Particular	Amount
Cost of asset (Purchase price)	XXX
Add:- Installation charges	XXX
Add:- Transport expenses for asset	XXX
Add:- Trial run / Test expenses	XXX
Add:- Taxes & duties if ITC not available	XXX
Add:- Interest on loan taken for acquisition of asset upto the date of asset Put to use.	XXX
Less:- Amount record on sale of trial run product	(xxx)
Less:- Subsidy/Govt grants record for acquisition of	(xxx)
assets assets	<u> </u>
Actual cost	XXX

Where an assessee incurre any expenditure for acquisition of any asset or part thereof in respect of which payment or aggregate of payments made to a person in a day other than by an A/c payee cheque or A/c payee draft or use of electric clearing System exceed ₹10,000 ,such expenditure shall not part/form of actual cost such asset.

Section 32(1)(i) + 32(1)(ii) + 41(2) + 50A

Special provisions relating to power generating undertaking:-Eligible assessee :- Electricity company

Option :- SLM or WDV

If opt WDV:-

Provision follow: 32(1)(ii) + 32(1)(iia) + 50

If opt SLM:-

Provision follow: 32(1)(i) + 32(1)(iii) + 41(2) + 50A

Provision

Case 2 Case 3 Case 1 Sale price > WDV Sale price > AC Sale price < WDV but AC(Actual cost) (Actual cost) Difference b/w • Difference b/w Difference b/w (SP-WDV) (SP-WDV) (SP-WDV) STCG Allowed as deduction Taxable u/h PGBP in in the name of AC (-) WDV name of balancing terminal depreciation Balancing charge **charge** u/s 41(2) u/s 32(1)(iii) u/s 41(2)

Section 43CA: Full value of consideration in case of land &building

Applicability = land or building or both as stock in trade

Stamp duty value(SDV) is more than SDV is less than or equal 110% of Actual sale price (ASP) to 110% of ASP

Stage 2

- SDV on the date of agreement(DOA) and date of registration (DOR) Is not same.
- Then SDV on the DOA is taken into consideration if buyer pay full or part payment on or before the DOA through A/c payee cheque, A/c payee draft or Eletric clarity system(E.C.S).
- If all condition are satisfied then SDV on the DOA would be consideration otherwise the SDV on the DOR is to be taken into consideration.

Stage 3

If assessee claim that = FMV<SDV

Assessee have 2 option

Go with valuation officer

Appeal to HC/SC

Value determine by VO/HC/SC is by VO/HC/SC is

Value determine more than SDV less than sale price

Value determine by VO/HC/SC is less than SDV but equal to or more than Sale price

Sale price is Then SDV is deemed as SC deemed as SC

value determine by VO/SC/HC

Section 10AA : Deduction if limit located in SEZ

Treatment: - Deduction after Gross total income Condition:- SEZ start on or before 31/3/20 Unit located in SEZ :-

- Section 10AA is applicable
- Ist 5 years :- 100% profit arising from export sale is exempt.
- Next 5 years:-50 % profit arising from export sale is exempt.

Section 35 : Expenditure related to scientific research

Section	Assessee	Nature of expenditure	Deduction allowed
35(1)(i)	All	Revenue exp for scientific research • before Commencement 3 years before (raw material & salary) • After Commencement All revenue exp	100%
35(1)(iia)	All	Sum paid to specified company for scientific research	100%
35(1)(ii)	All	Donation to scientific institute.	100%
35(1)(iii)	All	Donation to scientific institute. (social science or statistical research)	100%
35(1)(iv)	All	Capital exp for scientific research • before Commencement 3 years before (raw material & salary) • After Commencement All exp except land • Dep not allowed because all cost allowed.	100%
35(2AA)	All	Sum Pais to <mark>IIT</mark> etc for scientific research.	100%
35(2AB)	only company	Expenditure on In-house research except negative good	100%
35(CCC)	All	Expenditure on agriculture extention	100%
35(CCD)	only company	Expenditure on skill development (on there Labour)	100%
35(DD)	only company		Note 1
35(DDA)	All	Expenditure related to VRS (Voluntary retirement service)	Note 1

• 100% Allowed in 5 equal installments.

Section 37(2B)

Expenditure on Advertisement in the magazine of political party are disallowed.

Section 35AD: Deduction for essential business 35AD is optional

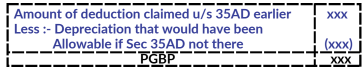
S.NO	Business	% of deduction
1	Setting up & Operating a cold chain facility.	100%
2	setting up & Operating a warehousing facility for	100%
<u> </u>	Agricultural produce.	
	Laying & Operating cross country pipeline for	100%
	distribution of petroleum, oil,natural gas.	
4	Building & Operating a hotel of 2 star & above.	100%
5	Building & Operating a hospital with min. 100 patient	100%
ļ	beds.	
6	Developing & building a housing project under	100%
i	affordable housing scheme.	
7	Production of fertilizer in India.	100%
8	Setting up & Operating Inland container depot or	100%
!	container freight station.	
9	Bee keeping and production of bee's honey & wax.	100%
10	Setting up & Operating warehousing facility of sugar.	100%
11	Laying & Operating a slurry pipeline for transportation	100%
	of Iron ore.	
12	Setting up & Operating a semi conductor wafer	100%
	fabrication manufacturer unit.	
13	Developing or manufacturing & Operating or	100%
14	Developing, maintain & Operating a new	100%
ļ i	infrastructure facility.	
Imama	urtant noints	

Important points

- Plant & machinery must be new ,exceptions-
 - → Imported old plant & mach.(on which depreciation not claimed under
- → 20% of total plant & mach can be old.
- Deduction allowed on all capital expenses except land ,goodwill, financial instruments. Further, any expenditure In respect of which payment or aggregate of payment made to a person of an amount exceeding ₹10000 in a day otherwise than by A/c payee cheque, or A/c payee draft or use of ECS through a bank A/c would not be eligible for deduction.
- Depreciation not allowed if deduction claimed u/s 35AD.
- Loss of specified business can be carry forward indefinitely as per FA 2016. Assessee has to file ROI upto due date of ROI for c/f of Losses.
- If asset (on which deduction claimed u/s 35AD) is sold then entire sale price shall be taxable u/h PGBP.
- Loss of specified business can be setoff only against specified business income irrespective of whether the latter is eligible for deduction u/s
- In case of Hotel (2 star or more), if assessee transfer operation to another person, than assessee shall be deemed to be carrying on specified business.
- Infrastructure facility Means:-
- → A road including toll road, a bridge, or A rail System.
- → A highway project including housing or other activities being an integral part of the highway project.
- → A port ,Airport ,Inland,waterway,inland port or navigation channel in the
- → A water supply project ,water treatment System, Irrigation project ,sanitation & sewage System or solid waste management system.

Section 35AD: Continue

- Assets (on which deduction claimed u/s 35AD) should be exclusively used for business for minimum 8 years from the year of acquisition.
- If Asset used for non-specified business within 8 year .then following shall be taxable u/h PGBP -



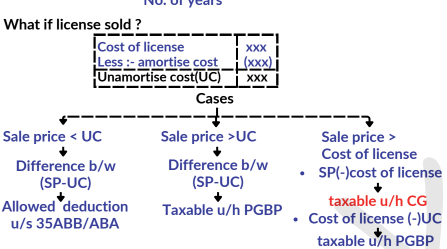
Note: - Above point is not applicable if company becomes sick industrial

If asset is transferred from specified business to non specified business within 8 years then Actual cost for non-specified business will be:-

Cost of such asset	XXX
Less :- Depreciation Allowable if such asset used for non	ļ i
specified business from acquisition	(xxx)
Actual cost	XXX

Section 35ABB/ABA: Expenditure on Telecommunication license

Deduction allowed :- Total license cost No. of vears



Section 36 + 40A(7) + 40A(9): Specific deduction/ Certain deduction

- 1. Premium paid on SIT of business or profession.
- 2. Employer paid Insurance premium of Employee.
- 3. Bonus or commission.
- 4. Interest on capital borrowed. [Only for business not for asset of business]
- 5. Discount on zero coupon bond on pro-rata basis.
- 6. Employer contribution in approved gratuity Fund, penson Fund, Provident Fund or any other Employee Welfare Fund.
- 7. Bad debts written off [Recovery of baddebts is taxable]
- 8. STT or CTT paid.
- 9. Expenditure on family planning: Revenue Expenditure 100% allowed and capital expenditure allowed 1/5th [Applicable only for company
- 10. Provision for baddebt in case of specified bank.

Section 37 : General deduction

An expenditure shall be allowed under section 37 provided :-

- It is not in the nature of expenditure described u/s 30 to 36.
- It is not in the nature of capital expenditure.
- It is not a personal expenditure of the assessee.
- It is laid out & expended wholly & exclusively for the purpose of business/profession.
- It is **not** incurred for any purpose which is an offense or which is prohibited gy law.and
- It is not an expenditure incurred by an assessee on CSR activities referred to in section 135 of companies act 2013

CRUX: - Revenue expenditure + 100% related to business + legal expenses + not a CSR expenses

Section 38(2): Treatment of depreciation in case of capital asset used in both business & personal

If an asset like a building, machine, plant, or furniture is used for both business and personal purposes, Depreciation will be given only for the business portion. The taxpayer can't claim full benefits if the asset is not used entirely for business.

Amount not deducted/ Expenditure not allowed

Section :- 40(a)(i) + 40(a)(ia) + 40(a)(ii) + 40(a)(ib) + 40(a)(iii) + 40(a)(v)+40A(2) + 40A(3) + 40A(3A)

Section 40(a)(i)

Applicable:- In case of NR

- 100% of payment not allowed which is taxable in India made outside India or in India to NCNR or to foreign company on which either:
 - →TDS has not been deducted, or
 - →After deduction has not been paid on or before due date of return u/s 139(1).
- If TDS has been deducted in subsequent year or has been deducted in PY but paid in subsequent year after due date of filling return u/s 139(1)
- → Such sum be allowed as deduction in computing income of PY in which such tax is paid.

Section 40(a)(ii)

- Any expenditure related to Direct tax is disallowed. (I.e income tax,cess,TDS,surcharge etc.)
- But expenditure related to indirect tax is allowed u/h PGBP. (I.e GST, VAT, custom duty).

Section 40(a)(iii)

Applicable:- In case of salary made o/s india or to NR

- on which TDS has not been deducted or after deduction not been paid before due date of filing return u/s 139(1) 100% disallowed.
- Even subsequent payment of TDS ,deduction of salary not allowed.

Section 40(a)(ia)

Applicable:- In case of Resident

- 30% of payment not allowed on which
- → TDS has not been deducted, or
- → After deduction has not been paid on or before due date of return u/s 139(1).
- If TDS has been deducted in subsequent year or has been deducted in PY but paid in subsequent year after due date of filling return u/s 139(1), 30% of Such sum be allowed as deduction in computing income of Py in which such tax is paid.

Section 40A(3) + 40A(3A)

Revenue expenditure for which payment made to a person in a single

- Upto ₹10,000 = Allowed in all cases[Irrespective of mode of payment]
- More than ₹10,000 = A/c payee cheque, A/c payee draft, ECS **Important points**

In case of transporter limit is ₹35,000.

- **Exception of above provisions**
 - → Payment to RBI/SBI/Cooperative banks.
 - → Payment made to govt.
 - → Payment made to purchase Agricultural produce.

Section 43B

• Tax paid by Employer on perquisite value are disallowed.



Payment to NGO ,Small , medium enterprise

days

If written agreement not exist Payment with in 15

Deduction allowed only if payment within the due date of filling ROI

Payment to other

enterprise

Payment with in 45 days

If written

agreement exist

No concept of payment upto return filing date.

Section 33AB: Deduction in case of amount deposit in NABARD

Amount of deduction = a) Amount deposit

→ which ever is lower b) 40% of income

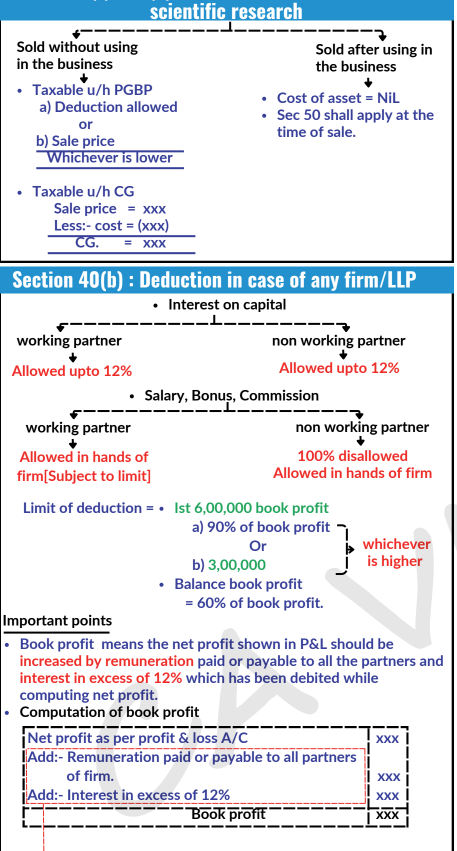
Section 35D

Expenditure Incurred before Commencement shall be allowed in 5 equal installments.

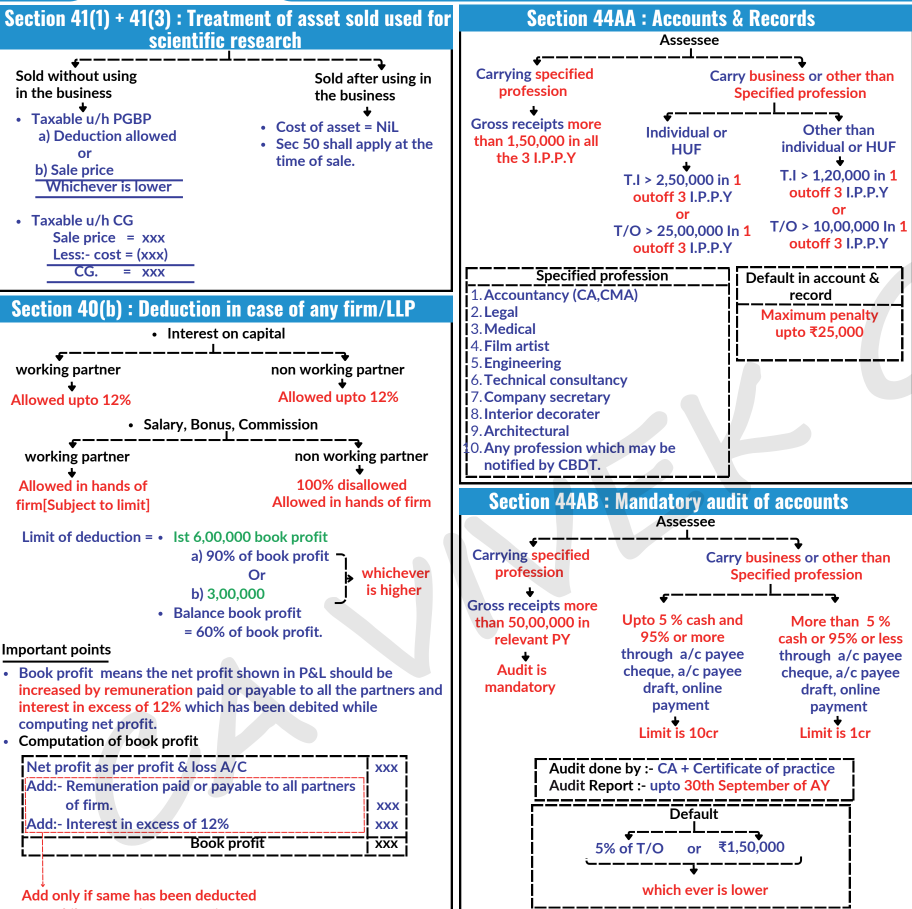
Maximum limit :- • Corporate assessee = 5% of cosy of project

5% of capital employed Whichever is less

• non corporate assessee = 5% of cost of project.



Add only if same has been deducted while computing net profit



Section: 44AD/44ADA						
<u></u>	44AD	44ADA				
Section name	Presumptive taxation for business or non specified profession	Presumptive taxation specified profession				
Eligible assessee	Resident :- Individual, HUF,Firm (not include LLP)	Resident :- Individual, Kuff, Firm (not include LLP)				
Eligible T/O	Upto 5% cash and 95% or more online mode	Upto 5% cash and 95% or more online mode				
į	Satisfied Not Satisfied	Satisfied Not Satisfied				
 	T/O upto 3cr T/O upto 2cr	GR upto 75 GR upto 50 lakh lakh				
Deemed PGBP Income	 8% of T/O 6% of T/O [If payment received through special mode upto due date of ROI 	• 50% of T/O				
Expendi- ture allowed or disallow	No allowed No disallowed	No allowed No disallowed				
Books of A/c	Not Required	Not Required				
Setoff of loss	Yes allowed	Yes allowed				
Deduct- ion u/s VI-A	Yes allowed	Yes allowed				
lock in period	5 Year[If you want to take 44AD then you have to take it for <mark>5 year continuously.</mark> if you withdraw in between then it cannot taken back]	No lockin				

Section 44AE

Applicable: - Any assessee who owns not more than 10 hoods carriage during the PY.

- Heavy good vehicle:- 1000 per ton ,per vehicle, per month or part of month.
- Other than heavy goods vehicle:- 7500 per vehicle, per month or part of month.

Important points

- Heavy goods vehicle = Gross weight more than 12000kg.
- Use Kitna Kiva voh matter nahi karta .hold Kitna Kiva he veh matter karta he!

Example

no. Of vehicle	Gross weight (kg)	HOLD	Goods vehicle	Calculation	Deemed income
2	11000(1)	4m 10days	N.G.V	7500×2×5	75000
1	12400	6m 5 days	N.G.V	7500×1×7	52500
3	18000(1)	8m	H.G.V	1000×18×3×8	432000
1	13600	9m	H.G.V	1000×1×14×9	126000
2	15000(1)	4m 20 days	H.G.V	1000×15×2×5	150000

Chapter - 6 Capital Gains

Section 45(1): Charging section of Capital gain

Any income — Arise from → Transfer — of Capital asset

If All above condition are satisfied then such income shall be chargeable to tax under head " Capital gain "

Capital gain taxable in the year of transfer ,consideration when receive doesn't matter.

Important points

- Income includes Losses also.
- Taxable on accrual basis (I.e due basis).
- Capital gain is exempt u/s 54,54B,54D,54E,54EA,54F,54G, 54EB

Section 2(14) : Capital asset

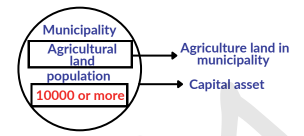
Capital asset means

Clause-a

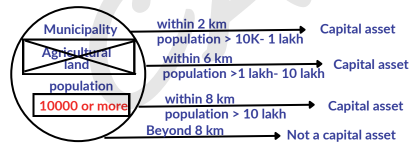
Property of any kind held by an assessee whether or not connected with his business or profession is a capital asset.

But does not include

- a) Stock in trade(other than clause b).
- b) Personal effect movable property [including wearing apparel and furniture] held for personal use by assessee or dependent family member but excludes
 - i) Jewellery [other than silver utensils]
 - ii) Archaeological collections
 - iii) Drawings
 - iv) Paintings
 - v) sculptures, or
 - vi) Any work of art
- c) Agricultural land in India not a capital asset except:
 - i) Agricultural land in the municipality-



ii) Agricultural land outside the municipality



Note :- Agricultural land in foreign country is always a capital asset.

d) Gold deposit bonds (GDB) issued under GDB ,1999 or deposit certificate gold monetization scheme 2015.[Int exempt u/s 10(15)]

Section2(14) : Continue

Clause-b

Any securities held by FII always treated as capital assets.

Clause-c

Unit linked Insurance policy (ULIP) [Section45(1B)]

Policy taken Policy taken on or before 1/2/2021 before 1/2/2021 Does premium exceed
10%/15%/20% of If premium or If premium or 10%/15%/20% of aggregate of aggregate of Sum assured(SA) premium exceed premium not exceed ₹2,50,000 ₹2,50,000 in the yes No in the PY during PY during the Exempt u/s Taxable the term of Policy. term of Policy. 10(10D) u/h OS

Single ULIP

- asset.
- 2. capital gain on maturity will be taxable u/s 112A.
- 3. Capital gain = Maturity proceeds (-) Aggregate of premium paid during the term of the policy.
- 1. such ULIP will be taxble as capital 1. Exemption can be claimed in respect of those ULIP, at the option of the assessee, whose aggregate premium payable does not exceed ₹2,50,000 and where premium does no exceed 10% SA.

Multiple ULIP

2. Remaining ULIP would be taxable u/s 112A

Section 2(47) : Transfer

Transfers includes

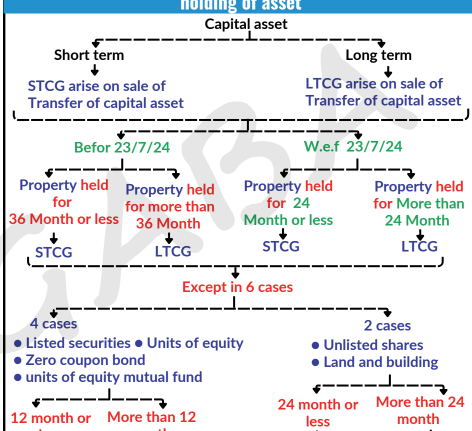
- Sale
- Exchange
- Relinguishment
- Exlinguishment
- Compulsory acquisition under any law
- Possession of immovable property
- Allotment of property by cooperative society to member
- Redemption to zero coupon bond
- Conversation of capital asset in stock in trade.

Section 48 : Computation of capital gain



Note:-1 Indexation benefit not allowed if asset transfer on or after 23/7/2024.

Section 2(42A): Short term capital asset/ period of holding of asset



Note:-1 • Period of holding Start from date of acquisition. End to immediately preceeding the date of Transfer.

Section 50AA

STCG

LTCG

Notwithstanding anything contained in sec 2(42A) following capital asset shall be treated always Short term capital asset [irrespective of the holding period]

1. Depreciable asset u/s 50

month

LTCG

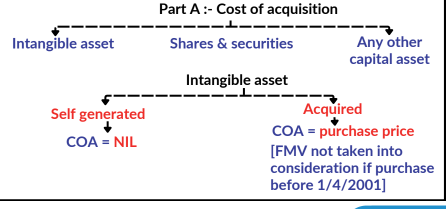
- 2. Units of specified mutual fund acquire on or after 1/4/2023.
- 3. Market link debenture.

less

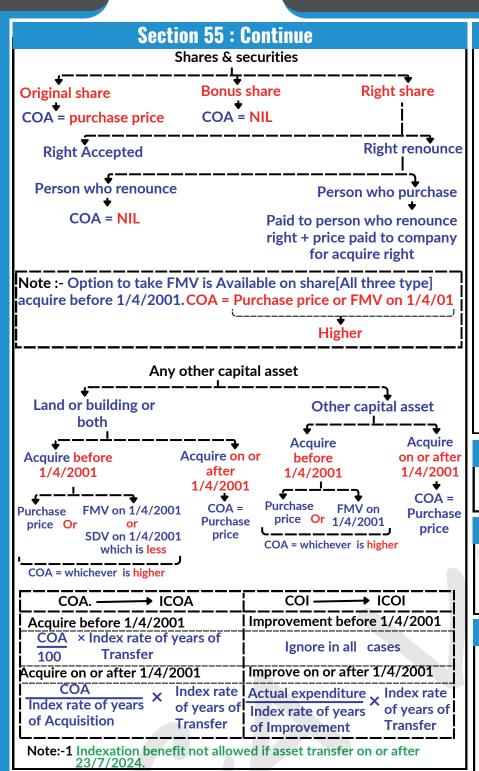
STCG

4. Unlisted bonds or Unlisted debenture which is transferred or redeemed on or after 23/7/24.

Section 55: Cost of acquisition/Cost of improvement



Chapter - 6 Caapital Gain



Section 50C: Full value of consideration in case of land &building Applicability = land or building or both held as capital asset Stage 1 Stamp duty value(SDV) is more than SDV is less than or equal 110% of Actual sale price (ASP) to 110% of ASP

ASP is sale consideration

SDV is sale consideration

Section 50C : Continue

Stage 2

- SDV on the date of agreement(DOA) and date of registration (DOR) Is not same.
- Then SDV on the DOA is taken into consideration if buyer pay full or part payment on or before the DOA through A/c payee cheque, A/c payee draft or Eletric clarity system(E.C.S).
- If all condition are satisfied then SDV on the DOA would be consideration otherwise the SDV on the DOR is to be taken into consideration.

Stage 3 If assessee claim that = FMV<SDV Assessee have 2 option Go with valuation officer Appeal to HC/SC Value determine Value determine by Value determine by VO/HC/SC is by VO/HC/SC is VO/HC/SC is less than SDV but equal to or more than more than SDV less than sale price Sale price is Then SDV is value determine by VO/SC/HC deemed as SC deemed as SC

is deemed as SC

Section 50D

Where sale price is not ascertainable or determined, FMV on transfer of Capital asset deemed to sale consideration.

Section 50CA

Applicability = Only on Unlisted shares
Sale price < FMV
FMV deemed sale consideration

Section 47 : Certain transaction not regarding as transfer

- 1. Asset transfer on the partition of HUF.
- 2. Gift, Will.
- 3. Amalgamating co. transfer asset to Amalgamated co. [Indian co.]
- 4. Holding co.[100% holding] transfer asset to subsidiary co.[Ind co.]
- 5. Subsidiary co. Transfer asset to holding co.[holding 100% + Indian co.].
- 6. Transfer or capital asset by the de-merger company to the resulting Indian company in case of de merger.
- 7. Transfer of shares by a shareholder in a scheme of amalgamation or de-meger.
- 8. Transfer on conversion of bonds or Debentures into shares.
- 9. Conversion of preference shares to equity shares.
- 10. Transfer of capital asset under reverse mortgage.
- 11. Conversion of gold into electronic gold receipt or vice a versa.
- 12. Redemption of sovereign gold bonds by an individual.
- 13. Transfer of Govt securities O/S india by a Non resident to another non resident

Section 45(1A): T/F on Insurance claim received

year of Transfer	Year of Destruction/ destroy
Year of Taxable	When Insurance claim received
year of Indexation	Year of Tranfer [i.e Destruction]
Holding period	Immediately the date of Tranfer [i.e Destruction]
Sale price	Insurance claim or FMV of asset

Section 45(2): Conversation of Capital asset into SI

year of Transfer	Year of conversion
Year of Taxable	when SIT Sold
year of Indexation	Year of Tranfer [i.e Conversion]
Holding period	Immediately the date of Tranfer [i.e Conversion]
Sale price	FMV on the date of Conversion

Section 45(5): Compulsory acquisition

year of Transfer	Year of Compulsory acquisition
Year of Taxable I I I I I I	a) Original compensation In the PY in which Ist installment received. b) Enchanced compensation ◆ Enchanced by interim order ● Taxable the year in which final order is come. ◆ Enchanced by final order ● Taxable in the PY in which compensation
	received by the assessee.
year of indexation	Year of Tranfer [i.e Compulsory acquisition]
Holding period	Immediately the date of Tranfer [i.e CA]
Sale price	Compensation received

Note :- COA only less from original compensation.

Section 45(5A) : Joint Development

year of Transfer	Possession of Immovable property
Year of Taxable	Construction completion certificate issue
year of Indexation	Year of Tranfer [i.e possession]
Holding period	Immediately the date of Tranfer [i.e possession]
Sale price	Cash (if any) + SDV of constructed area

Chapter - 6 Capital Gains

Section 51 : Advance money forfeited Advance money Advance money forfeited Advance money forfeited before 1/4/2014 w.e.f 1/4/2014 Treatment under other Treatment under Capital Gain

Source.

Reduced from COA

100 % advance money forfeited shall chargeable u/h other source. shall chargeable u/h other source.

Note: • First forfeited amount less from COA after Indexation available.

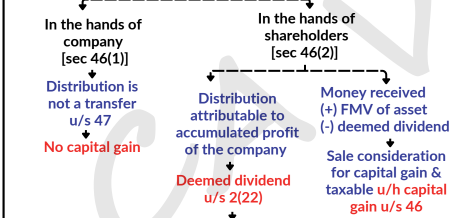
• COA can be Zero but can't be negative.

Section 50B : Slump sale

Transfer 1 or more undertaking, value of asset & liability not assigned payment in lump sump if determining then only for stamp duty.

- Slump sale affected capital gain taxability.
- Holding undertaking more than 36 months = LTCG.
- Nothing shall be taxable u/h PGBP.
- COA oe COI = net worth [Total asset Total liability]
- While computing net worth:-
 - → Revaluation of asset not considered.
 - Non depreciable asset taken on book value.
 - → Depreciable asset taken on WDV.
- Indexation not allowed.
- Sale consideration= Higher of FMV1 or FMV2.
- FMV1 = FMV of undertaking T/F
- FMV2 = FMV of asset of undertaking T/F

Section 46: Capital gain on distribution of asset of company on liquidation



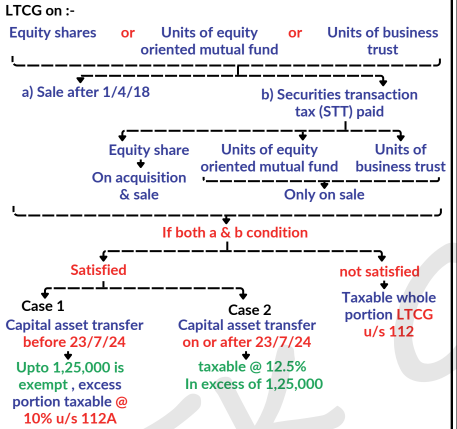
Taxable in the

hands of

shareholders u/h

Other sources

Section 112A: Tax on LTCG certain case



How to compute capital gain

LTGC 11	I2A xxx
Less: Cost of Acquisition	(xxx)
Net sale consideration	xxx
Less: Expenses on transf	er (xxx)
Sale consideration	XXX

Cost of acquisition

A) Actual cost

- Purchase before 1/4/2001
- **→** Higher of Purchase price or FMV
- Purchase on or after 1/4/2001
- → Purchase price

Higher of A and B is COA

B) lower of

sale consideration

FMV as on 31/1/2018

Important points

- Indexation not allowed.
- manner of use exemption of 1,25,000 not prescribed [preferable 12.5%].
- Limit of 1,25,000 aggregate for year.
- Deduction u/s VI-A not allowed.
- No rebate u/s 87A allowed.
- In case of resident individual/HUF benefit of balance exemption limit is available.

Tax rates in case of LTCG u/s 112

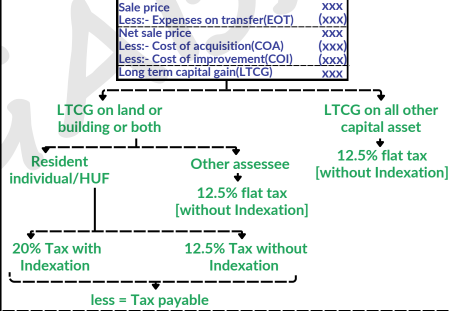
• Capital gain not cover under LTCG 112A are taxable under **LTCG 112**

Case 1:- Acquire before 23/7/24 and Transfer before 23/7/24

Sale price	XXX
Less:- Expenses on transfer(EOT)	(xxx
Net sale price	XXX
Less:- Index cost of acquisition(ICOA)	(xxx
Less:- Index cost of improvement(ICOI)	(xxx
Long term capital gain(LTCG)	XXX

20 % flat rate u/s 112

Case 2: - Acquire before 23/7/24 and Transfer after 23/7/24



- In case of resident individual/HUf if immovable property transfer on or after 23/7/24 and such property acquired before 23/7/24 then tax on such LTCG112 will be lower of 12.5%(without Indexation) or 20% (with
- Above option is applicable for only calculation of tax not for calculation of Capital gain and total income.
- If Loss arrived in calculation of 20% with Indexation then tax liability will be NIL & loss can't be carryforward.

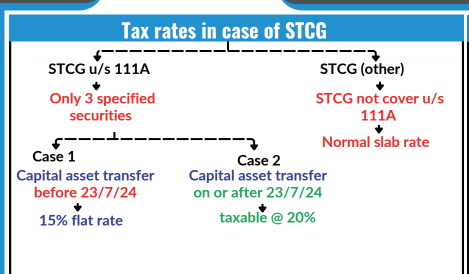
Case 3:- Acquire after 23/7/24 and Transfer after 23/7/24



LTCG on all capital asset whether land or building or other

> 12.5% flat tax [without Indexation]

Chapter - 6 Capital Gains



Section 46A: buyback of shares + deemed dividend

- 1. The sum paid by a domestic company for purchase of its own shares shall be treated as dividend in the hands of shareholders who received payment from such buyback of shares shall be charged to income tax at applicable.
- 2. No deduction for expenses shall be available against such dividend income while determining the income form other source. The Cost of acquisition of the shares which have been brought back would generate a capital loss in the hands of the shareholders.

(1)	(2)		(3)	(4)
Taxability in hands of	Buyback of shares by domestic companies		Buyback of shares by a	Buyback of specified
	Buy back effected before 1/10/2024	Buy back effected on or after 1/10/2024	company, other than a domestic company	securities by any company
Company	Subject to additional income @23.296%	Not subject to tax in hands of the company	Not subject to tax in hands of the company	Not subject to tax in hands of the company
Share holders/ holder of specified securities	arising to shareholder	Income arising to shareholder would be treated as dividend and no deduction would be available against such dividend consequently, value of consideration received by shareholder on buyback would be NIL.	Income arising to shareholder taxable as capital gain u/s 46A	Income arising to holder of specified securities taxable as capital gain u/s 46A

SOME MISCELLANEOUS POINTS

- 1. Indexation benefit not available in case of any bond or Debentures. Except Capital index bond or sovereign bond [it means Indexation available if transfer before 23/7/24].
- 2. STT paid on sale or purchase not allowed as deduction.

Exemption of capital gain [sections 54 to 54F]						
S.NO	Particulars	Section 54	Section 54B	Section 54D	Section 54EC	Section 54F
1	Eligible assessee	Individual /HUF	Individual /HUF	Any assessee	Any assessee	Individual /HUF
2	Asset Transferred	Residential house (LTCG)	urban Agricultural land	industrial undertaking	Land or building or both	Any LTCG other than Residential house
3	Qualifying asset I.e asset in which capital Gains has to be invested	one residential house situated in India or two residential house in India at the option of the assessee where capital gain does not exceed ₹ 2 crore	Land for being used for Agricultural purpose (urban/rural)	Land or building or right in land or building	Bond of NHAI or RECL or any other bond notified by CG (redeemable after 5 years)	One residential house situated in india
4	Time limit for purchase/ construction	 Purchase within 1 year before or 2 year after the date of Transfer or Construct within 3 year after the date of Transfer 	Purchase within 2 year after the date of transfer	Purchase/ contruct within 3 years after the date of Transfer, for shifting or re- establishing undertaking or setting up a new undertaking	Purchase within 6 months after the date of Transfer	 Purchase within 1 year before or 2 year after the date of Transfer or Construct within 3 year after the date of Transfer
5	Amount of exemption	 Capital gain upto 2 crore Two residential house or Capital gain, which ever is lower Capital gain more than 2 crore or upto 10 crore one residential house or Capital gain, whichever is lower. Capital gain more than 10 crore No exemption available . 	Cost of new Agricultural land or capital gain ,which ever is lower.	Cosy of new asset or Capital gain ,whichever is lower	Capital gain or 50 Lakh whichever is lower	 Amount invest more than or equal to net sale consideration. Entire capital gain exempt. Amount invest less than capital gain. Capital gian Net sale consideration If cost of new residential house exceeds 10 crore, the amount exceeding 10 crore would not be taken into account for exemption.

Chapter -7 Income from Other sources

Section 56(1): Charging section

If Any income not chargeable to tax under any 4 heads of Income than such income shall be chargeable to tax u/h "other sources" This is called residuary head of income

Section 56(1): Charging section

- 1. Dividend income [Note 4]
- 2. Casual income [Note 1]
- 3. Consideration received compensation received due to termination of any contract or modification as of any
- 4. Advance money forfeited w.e.f 1/4/2014.
- 5. Interest on compensation [Note 5]
- 6. Family Pension received [Note 2]
- 7. Guest lecture salary.
- 8. Interest on securities.
- 9. Income for from letting out on hire of machinery plant or furniture.
- 10. Income arise form vacant land (if not taxable u/h PGBP)
- 11. Composite rent :- inseparable
- 12. Gift [Note 3]
- 13. Sum received including the amount allocated by way of bonus ,under a life insurance plan other than ULIP and keyman Insurance policy, which is not exempt u/s 10(10D)
- 14. Any other income which is not chargeable to tax under 4 heads of Income

Note 1 : casual income

Note 2: Family Pension received

Family Pension taxable

(xxx)

Section 115BB

Income from lottery crossword, puzles, horse race, gambling, betting etc.

- Tax rate = 30% flat
- no expenditure can allowed from such income
- Deduction u/s VI-A shall not allowed.
- **Balance exemption limit** can't be use.

Opt optional scheme

1/3rd of Family Pension

Whichever is les

CA VIVEK GABA

amily Pension received

ess :- Deduction

₹15,000 p.a

Section 115BBJ

winning from online games

- Tax rate = 30% flat
- no expenditure can allowed from such income
- Deduction u/s VI-A shall not allowed.
- **Balance exemption limit** can't be use.

Opt default scheme

Family Pension received

1/3rd of Family Pension

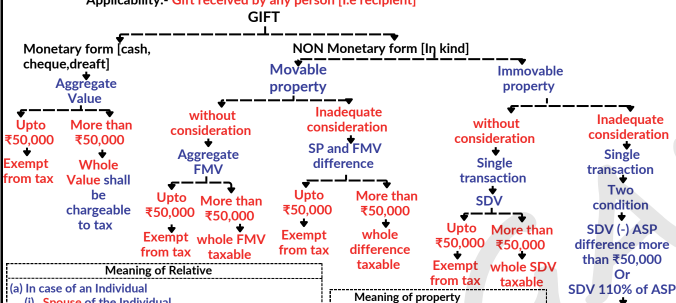
less :- Deduction

₹25,000 P.a

whichever is

Note 3 Taxation of gift [section 56(2)(x)]

Applicability:- Gift received by any person [I.e recipient]



- (i) Spouse of the Individual
- (ii) Brother or sister of the Individual
- (iii) Brother or sister of the spouse of the Individual
- (iv) Brother or sister of either of parents of the
- (v) Any lineal ascendant or descendant of the Individual
- (vi) Any lineal ascendant or, descendant of spouse of the
- (vii)Spouse of any of the person referred in (i) to (vi) above
- (b) In case of HUF Any member thereof

The spouse and children

The parent ,brother and

sister of the individual or

any of them wholly or

mainly depend on the

individual.

of the individual and

(i) bullion It also includes virtual digital asset Non applicability of section 56(2)(x)

- Family of individual Family in relation to an Money or property received in the following cases is not taxable under Section 56(2)(x)1. From specified persons or events: individual means:
 - Relatives On marriage •Under a will or inheritance •In contemplation of death
 - 2. From specific entities:
 - •Local authorities •Registered trusts, educational institutions, hospitals, or medical institutions 3. Exempt transactions:

A Capital asset of the assessee, namely:-

(a) Immovable property being land or

building or both

(h) Any work of art, or

(c) Jewellery

(e) Drawings

(f) Paintings

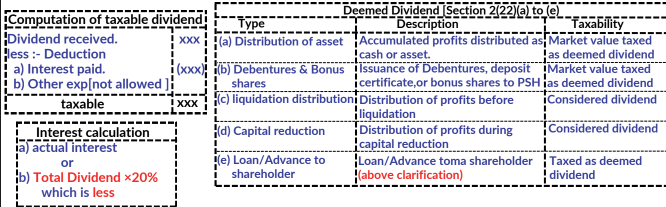
(g) Sculptures

(b) Shares and securities

(d) Archaeological collections

- Certain transactions under Section 47
- **COVID-19-related exemptions:**
- •Medical treatment expenses for self or family, subject to documentation
- •Financial aid to family of deceased (due to COVID-19):
- •From employer: No limit
- •From others: Up to ₹10 lakh
- •Death must occur within 6 months of diagnosis
- •Required records must be maintained and reported within 9 months

Note 4 Dividend income



Clarification on loan & advance to shareholder

Section 2(22)(e) states that any loan or advance given by a closely held company (i.e., a company in which the public is not substantially interested) to

- A shareholder holding 10% or more of voting power, or
- A concern in which such a shareholder holds at least 20% beneficial interest

will be treated as deemed dividend, to the extent of the company's accumulated profits.

Note 5 Interest on compensation

Interest on compensation	XXX				
(Whether original or enchansed) Less:-Deduction @ 50% of internet received	(xxx)				
Taxable	XXX				

Following income is exempt

1. Income by way of interest on money standing to his credit in a non resident express account is exempt.

Both condition

satisfied whole

difference alue

taxable

- 2. The value of scholarship granted to meet the cost of education would be exempt.
- 3. Daily allowance and consistents allowance receive by MP or state legislature is exempt.
- 4. Interest on post office saving bank account is exempt up to the following specific limit 3500 of an individual account or 7000 in case of joint account
- 5. Gold deposit Bond(interest) deposit certificate is exempt

Chapter -8 Clubbing of income

Section 60: Transfer of income without Transfer of asset

- If any person transfer the income weather revocable or not from any
- without transferring the Asset itself
- Such income is to be included in the total income of transferor

Section 61: revocable transfer of assets

- All income arising to any person by virtue of revocable transfer of asset
- Shall be chargeable to income tax as the income of the transferor and
- Is to be included in the total income of transferor

Section 63: revocable transfer

- 1. It contains any provision for retransfer directly or indirectly of the whole or any part of the income or assets to the transferor, or
- 2. It gives in any way to the transferor right to assume power directly or indirectly over the whole or any part of income of the assets

Section 62: Exceptions where Clubbing provisions are not attracted even in case of revocable transfer i.e irrevocable transfer

Transfer not revocable during the lifetime of the beneficiary on the transferee

- If there is a transfer of asset which is not revocable
- During the lifetime of the transferee
- The income from the transferred asset is not includable in the total income of the transferor
- Provided the transferor not derives any direct or indirect benefit from such income

Exception

- If the transfer a received direct or indirect benefit from such income. such income is to be included in his total income of transferor even through the transfer may not be revocable during the lifetime of the
- Income shall be clubbed in the income of the transferor, as and when power to Revoke arise i.e on the date of the beneficiary/transferee.
- Actual revocation of asset is not relevant.

Section 64(1)(ii) : Remuneration of spouse

f spouse of an individual is receiving salary, commission, fees or any other form of remuneration, weather in cash or in kind from a concern in which such individual as a substantial interest shall be included in income of individual

Focus area

- · where spouse possesses technical or professional qualifications and the income to the spouse is solely attributable to the application of his/her technical all professional knowledge or experience the income shall not be Clubbed.
- Substantial interest: A person is said to have substantial interest in concern if he is owner of at least 20% of the concern, Ownership of his relative shall be also be included.
- Technical of professional qualification shall include not only degree or membership but also experience or natural talent.
- Where both husband and wife have substantial interest in a concern and both are in receipt of income by way of salary etc from the said concern such income will be includable in hands of that spouse whose total income excluding such income is higher.
- where such income in once included in the total income of either spouse, any such income arising in any subsequent year will not be included in the total income of the others spouse unless the assessing officer is satisfied after giving the spouse an opportunity of being heard that it is necessary to do so.

Section 64(1)(iv): Income from asset Transferred to spouse

When any assets is gifted by an individual to his/her spouse any income from such assets shall be deemed to be income of transferor(this section apply to all assets except house property) Exception

- 1. If relationship of husband &wife doesn't exist at the?time of transfer or accrual of income.
- 2. Transfer is under an agreement to live apart

Section 64(1)(vi): Income from asset Transferred to son's wife without inadequate consideration by father in law mother in law

Asset transferred to a person or an AOP(trust)without inadequate consideration for immediate or deferred benefit of his/her spouse or son's wife. Income from such asset to be clubbed in the hands of the transferor.

Section 64(1A): Income of minor child

- 1. All income of a minor is to be included in the income of his parent whose total income is greater before clubbing the income of minor child.
- 2. If marriage of the parents does not subsist the income of the minor will be includable in the income of that parents who mentains the minor child.
- 3. Where such income is once included in the total income of either parent any such income arising in any subsequent year will not be included in the total income of the other parents unless the AO is satisfied after giving that parent an opportunity of being heard that it is necessary to do so.
- 4. If none of the parents is alive minor child file return through legal guardian.there shall be no clubbing even if grand parents or alive or not.
- 5. If the minor child become major during the PY then the incomes which have accrued to him till the date he attains majority shall be clubbed. 6. In the following cases income of minor child shall not be included:
- a) Child suffering from any disability of the nature specified in the section 80U shall not be included in the hands of parents but assessed in
- b) Income of child on account of manual work or activity involving skill, talent or specialised knowledge or experience etc. but if such income is futher invested, any such income shall be clubbed in the income of mother or father.
- 7. Minor include adopted, step and minor married daughter.
- 8. Section 10(32): If income of an individual includes the income of his minor child the individual shall be entitled to exemption upto ₹1500 per

This provision is provide relief to the individual in whose total income the income of minor child included[Only for optional scheme.]

Cross transfer

As per supreme court judgement such cross transfer shall be subjected to clubbing provisions, considering the same as tax evasion device.

Section 64(2): Conversation into HUF property

If an individual who is a member of HUF converts his self occupied property as the property of the HUF, then the income derived by HUF from such property shall be included in the income of member.

Section 65: Liability of the transferee in respect of clubbed income

If any particular income of one person has been clubbed in the income of a second person but tax cannot be recovered from the second person then income tax authorities can demand the tax from the 1st person only to the extent of his income was clubbed in the income of 2nd person.

Rules for clubbing of income /How to club income

Clubbing of income will also include clubbing of losses income shall be clubbed in the following manner:

STEP-1

Calculate the income/loss in the hands of the recipient as if it is the income of the recipient. All deductions under the relevant head will be allowed while calculating the income.

STEP-2

The income or losses calculated as above will then be clubbed with the income of the transferor under the same head (i.e., the head from which such income belongs). Exemption up to ₹1,500 per child per year is available under Section 10(32) in respect of the clubbing of income of a minor child.

Such clubbed income is the income of the transferor, and the provisions relating to set-off & carry forward of losses shall apply in the normal manner. Deductions under Sections 80C to 80U shall also be allowed in the

Rules for clubbing of income /How to club income

- 1. The clubbing shall continue to apply even if the transferee has converted the transferred assets to some other form. 2. Income shall include loss also. Therefore, losses are also to be clubbed.
- 3. If the transferee sells the transferred assets, then capital gain shall also be clubbed with the income of the transferor.
- 4. Income arising out of the income earned on transferred assets shall not be clubbed except in the case of a minor.
- 5. The Supreme Court, in the case of J.H. Gotla, held that the clubbed income shall be retained under the same head in which it is earned. Therefore, the business income of a minor child shall be clubbed in the hands of parents under the head "Profits and Gains from Business or Profession (PGBP)." The business losses of the parent can be set off against such income.
- 6. While clubbing the income, the deductions available under the five heads of income shall be allowed, and the income after such deduction shall be clubbed.
- 7. Clubbing will take place even if the assets are indirectly transferred or transferred through cross transfers.
- 8. If an interest-free loan is given by a husband to his wife or by an individual to a Hindu Undivided Family (HUF), and the person to whom the loan is given purchases an asset out of the loan, then the income from such an asset shall not be clubbed in the hands of the person who has given the loan. This is because giving a loan is not a transfer of assets. Clubbing applies when assets are transferred without or for inadequate consideration.
- 9.The HUF is a partner in firm XYZ through its karta. Mr. A. and has a 25% share in the profits of the firm. The wife of Mr. A is employed by firm XYZ. In this case, clubbing shall not apply because Mr. A is a partner in a representative capacity and not in his individual capacity. Clubbing applies where an individual is a partner in his individual capacity, has a substantial interest in the firm, and his spouse gets remuneration from the firm.
- O. If a trust is created for the benefit of a minor child, then the income of the trust shall be clubbed with the income of the parent under Section 64(1A). This shall apply even if the trust deed provides that the income shall be accumulated by the trust and shall be given to the minor child when he attains majority. Clubbing provisions under Section 64(1A) shall apply since the income accrues for the benefit of the minor child, although it may be given on attaining majority.

Chapter -9 set off and carry forward of losses

	summary diagram of setoff and carry forward of losses			
[Heads of Income	Setoff of Losses	Carry forward and setoff of Losses	Assessment year
1.	Salary	Not applicable		Not applicable
2. 1 1	House property	Optional scheme • Same head = no limit • Other head = upto ₹2,00,000	Same head	8 years
 	 	 Default scheme Same head = no limit Other head = can't be setoff against any other head 	Losses can't carry forward	
3.	Capital gain/loss • LTCG • STCG	• LTCG • STCG LTCG	• LTCG • STCG LTCG	8 years 8 years
4.	PGBP	 	 	; ;
	→ Owning &Maintenance of horse races.	Owning & Maintenance of horse races.	Owning & Maintenance of horse races.	4 years
	→ Speculative business	Speculative business	Speculative business	4 years
i - - - -	→Loss form business specified u/s 35AD	Income form business specified u/s 35AD	Income form business specified u/s 35AD	Indeterminate
 	Other business (non specified business)	Any head,Any income except salary	Same head	8 years
5. 	Other sourcesCasual incomeOther loss	Not applicableAny head, Any income	Not applicableNot applicable	Not applicable Not applicable

Steps for setoff

STEP-1

Loss should be set off from the same source. For example if there is loss from STCL then first it should be set off from STCG.

STEP-2

If after setting off loss from same source still there is loss, then it has to be set off from different Source under same head.

STEP-3

After inter-source adjustment only inter-head adj. can be made No order of inter-head adjustment is given by the Act. So, if inter head adjustment is allowed then losses should be set off in any way which is most beneficial to the assessee.

Steps for setoff

As per section 72(2), Brought forward business Loss is to be set-off before setting off unabsorbed depreciation. Therefore, the order in which carry forward and set off will be affected, is as follows:

- 1. Current year business Expenses
- 2. Current year depreciation/current year capital expenditure on scientific research and family planning.
- 3.Brought Forward business loss (sec72)
- 4. Unabsorbed Depriciation (sec 32(2) / family planning (sec 36)

Focus area

- 1. Whenever income is exempt then losses does not have any tax treatment means it should be ignored.
- 2. Loss from any lottery, card games, races etc are not eligible for set off and clf and losses cannot be set off against the income referred uls 115BB. ie lottery income, crossword puzzles, incomes in TV shows etc.
- 3. B/f Losses from a business can be set off even if such business is Not Continued.
- 4. If there is income under any head and eligible losses under any other head, such loss shall be first set off against the income before set off and olf of losses.
- 5. Set off of losses not permissible against unexplained income, investment, money etc chargeable uls. 68/69/69A/69B/69C/69D [Sec 115BBE]

Section 72A: Treatment of losses in case of amalgamation/succession

	Case	Accumulated business losses	Can be C/F by	Time limit
1.	Amalgamation Sec 2(1B)	Amalgamating Company	Amalgamated Company	Fresh period of 8 AY
2.	Demerger Sec 2(19AA)	Demerger company	Resulting company	Remaining period of 8 AY
3.	Conversation of firm / proprietary into co. Sec 47(xiii)/ (xiv)	Firm/ proprietary concern	Successor I company	Fresh period of 8 AY
4.	Unlisted co. Into LLP sec 47(xiiib)	Unlisted company	LLP	Fresh period of 8 AY

Note:-

- 1. Unabsorbed depreciation can be carried forward by Amalgamated company/resulted co. Successor company LLP for unlimited period.
- 2. Only business losses except speculative business loss can be c/f by successor.

Chapter -10 Deduction from GTI

Deduction 1. Resident status 2. Classification of 5 head 3. Computation of 5 head XXX 4. Add: - Clubbing of income XXX 5. Less:- Setoff & carry forward Losses (xxx)

XXX

(xxx)

XXX

Type of Deduction Internal **External** deduction **Deduction** GTI - Deduction = TI In any Particular chapter or head **Section 10AA** Chapter VI-A **SEZ** (cover in PGBP) 80C TO 80U • Ist 5 year 100% profit on export sale. • Next 5 year 50 % profit on export sale.

Important points

- Maximum deduction is allowed upto GTI.
- But deduction may be more than GTI.
- Total income can never be negative.
- Balance of deduction Cannot carry forward.

Income which IT 1961 cannot allowed deduction

- LTCG u/s 112
- LTCG u/s 112A

6. Gross total income

8. Total income

7. Less:- Deduction u/s VI-A

- STCG u/s 111A
- Casual income
- Online games income
- **Black money**

How to Compute GTI for deduction VI-A Deduction not Deduction allowed Income allowed Income Less - deduction **Total income** Rate

Deduction allowed to default scheme

Only 3 deduction allowed to default scheme 80CCD(2),80CCH(2),80JJAA

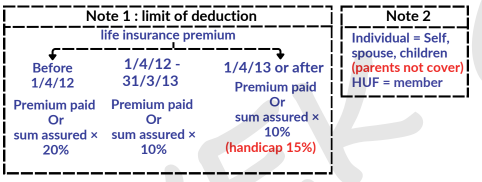
<u> Section 80C : Deduction in respect of investment in specified asset</u>

Eligible assessee :- Individual or HUF

Sum paid deposit in the PY by way of

- Life insurance premium [Note 1][Note 2]
- Contribution to PPFSPF/RPF and approved superannuation fund.[Note 2]
- Repaying of housing loan taken from Govt, bank, LIC, Specified employer.
- Tuition fees to any Indian university, college, school for full time education of any two children.
- Term deposit for fixed period of not less than 5 years with schedule bank.
- Subscription to notified bonds of NABARD.
- Five year post office time deposit.
- Senior citizen's saving scheme scheme account.
- Contribution by CG employee to additional account (Tier II A/c) of NPS referred to u/s 80CCD.
- Deposit in Sukanya sumridhi scheme
- Contribution towards ULIP

Aggregate maximum limit = ₹1,50,000



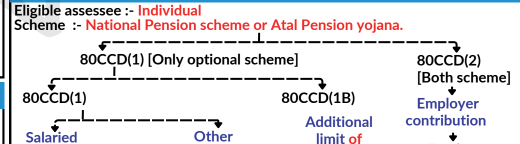
Section 80CCC: Contribution to Pension Funds

Eligible assessee :- Individual

Any amount paid or depend to keep in force a contract for any annuity plan of LIC of india or any other insurer for receiving Pension from fund.

maximum limit = ₹1.50.000

Section 80CCD : Contribution to Pension scheme of CG



individual

Contribution

employee

Employee

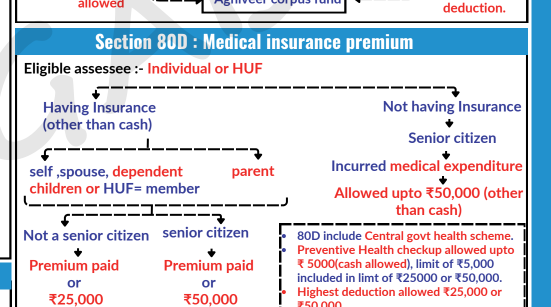
Or

80CCD(1) contribution Or 10% of salary 20% of GTI [optional scheme] 10% of salary which is less or 14% of salary which is less [default scheme] which is less Salary = Basic + DA(UTOI)

Section 80CCE : Contribution to Pension Funds

<u>_____</u>____ Section 80CCD(1B),80CCD(2) Section 80C,80CCC,80CCD(1) Section 80CCE not applicable Aggregate maximum limit restricted to ₹1,50,000

Section 80CCH: Contribution to agniveer corpus fund 80CCH(2) 80CCH(1) Individual **CG** contribution Add in salary 100% of assessee deduction\ then after Agniveer corpus fund



Treatment of disable children/parent /spouse/Brother/sister

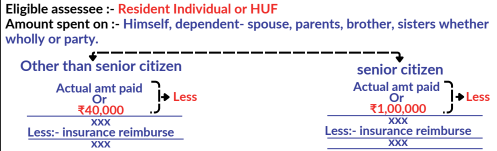
Eligible assessee :- Resident Individual or HUF Dependent (80DC) Independent (80U) Flat = ₹75000 (₹1,25,000 If Flat = ₹75000 (₹1,25,000 If disability is 80% or more. disability is 80% or more.

which is less

which is less

In the hands of who bear expenses In the hands of disable person

Section 80DDB: Medical treatment of specified diseases



CA VIVEK GABA

₹50,000

other than

Employer

contribution

Or

Chapter -10 Deduction from GTI

Deduction of interest on loan

Eligible assessee :- Individual / All assessee in case of electric vehicle

Higher education [80E]

Of his or spouse • or children

100 % interest upto 8 years or until the interest is paid in full, Which is earlier [Education must

be in india

Residential house property [80EE]

PY 2016-17
Loan sanctioned
<= 35 lakh

Value of house
<= 50 lakh
Assessee has no

Assessee has any house before.

Deduction upto ₹50,000 Residential house property [80EEA]

loan sanctioned PY 1/4/19-31/3/22 **Purchase**

electric vehicle

[80EEB]

sanctioned

PY 1/4/19

31/3/23

Deduction

upto

₹150,000

↓ loan

SDV>=45 lakh Loan limit = no

limit
Assessee has no any house before.

 Not claim deduction u/s 80EE

Deduction upto ₹150,000

First deduction of ₹2,00,000 is allowed u/s 24(b) u/h house property [Subject to condition] then if any interest remain Check 80EE or 80EE

Section 80G : Deduction in respect of donation to certain fund .charitable institution etc.

Eligible assessee :- All assessee

Central Government.

	Die assessee :- Ali assessee
	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 Africa (Public Contributions-India) Fund
(5)	The National Children's Fund
(6)	The National Foundation for Communal Harmony
(7)	Approved University or educational institution of national eminence
(8)	Chief Minister's Earthquake Relief Fund, Maharashtra
(9)	Any fund set up by the State Government of Gujarat exclusively for
	providing relief to the victims of the Gujarat earthquake
(10)	Any Zila Saksharta Samiti constituted in any district for improvement
ļ	of primary education in villages and towns and for literacy and post-
<u> </u>	literacy activities
(11)	National Blood Transfusion Council or any State Blood Transfusion
ļ	Council whose sole objective is the control, supervision, regulation or
] 	encouragement in India of the services related to operation and
! !	requirements of blood banks
(12)	Any State Government Fund set up to provide medical relief to the
İ	poor
(13)	The Army Central Welfare Fund or Indian Naval Benevolent Fund or
j	Air Force Central Welfare Fund established by the armed forces of
j	the Union for the welfare of past and present members of such forces
ĺ	or their dependents.
(14)	The Andhra Pradesh Chief Minister's cyclone relief Fund,1996
	The National illness Assistance fund
(16)	The chief minister relief Fund or Lieutenant governor's relief fund in
ļ .	respect of any state or union territory.
(17)	The National sports Fund setup by Central Government
	The National cultural Fund setup by Central Government
	+

The Fund for technology Development and application setup by

Section 80G : Continue

(20) National Trust for welfare of persons with Autism, Cerebral Palsy, Mental Retardation and Multiple Disabilities

- (21) The Swachh bharat kosh, setup by the Central Government, other than the sum spent by the assessee in pursuance of CSR u/s 135(5) of companies act,2013
- (22) The clean Ganga fund ,setup by the Central Government, where such assessee is a resident, other than the sum spent in pursuance of CSR u/s 135(5) of the companies act 2013
- (23) The National Fund for Control of drugs abuse
- (24) prime Minister's citizen assistance and relief in emergency situations Fund (PM care fund)
- II Donation qualifying for 50% deduction, without any qualifying limit
- (1) Prime Minister's drought relief fund
- III Donation qualifying for 100% deduction, Subject to qualifying limit
- (1) The Government or any approved local authority, institution or association for the 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, as may be notified by the Government for the development of infrastructure for sports or games, of the sponsorship of sports and games in India.
- V Donation qualifying for 50% deduction, Subject to qualifying limit
- Any Institution or Fund established in India for charitable purposes fulfilling prescribed conditions
- 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
- For renovation or repair of Notified temple, mosque, gurdwara, church or other place of historic, archaeological or artistic importance or which is a place of public worship of renown throughout any State or States

Step for Computation of qualifying limit

Step 1 Compute adjusted total income i.e., the GTI as reduced by the following:

(i) Deductions under Chapter VI-A, except under section 80G

(ii) Short-term capital gain taxable under section 111A

(iii) Long-term capital gains taxable under sections 112 & 112A

(iv) Any income on which income-tax is not payable

Step 2 Calculate 10% of adjusted total income

Step 3 Calculate the actual donation, which is subject to qualifying limit (Total of Category III and IV donations, shown in the table above)

Step 4 Lower of Step 2 or Step 3 is the maximum permissible deduction.

Step 5 The said deduction is adjusted first against donations qualifying for 100% deduction (i.e., Category III donations). Thereafter, 50% of balance

Others points

- 1. Deduction for a donation cannot be claimed under multiple provisions or years.
- 2. Donations in kind are not eligible.
- 3. Cash donations above ₹2,000 are not allowed.
- 4. Deduction is allowed regardless of business connection.

qualifies for deduction under section 80G.

- 5. Employees donating via employers to specific relief funds can claim deduction based on employer's certificate.
- 6. Deduction for certain donations is allowed based on information furnished by the institution, subject to verification.

Section 80GG: Rent paid for residential accommodation

Eligible assessee :- Individual [Not getting HRA]

Least of the following:-

- 1.25% of Total Income
- 2. Rent paid (-) 10% of Total Income

GTI (-) All deduction except 80GG

3.**₹5,000 P.m**

Deduction not allowed if house owned by assessee, his spouse, Minor child.

Section 80GGA : Donation for scientific research or rural development

Eligible assessee :- Not having PGBP income

• 100% donation allowed [cash upto ₹2,000 allowed]

Ccontribution to political parties

80GGB

Indian company

80GGC

Any person other than LA or AJP

Deduction = Actual contribution Other than cash i.e electoral bond

Section 80JJAA : Employment of New Employees

1. Deduction Amount & Period:

Businesses subject to tax audit under Section 44AB can claim a 30% deduction on additional employee costs for three assessment years, starting from the year in which the new employees are hired.

2. Eligibility Conditions:

Assessee to whom Section 44AB applies, whose gross total income includes profits & gain derived from business.

3. Key Definitions:

- Additional Employee Cost: The salary paid to new employees hired during the previous year. If there is no net increase in employees, the additional employee cost is considered Nil. Payments must be made through banking channels (cheque, draft, UPI, NEFT, etc.).
- Additional Employee: A new hire that increases the total employee count compared to the previous year. Exclusions:
- **→** Employees earning more than ₹25,000 per month.
- ◆ Employees fully covered under the Government's Employees' Pension Scheme.
- **▶** Employees not enrolled in a recognized provident fund.
- → Employees working less than 240 days in a year (150 days for apparel, footwear, and leather industries). However, if an employee completes 240/150 days in the next year, they will be counted for the deduction in that year.

Emoluments: Includes all payments to employees except employer's contributions to pension/provident funds and lump sum payments like gratuity, leave encashment, or severance

Deduction from GTI & AMT

Section 80M : Deduction in respect of inter corporate dividend

Eligible assessee :- A domestic company Condition :-

The gross total income of domestic company includes in any PY, any income by way of dividend from any other domestic company or foreign company or a business trust.

Deduction:

Amount of dividend received from other domestic company or foreign company or business trust or the amount of dividend such domestic company on or before the due date ,whichever is lower

Section 80QQB : Royalty income etc, of authors of certain books other than Text books

Eligible assessee :- Resident Individual being an author Condition :-

Consideration for assessment or grant of any of his interests,in the copyright of any book,being a work of literaty, artistic or scientific nature or royalty or copyright fee received as lumpsum or otherwise.

Deduction :-

- Income derived in the exercise of any profession or ₹3,00,000, whichever is less
- In respect of royalty or copyright fee received otherwise than by way of lumpsum, income to be restricted to 15% of book Value sold during the RPY.

Section 80RRB: Royalty on patents

Eligible assessee :- Resident Individual being an patentee Condition :-

Any income by way of royalty on Patents registered on or after 1/4/2003.

Deduction:

• Income or ₹3.00.000, whichever is less.

Section 80TTA/TTB: Interest on deposit

80TTA

Eligible assessee:- Individual or HUF other than resident senior citizen

- Interest on saving deposit lst add u/h other source then claim deduction upto ₹10,000.
- Interest on fixed deposit Ist add in other source and deduction not allowed.

80TTB

Eligible assessee:- resident senior citizen

- Interest on saving deposit lst add u/h other source then claim deduction upto ₹50,000.
- Interest on fixed deposit Ist add u/h other source then claim deduction upto ₹50,000.

Important point

- Exemption of section 10(15) of ₹3500 to Individual or ₹7,000 to joint account only if account open in post office.
- First Exemption allowed after deduction is less from GTI.

Chapter-11 Alternate Minimum Tax (AMT

Applicability of AMT [Section 115JEE(1)]

The provisions of Alternate Minimum Tax (AMT) are applicable to:

Any person other than a company who has claimed a deduction under:

- Any section (other than Section 80P) included in Chapter VI-A under the heading "C - Deductions in respect of certain incomes" (i.e., Sections 80-IA to 80RRB).
- Section 10AA (Special Economic Zone benefits).
- Section 35AD (Capital expenditure deduction for specified businesses).

Non Applicability of AMT [Section 115JEE(2)]

The provisions of AMT will not apply to the following persons:

- Individuals, HUFs, AOPs, BOIs, or artificial juridical persons if their adjusted total income does not exceed ₹20 lakhs.
- A resident co-operative society that has exercised the option under Section 115BAD or Section 115BAE.
- An individual, HUF, AOP, BOI, or artificial juridical person who is paying tax under the default tax regime of Section 115BAC.
- A specified fund referred to in clause (c) of Explanation to Section 10(4D).

AMT pavable

- The income tax payable by a person (other than a company) is first computed as per the regular provisions of the Income-tax Act, 1961.
- If applicable, AMT is payable at:
 - → 18.5% of adjusted total income.
 - → 9% for a unit located in an IFSC (International Financial Services Centre) deriving income solely in convertible foreign exchange.
 - →15% for a co-operative society.
- The adjusted total income will be deemed to be the total income of the person, and AMT will be charged accordingly.

Setoff of AMT Credit [Section 115JD]

- If a person has paid AMT in a previous year, they are eligible to claim AMT credit in subsequent years.
- AMT credit can be set off to the extent that the regular tax liability in the future years exceeds the AMT liability.
- The credit can be carried forward for 15 assessment years and utilized accordingly.

Computation of Adjusted Total inome

Step 1: Start with Total Income

Total Income (before applying AMT provisions)

Step 2: Add Back Deductions

Add :- Deductions claimed under:

- + Chapter VI-A other than Section 80P
- + Section 10AA (SEZ deduction)
- + Section 35AD (Capital expenditure deduction for specified businesses)

Step 3: Subtract Depreciation Adjustment

Less:-Depreciation under Section 32
(As if no deduction under Section 35AD was claimed for the asset)

ca vivek gaba $^{\circ}$

TDS /TCS

Deductee Deductor (Pavee) (Payer)

payment of TDS

Payment of

othe than

salary

TDS rates

given in

section

payment

Monthly April -Feb 7th of next month

Payment

• Requirement of PAN

(Sec 206AA)

• A.O Certificate

Self declaration

Made to non resident

All cases

(salary & other)

(+) surcharge

(+) H&E cess

→ Deductee

16(other)

Quarterly

15 days from the due date

15/08,15/11,15/12,15/06

in sec

TDS rates given xxx

XXX

XXX

XXX

(Sec 197)

(Sec 197A)

- Concept of Surcharge or cess of TDS rate.
- Payment of TDS
- **Return of TDS**

Payment of

salarv

(+) surcharge

(+) H&E cess

in sec

TDS rates given xxx

Deductor -

Form No.

Period

- TDS certificate (Sec 203)
- Interest in case of default in payment of TDS [Sec 201(1)]&[Sec 201(1A)]
- Fees or penalty in case of default in return of TDS[Sec 234E]&[sec 271Hl
- No deduction of TDS in certain cases

Made to resident

XXX

XXX

XXX

March

Interest in case of default in payment of TDS

TDS not deducted

TDS deducted but not paid

Deemed as assessee in default

Interest @1% p.m or part (+) 100% penalty

TDS late deduction Or

TDS late paid

- Interest @1.5% p.m or part(Late payment)
- 1% p.m or part (Late deduction)

Fees or penalty in case of return

Default 1

- Penalty if TDS return filed after 1
- late filing of return = 200 per Dat Penalty = Min ₹10,000 and/or min ₹10,000/max ₹1,00,000
- Default 2 Incorrect
- information/return
 - Max ₹1,00,000

Section 196 : TDS not to be Deducted in following cases

Deductor —————→ Deductee

No TDS deduction irrespective of the amount of payment

- The government
- The RBI
- A Corporation established under Central Act

→ Deductee

Self declaration under

15G (normal)

• 14H (senior)

form:-

Mutual funds

Section 206AA: TDS rates in case of default in submission of PAN

If deductee fails to furnish PAN to deductor then ,deductor shall deduct TDS at Higher of the following:-

- · Rates given in section.
- Rates given in finance Act
- 20% (5% in case of 194-O)

Section 197: AO certificate for non deduction of TDS or lower deduction of TDS



 After submission of AO certificate deductor won't deduct TDS or deduct TDS at lower rate prescribed In AO certificate.

Specified payment

Return of TDS

TDS certificate

Issue TDS certificate

16(salary)

Annual

15 june of the

Quarterly	April -june	31 July
İ	June-sept	31 oct
	Oct - Dec	31 Jan
	Jan - March	31 may

following relevant of furnishing TDS return-

30th April

Section 197A : Self deduction for non deduction of TDS Deductor

After this declaration

- **Deductor won't deduct TDS** Interest on security
- Interest other than Int on securities.
- Amt withdrawn formmRPF
- Amt received in LIC
- Rent
- **Insurance commission**

Section 192 : Salary

Payer	Employer
Payee	Individual Employee
Threshold limit	Basic exemption limit
Rate of TDS	Average rate of income-tax
Time of deduction	At the time of payment of salary

- 1. Employees must inform employers if opting out of the default tax regime (u/s 115BAC); otherwise, the default regime applies.
- 2. Employers can pay tax on non-monetary perguisites instead of deducting from salary.
- 3. Employees working for multiple employers in a financial year should provide income details for proper TDS computation.
- 4. Relief u/s 89(1) is allowed for eligible employees.
- 5. Employees can declare additional income (e.g., house property loss) for TDS calculation, with a maximum set-off of ₹2,00,000 for house property loss if opting out of the default regime.
- 6. Employers must issue Form 12BA for employees earning above ₹1,50,000; others receive Form 16 with perguisite details.
- 7. Employers must follow annual CBDT circulars for TDS compliance.
- 8. Proof required for deductions:
- → HRA: Landlord's details if rent > ₹1 lakh/year.
- → LTC: Proof of travel expenses.
- → House property interest deduction: Lender's details.
- → Chapter VI-A deductions: Proof of investment/expenditure.

Section 192A: Premature withdrawal from employees Provident

Payer	Trustee of EPF Scheme or authorized person
Payee	Individual Employee
Threshold limit	₹50,000 (payment or aggregate payment)
Rate of TDS	10% on taxable premature withdrawal
Time of deduction	At the time of payment

- 1. Exemptions from TDS:
- Withdrawal after continuous service of 5 years.
- Withdrawal before 5 years if:
 - → Balance is transferred to a new employer.
- → Termination due to ill health, business discontinuance, or cessation of employment.

Section 193: Interest on securities

	Any person responsible for Paying Interest on securities
Payee	Any resident person
Threshold limit	>₹10,000 or >₹5,000 [Note 1]
Rate of TDS	10%
Time of deduction	At the time crediting interest to payee a/c or payment, whichever is earlier.

Section 193 : Continue

- 1. >₹10,000 for interest on 8% Savings Bonds (2003), 7.75% Savings Bonds (2018), Floating Rate Savings Bonds (2020), or any other notified government security (effective from 01.10.2024).
- >₹5,000 for interest on debentures (listed or unlisted) issued by a widely held company, paid to a resident individual/HUF via an account payee cheque.
- 2. No TDS on interest from:
 - National Development Bonds & 7-Year National Savings Certificates (IV Issue).
 - Debentures issued by notified public sector companies, institutions, or co-operative societies.
 - Power Finance Corporation Limited (PFCL) & Indian Railway
 Finance Corporation Limited (IRFCL) 54EC Capital Gains Bonds.
 - Any Central or State Government security, except specific taxable bonds exceeding ₹10,000 interest.
 - Securities owned or beneficially held by LIC, GIC, subsidiaries of GIC, or any other insurer

Section 194 : Dividend

	Principal officer of domestic company
Payee	Resident shareholder
	>₹5,000 (only for individuals receiving other than cash); No threshold in other cases
Rate of TDS	10%
Time of deduction	Before making any payment or distribution of dividend

- 1. Exemptions from TDS:
- Dividend paid to LIC, GIC, subsidiaries of GIC, or any insurer if they own or have full beneficial interest in the shares.
- Any other person notified by the Central Government.

Section 194A: Interest other than interest on securities

Payer	Any person other than individual/HUF (IND/ HUF liable T/O >1cr or GR > 50lakh)
Payee	Any resident person receiving interest
Threshold limit	 General limit >₹5,000 Special limits [Note 1]
Rate of TDS	10%
	At the time crediting interest to payee a/c or payment, whichever is earlier.

- 1. Specified limit
- For banks, co-op banks & post offices: ₹40,000 (₹50,000 for senior citizens).
- For co-op societies (if turnover > ₹50 crore): ₹40,000 (₹50,000 for senior citizens).
- Motor Accident Claims Tribunal compensation: ₹50,000.
- 2. No TDS on Interest Paid By/To:
- Firms to partners.
- Deposits under notified government schemes.
- Interest on savings deposits with banks (except time deposits after 1.7.1995).

Section 194A : Continue

- Co-op societies paying interest to members or other co-op societies (unless turnover > ₹50 crore).
- Government interest payments under the Income-tax Act.
- Banks, LIC, insurance companies, financial corporations, UTI, and notified institutions (e.g., HUDCO, NSDF).
- Interest on compensation by Motor Accident Claims Tribunal (if ≤ ₹50,000).
- Interest on zero-coupon bonds issued post-1.6.2005 by specified entities

Section 194B: winnings from lottery, puzzle,card games,gambling, betting

Payer	Any person
Payee	Any person
Threshold limit	Amount>₹10,000
Rate of TDS	30%
Time of deduction	At the time of payment

Section 194BA: winnings from online games

Payer	Any person
Payee	Any person
Threshold limit	Amount>₹10,000
Rate of TDS	30% TDS on net winnings
Time of deduction	At the time of withdrawal or end of FY

- 1. Other Points:
- If winnings are in kind or partly in cash (insufficient for TDS), the payer must ensure tax payment before release.
- If winnings and losses are credited/debited in a user account, TDS applies before setting off losses, and net amount (after tax and losses) is paid.

Section 194BB: winnings from horse race

Payer	person holding license of horse race
Payee	Any person
Threshold limit	Amount>₹10,000
Rate of TDS	30%
Time of deduction	At the time of payment

Section 194C : Payment to contractors

Payer	Any person
Payee	Resident contractor
Threshold limit	 >₹30,000 per contract >₹1,00,000 Aggregate per FY
	1% for ind/HUF, 2% for other
Time of deduction	At the time credited or payment , whichever is earlier.

Section 194C : continue

- 1. "Work": Includes advertising, broadcasting, transport (excluding railways), catering, and manufacturing as per customer specifications (if material is supplied by the customer).
- Valuation for TDS: If material value is separately mentioned in the invoice, TDS applies only on the service component; otherwise, it applies to the full invoice amount.
- 3. Exemptions:
- No TDS on payments to transport contractors if they own ≤10 goods carriages, are engaged in transport business, and provide PAN and declaration.
- No TDS on professional services (covered under Section 194J).
- 4. Non-applicability to Contracts for Sale: TDS applies only to works and labor contracts, not pure sales contracts.
- 5. Motor Vehicles Definition: Includes goods carriages but excludes vehicles with <4 wheels, ≤25cc engine, or those running on rails/factory premises.

Section 194D: Insurance commission

Payer	Any person
Payee	Any resident person
Threshold limit	Amount>₹15,000 in FY
Rate of TDS	5% for non corporate resident10% for domestic company
Time of deduction	At the time credit or payment , whichever is earlier.

Section 194DA: Any sum under life insurance policy

Payer	Any person
Payee	Any resident person
Threshold limit	Amount > ₹1,00,000 in FY
Rate of TDS	 5% on the income portion (till 30.09.2024). 2% on the income portion (w.e.f. 01.10.2024).
Time of deduction	At the time of payment

1. No TDS if the sum received qualifies for exemption under section 10(10D)

Section 194G : Commission from lottery tickets

Payer	Any person commission or prize on lottery
Payee	Any person distributing, selling tickets
Threshold limit	Amount > ₹15,000 in FY
Rate of TDS	 5% (till 30.09.2024). 2% (w.e.f. 01.10.2024).
Time of deduction	At the time credit or payment, whichever is earlier.

Section 194H : TDS on Commission & Brokerage

Payer	Any person other than individual/HUF (IND/ HUF liable T/O >1cr or GR > 50lakh)
Payee	Any resident person (other than cover u/s 194D
Threshold limit	Amount > ₹15,000 in FY
Rate of TDS	• 5% (till 30.09.2024). • 2% (w.e.f. 01.10.2024).
Time of deduction	At the time credit or payment, whichever is earlier.

1. Other Points:

- Commission includes payments for services, buying/selling of goods, or transactions involving assets.
- No TDS on professional services (legal, medical, engineering, etc.).
- No TDS on commission paid by BSNL/MTNL to PCO franchisees.
- No TDS on payments by TV channels/newspapers to ad agencies for booking advertisements.

Section 194-I: Rent

Occion 134 I · Nonc	
Payer	Any person other than individual/HUF (IND/ HUF liable T/O >1cr or GR > 50lakh)
Payee	Any resident person
Threshold limit	Amount > ₹2,40,000 in FY
Rate of TDS	2% for plant,machinery or equipment.10% for land,building furniture or fittings
Time of deduction	At the time credit or payment , whichever is earlier.

1. Other Points:

- Rent includes payments for land, building, plant, machinery, furniture, or fittings.
- No TDS on cooling charges paid to cold storage owners (TDS under 194C applies).
- No TDS on Passenger Service Fees (PSF) paid by airlines to airport operators.
- TDS is deducted on rent excluding GST if mentioned separately in the agreement.
- No TDS on lump sum lease premium or upfront lease charges for longterm lease

Section 194-IA: T/F of immovable property other than Agricultural land

Payer	Any person other than cover u/s 194LA
Payee	Any resident person
Threshold limit	Amount > ₹50,00,000 (Consideration or SDV ,whichever is higher)
Rate of TDS	1% of Consideration or SDV ,whichever is higher)
Time of deduction	At the time credit or payment, whichever is earlier.

1. Other Points:

- No requirement of TAN under Section 203A.
- Consideration includes club membership fees, parking fees, maintenance charges, etc.
- From 01.10.2024, if there are multiple transferors or transferees, TDS applies on the total amount paid by all transferees.

Section 194B : Payment of rent by Ind/HUF

Payer	Ind/HuF not deduct TDS u/s 194-I
Payee	Resident person
Threshold limit	Rent exceeding ₹50,000 per month
Rate of TDS	 5% (till 30.09.2024). 2% (w.e.f. 01.10.2024).
Time of deduction	Last month of the FY or tenancy, whichever is earlier

1. Other Points:

- No requirement to obtain TAN under Section 203A.
- "Rent" includes payments under lease, sub-lease, or tenancy for land or buildings.
- If tax deduction is under Section 206AA (due to no PAN), TDS cannot exceed the last month's rent.

Section 194J: Fees for professional or technical services

	<u> </u>
Payer	Any person (except ind/HUF not covered under tax audit.)
Payee	Resident professional, technical service providers, director, royalty recipient, non compete fee recipient.
Threshold limit	₹30,000 per FY (Separately for each category) No limit for payments to directors.
Rate of TDS	2% for technical services(except professional services),2% for Royalty on cinematographic flim and call center; 10% for others.
Time of deduction	At the time credit or payment , whichever is earlier.

1. Other Points:

- Individuals/HUFs covered under tax audit must deduct TDS on professional/technical fees.
- No TDS if payment is for personal purposes.
- "Professional services" include legal, medical, engineering, IT, advertising, film artists, sports-related services, etc.
- "Fees for technical services" include managerial, technical, consultancy services, but exclude construction, mining, or salary payments.
- TPAs must deduct TDS on payments to hospitals for medical services.
- Consideration for software use/license is treated as royalty and subject to TDS.
- Exemption from TDS on software payments if acquired without modification and tax was deducted in prior transfer.

Section 194K: Income from units other than nature of CG

-	Mutual fund, specified undertaking, or specified companies
Payee	Any resident person
Threshold limit	Amount > ₹5,000 in FY
	10%
Time of deduction	At the time credit or payment , whichever is earlier.

• Applicable only on income from units, not on capital gains.

Section 194LA : Compensation for acquisition of immovable property other than Agricultural land in india

Payer	Any person
Payee	Any person
Threshold limit	Amount > ₹2,50,000 in FY
Rate of TDS	10%
Time of deduction	At the time of payment

• TDS provisions do not apply to compensation for the acquisition of agricultural land in India, whether rural or urban.

Section194M: Payment by Ind/HUF to-contractors, commission or brokerage, Fees for professional services

Payer	Ind/HUF not deduct TDS u/s 194C,194H,or 194J
Payee	Any person
Threshold limit	Consideration > ₹50,00,000 in FY
	5% (till 30.09.2024).2% (w.e.f. 01.10.2024).
Time of deduction	At the time credit or payment, whichever is earlier.

- No TDS required if the payer is already liable under Sections 194C, 194H, or 194J.
- 2. No requirement to obtain TAN.

Section194N: TDS on Cash Withdrawal

Payer	Bank ,cooperative society, Post office				
Payee	Any person withdrawing cash				
Threshold limit	₹1 crore (₹3 crore for co-operative society)				
Rate of TDS	 2% 5% If withdrawal exceeds ₹1crore/₹3crore in case of co-operative society 				
Time of deduction	At the time of payment				

- 1. For non-filers of ITR (last 3 years):
- 2% on cash withdrawal > ₹20 lakh but ≤ ₹1 crore (₹3 crore for co-op societies).
- 5% on cash withdrawal > ₹1 crore (₹3 crore for co-op societies).
- 2. Exemptions: Government, banks, co-op banks, post offices, business correspondents, white-label ATM operators.
- 3. Central Govt. may notify exclusions or reduced rates with RBI consultation.

Section194P: Pension & interest For senior citizen

Payer	Notified specified banks			
Payee	Specified senior citizen (75 years or older, having only pension & interest income from the same bank).			
Threshold limit	Basic exemption limit			
Rate of TDS	As per applicable slab rates			
Time of deduction	At the time of computing total income& deducting tax.			

- 1. Bank computes total income, allows deductions (Chapter VI-A) & rebate (87A) before deducting tax.
- 2. No requirement to file ITR if tax is deducted under this section.

ca vivek gaba $^{\circ}$

Section 194Q : Purchase of goods Payer Buyer (having T/O > 10cr in preceding FY Payee Any resident person Threshold limit Purchase > ₹50,00,000 in PY Rate of TDS 0.1% on sum exceeding ₹50,00,000 Time of deduction At the time credit or payment, whichever is learlier.

- 1. TDS not applicable if tax is deductible under other provisions or collectible under 206C (except 206C(1H).
- 2. If both 194Q & 206C(1H) apply, TDS under 194Q is applicable.
- 3. Crediting the sum to any account (e.g., suspense account) is considered as credit for TDS purposes.

Section 194R : TDS on Benefits or perquisites

Payer	Any person other than individual/HUF (IND/ HUF liable T/O >1cr or GR > 50lakh)			
Payee	Any resident person receiving benefit /perquisite			
Threshold limit	Value > ₹20,000 in FY			
Rate of TDS	10% of value of Perquisite/benefit			
Time of deduction	Before providing benefits/perquisites			

- 1. Applicable to benefits/perquisites in cash, kind, or both.
- 2. If provided wholly in kind or partly in cash but cash is insufficient for TDS, the provider must ensure tax is paid before releasing the benefit.

Tax collection at source

Section 206C(1): sale of certain goods

Seller	Person selling goods specified u/s 206C(1)			
Buyer	Any person			
Consideration				
Rate of TCS	 Alcoholic liquor = 1% Tendu leaves = 5% Timber = 2.5% other forest produce = 2.5% Scrap = 1% Minerals (coal, lignite, iron ,ore) = 1% 			
Time of Collection	At time of debited or payment which is earlier			

- 1. No TCS applies if the resident buyer submits a declaration that goods are for manufacturing, processing, production, or power generation, not trading.
- 2. No TCS if purchase for personal use.

Section 206(1C): lease or license of parking lot ,mine or quarry

Seller	Any person granting a lease, license or contract for a parking lot ,toll plaza, mine or quarry				
	Any person (license or lease (except public sector companies) using asset for business purpose.				
Consideration					
Rate of TCS	2%				
Time of Collection	At time of debited or payment which is earlier				
1. Mining and quarrying exclude mineral oil (petroleum and natural gas).					

Section 206(1F): Sale of moter vehicle

Seller	Any person receiving consideration for selling a moter vehicle or other notified goods exceeding ₹10 lakh		
Buyer	Any purchaser		
Consideration	Sale > 10,00,000		
Rate of TCS	1% of sale consideration		
Time of Collection At time of receipt of consideration.			

1. From 01.01.2025, TCS also applies to other notified goods exceeding ₹10 lakhs.

Section 206(1G): remittance under LRS of RBI or overseas tour package

Seller	 Authorized dealer receiving remittance under LRS seller of overseas tour package 				
Buyer	 Person remitting money under LRS Person purchase an overseas tour package 				
Consideration					
Rate of TCS	 Overseas tour package = 5% upto₹ 7 lakh; 20% thereafter Education/medical remittance = No TCS upto ₹7 lakh; 5% more than ₹7 lakh. Education loan remittance = 0.5% beyond ₹7lakh Other remittance = 20%beyond ₹7 lakh 				

Time of Collection At time of debited or payment which is earlier

1. No TCS if:

- Already collected by the seller.
- Buyer deducts TDS under other provisions.
- Buyer is the government, diplomatic entities, or notified persons.
- Buyer is a non-resident without a permanent establishment in India

Section 206(1H): Sale of goods exceeding ₹50 lakh

Any person receiving consideration for the sale goods exceeding ₹50 lakh (Excluding exports a goods u/s 206C(1),(1F),or (1G).					
Buyer	ny purchaser				
Consideration	sale above ₹50 lakh in PY				
Rate of TCS	0.1% on the amount exceeding ₹50 lakh				
Time of Collection	At time of receipt of consideration.				

1. No TCS if the buyer deducts TDS under any other provision of the Act.

Advance Tax

Liability for payment of advance tax

- Applicable if advance tax payable is ₹10,000 or more (Section 208)
- Exemption for Senior Citizens (60+ years) if they have no income from business/profession.
- Advance tax is paid on estimated current income.
- No penalty under Sections 234B & 234C if advance tax liability is below ₹10,000.

Computation of Advance tax

- Self-estimation method or as per Assessing Officer's (AO) order (Section 210).
- AO may amend the order before 1st March based on updated income.
- Tax calculated is reduced by TDS actually deducted (not just deductible).
- Net agricultural income is considered for computation.

Advance tax Installment & Due dates

Due date	Minimum % of Advance tax payable		
15th june	15%		
15th sept	45% (Cumulative)		
15th Dec	75% (Cumulative)		
15th March	100%(Cumulative)		

For presumptive taxable (Section 44AD/44ADA

• Entire Advance paid before 15th march

What if Advance tax not paid before due date but paid before 31/3?

Treatment as advance tax but assessee bear penalty or interest.

Section 234B: Interest on late payment

Applicability = Advance tax paid during the PY < 90% of Actual tax

Value. = Actual tax (-) Advance Tax paid during PY

Interest = 1% per month or part of month

Time = 1 April to until tax paid/assessment done

Section 234C: Interest on late payment or Deferment instalment

	Minimum Tax govt wants	Tax actual paid	If shortfall arise	Interest on shortfall	period
15th june		Х	Х	1% per month	
15th sept		Х		1% per month	
15th Dec	7070	Х	Х	1% per month	3 month
15th Mar	100%	Х	Х	1% per month	1 month

- Exception: No interest if advance tax paid by 15th June & 15th September is at least 12% & 36% of 45% & 75%
- No interest under 234C for:
 - → Capital gains
 - → Lottery winnings
 - → First-time business/profession income
 - → Dividend income (excluding deemed dividend u/s 2(22)(e))

Chapter - 13 Return

Section 139(1) Assessee required to file return compulsorily Assessees quired to File Return

- Mandatory for Companies & Firms irrespective of profit, loss, or nil income.
- Residents with Foreign Assets/Interests Includes beneficial ownership, signing authority, etc., even if no taxable income.
- Individuals, HUFs, AOPs, BOIs, Artificial Juridical Persons If total income (before deductions under Chapter VI-A, Sections 54, 54B, 54D, 54EC, 54F) exceeds the basic exemption limit.
- Other Persons (Not Company or Firm) Meeting Specific Criteria:
 - → Deposits in current accounts > ₹1 crore.
 - Foreign travel expenses > ₹2 lakh.
 - **⇒** Electricity consumption > ₹1 lakh.
 - → Other prescribed conditions.
- Additional Criteria for Compulsory Filing (If not otherwise required under Section 139(1)):
 - → Business Turnover > ₹60 lakh (previous year).
 - → Professional Gross Receipts > ₹10 lakh (previous year).
 - **→ TDS** + TCS Aggregate ≥ ₹25,000 (for residents) / ₹50,000 (for senior citizens aged 60+).
 - → Savings Bank Deposits ≥ ₹50 lakh (during previous year).

Due Dates for Filing Return

- 31st October Companies, entities requiring audit, and partners of firms requiring audit.
- 30th November Assessees required to file a report under Section 92E (international transactions).
- 31st July All other assessees.

Section 139(3) : Return of loss

1.Loss Carry Forward Condition:

- An assessee can carry forward or set off losses only if the return is filed within the due date specified under Section 139(1)
- 2.Exceptions:
- Loss from House Property and Unabsorbed Depreciation can be carried forward for set-off even if the return is filed after the due date.

Section 139(4) : Belated return

- 1. A Belated Return is a return of income that is filed after the due date specified under Section 139(1) but within the prescribed time limit.
- 2.Time Limit for Filing Belated Return
- A belated return for a previous year can be filed before the earlier of the following:
 - → Three months before the end of the relevant assessment year For P.Y. 2024-25, the deadline is 31.12.2025.
 - → Completion of the assessment by the Assessing Officer.

Thus, if the assessment is completed before 31st December 2025, the return cannot be filed after that date.

Section 234(F) : Belated return

- Fee for late filing of return under Section 139(1): ₹5,000.
- Reduced fee to ₹1,000 if total income ≤ ₹5 lakhs.

Section 139(5): Revised return

- 1. A Revised Return is a return that an assessee can file to correct any omission or wrong statement in the original return filed under Section 139(1) or a belated return filed under Section 139(4).
- 2. Time Limit for Filing a Revised Return
- A revised return can be filed before the earlier of the following: Three months before the end of the relevant assessment year For P.Y. 2023-24, the deadline is 31.12.2024.

Completion of the assessment by the Assessing Officer.

Important Points

- A belated return can also be revised under Section 139(5).
- The revised return replaces the original or belated return.
- It allows correction of errors but should not be misused for tax evasion.

Section 234A : Interest for default in furnishing return

Applicability of Interest

Interest under Section 234A is payable if:

- The return is filed after the due date, or
- No return is filed by the assessee.

Rate & Calculation of Interest

- Simple interest @ 1% per month (or part of a month).
- Interest period: From the day after the due date until the earlier of:

Filing of the return (if filed late).

Completion of assessment (if no return is filed).

Exception

 No interest is payable if the assessee has paid all taxes in full on or before the due date.

Section 140A : Self Assessment

- Self-assessment tax must be paid before filing a return under Section 139 after adjusting:
 - 1. Tax already paid (Advance Tax/Self-Assessment Tax).
 - 2. TDS/TCS deducted or collected.
 - 3. Relief under Section 89 (for salary arrears, etc.).
 - 4. Tax credit under Section 115JD (if shifting from the default tax regime under Section 115BAC(1A)).
- 5. Tax and interest payable under Section 191(2).
- If the payment made under Section 140A(1) is insufficient, it is adjusted in the following order:
 - 1. First Fee payable.
 - 2. Second Interest payable.
 - 3. Third Balance tax payable.

Section 139(9) : Defective Return

- If the Assessing Officer (AO) finds a defective return, he will notify the assessee.
- The assessee must rectify the defect within 15 days of intimation (or within an extended period allowed by the AO).
- If not rectified within the given period, the return is treated as invalid, and it is considered as if no return was filed.
- If the defect is rectified after 15 days but before assessment, the AO may condone the delay and treat the return as valid.

Section 139(8A): Updated return

- An Updated Return is a return that allows an assessee to correct or update their income details within 24 months from the end of the relevant assessment year, even if they have not filed any return earlier or have already filed an original, belated, or revised return.
- The provisions of updated return would not apply if
 - 1. It is a loss return.
 - 2. It reduces total tax liability from the earlier return.
 - 3. It results in or increases a refund.
- Assessee not allowed to file updated return if:
- 1. An updated return has already been filed for the same year.
- 2. Any assessment, reassessment, recomputation, or revision is pending or completed.
- 3. The person or class of persons is notified by CBDT as ineligible

Section 140B : Tax on Updated Return

- 1. Tax, interest, fee, and additional tax must be paid before filing an updated return under Section 139(8A).
- 2. Computation of Tax Payable (after adjusting the following):
- Advance tax already paid.
- TDS/TCS deducted or collected.
- Relief under Section 89 (for salary arrears, etc.).
- Tax credit under Section 115JD (if shifting from the default tax regime under Section 115BAC.

3.If no return was filed earlier:

- Interest under Section 234A applies on tax payable.
- Payment of additional tax under Section 140B(3) is required.
- 4.If a return was filed earlier under Section 139(1), 139(4), or 139(5):
- Tax is payable after reducing interest already paid in earlier returns.
 The tax payable is increased by any refund received on the earlier return.
- 5.Additional Income Tax on Updated Return:
 - 25% of total tax & interest if filed within 12 months from the end of the relevant assessment year.
 - 50% of total tax & interest if filed between 12 to 24 months from the end of the relevant assessment year.
- 6. Proof of payment of tax, additional tax, and interest must be submitted with the updated return.

Section 139A : Permanent account number (PAN)

PAN is mandatory for:

- 1. All income tax returns and correspondence with tax authorities.
- 2. All tax payment challans under the Income Tax Act.
- 3. Specified transactions (as per CBDT), e.g., purchase of a vehicle, cash payment over ₹50,000 at a hotel, etc.

Interchangeability of PAN & Aadhaar:

- 1. If a person does not have a PAN but has Aadhaar, they can quote Aadhaar instead of PAN.
- 2. If a person has PAN and has linked it with Aadhaar as per Section 139AA(2) they can use Aadhaar in place of PAN.

Section 139AA : Quoting of Aadhaar

- Aadhaar must be quoted in PAN application & income tax returns from 1st July 2017.
- If Aadhaar is not available, the Aadhaar Enrolment ID must be quoted.
- PAN-Aadhaar linking deadline: 31st March 2022 for those who had PAN as of 1st July 2017 and were eligible for Aadhaar.
- Penalty for non-linking by 31st March 2022: PAN becomes inoperative, and a ₹1,000 fee is payable as per Section 234H & Rule 114(5A).
- If Aadhaar is linked after 31st March 2022 (with fee payment), PAN becomes operative within 30 days.

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)

 Incorporative PAN consequences offeeting from 1st July 2022 (Gingular No.)
- Inoperative PAN consequences effective from 1st July 2023 (Circular No. 3/2023, dated 28th March 2023).

"If You Think You Can, Then You Can Do Anything"

- by VG Sir
- FCA, B.com & CCTP
- Faculty for
 - CA Intermediate Direct Tax & Indirect Tax
- Qualified as Chartered Accountant at the age of 20
- Started teaching Taxation Laws in 2014 to CS students. Now regarded as the "TAXATION KING"
- Makes difficult subject like Tax, simple to understand and teaches in a joyous environment
- Plays multiple roles as a Teacher, Guide, Mentor, Motivator, Big Brother & Friend to his students. He focuses upon overall development of the student
- In 2019, sir was the speaker of JoshTalk and shared his journey of becoming a CA. The video rceeived more than 1.4 million views till date

The Ultimate Team to make U CA



















CONNECT WITH VIVEKSIRON

@cavgtaxlife

CONTACT US ON



+91 8983087331

MODES OF CLASSES

Live streaming on

"Ultimate CA" app

(Android/IOS/Windows)

1 Live + 2 Rec. views

Google Drive

3 recorded views

Pen Drive

ULTIMATE CA

3 recorded views

