ITR-6

INDIAN INCOME TAX RETURN

Assessment Year

(Including Fringe Benefit Tax Return)
[For Companies other than companies claiming exemption under section 11] (Please see rule 12 of the Income-tax Rules,1962) (Also see attached instructions)

Part	A-GE	GENERAL												
	Nam	e						PAN						
PERSONAL INFORMATION	Is the	there any change in the company's name? If yes, please furnish the old name												
	Flat/l	Door/Block No	Name Of Pr	emises/Build	ing/Village			Date of incorporation (DD/MM/YYYY)						
			Area/Locali							/	/			
NAL IN	Road	/Street/Post Office	If a d (Tick)		tic con	npany								
ERSC	Town	n/City/District				any writ								
Ā				write	7 (as	define								
	Emai	l Address		Act)	n 3 o	the C	ompany							
	Desig	nation of Assessing Officer		Area Code	AO Type	Range Code	AO No	under	secti	ion	Incom tax	e-		
TUS)	Fring Benefi	11		
STA								[Please instruc 9(i)]		umber	Delleli	its i		
FILING STATUS	Whet	her original or Revised retu	rn? (Tick) ☑	I I	☐ Orig	ginal		□ Re	evise	d	_L			
료	If revised, then enter Receipt No and Date of filing original return (DD/MM/YYYY)										/	/		
	Resid	Residential Status (Tick) ☑ ☐ Resident ☐ Non-Resident												
	In the	In the case of non-resident, is there a permanent establishment (PE) in India (Tick) ☑ ☐ Yes ☐ No												
	Whet	Whether this return is being filed by a representative assessee? (Tick) ☑ ☐ Yes ☐ No												
	If yes	If yes, please furnish following information -												
	(a)	Name of the representative	;											
	(b)	Address of the representat	ive											
	(c)	(c) Permanent Account Number (PAN) of the representative												
Z	Are	you liable to maintain accou	nts as per sect	tion 44AA?	(Tick) ☑	☐ Yes	□ N	0						
AUDIT INFORMATION	Are y	ou liable for audit under sec	tion 44AB?	(Tick) ☑	☐ Yes	□ No,	If yes	, furnisl	n foll	owing	informa	tion-		
)RM	(a)	Name of the auditor signin	g the tax aud	it report										
INFC	(b)	Membership no. of the au	ditor											
OIT 1	(c)	Name of the auditor (prop	rietorship/ fir	m)										
AUL	(d)	Permanent Account Numb	er (PAN) of	the propriet	orship/ firm									
	(e)	Date of audit report.												
For Of	fice Use	Only						For O	ffice	Use On	ly			
								Receip	t No					

					Date Seal and Signature of receiving official						
2	Nature of company (write 1 if holding company, write 2 if a subsidiary company, write 3 if both, write 4 if any other)										
HOLDING STATUS	If subsidiary company, mention the name, address and PAN of the holding company If holding company, mention the name, address and PAN of the subsidiary companies										
	In case of amalgamating company, write the name of amalgamated company										
GANISATIC	In case of amalgamated company, write the name of amalgamating company										
BUSINESS ORGANISATION	In the case of demerged company, write the name of resulting company In a case of resulting company, write the name of demerged company										
Dgr											
				d Principal officer(s) who have held t							
	S.No.	Name	Designation	Residential Address	PAN						
Z Z											
Y PERSONS											
KEY P											
~											
	D 4: 1										
	previous		vere beneficial owners of snar	es holding not less than 10% of the v	oting power at any time of the						
Z Z	S.No.	Name and Addre	ess	Percentage of shares held	PAN						
ATIO TIO											
EHC SEM											
SHAKEHOLDEKS INFORMATION											

	T					(T: 1)	4	
	Nature	e of company	(Tick)	<u> </u>				
	1	Are you a public sector company			ie Income-tax Act Act	☐ Yes	□ No	
	2	Are you a company owned by the	Reserve Bank of I	ndia	☐ Yes	□ No		
	3	Are you a company in which not I singly or taken together) by the G corporation owned by that Bank	overnment or the	Reserve Bank	of India or a	☐ Yes	□ No	
ESS	4	Are you a banking company as de Regulation Act,1949	efined in clause (c)	of section 5 of	the Banking	☐ Yes	□ No	
SUSIN	5	Are you a scheduled Bank being a Bank of India Act	a bank included in	the Second Sc	hedule to the Reserve	Yes	□ No	
NATURE OF COMPANY AND ITS BUSINESS	6	Are you a company registered wi (established under sub-section (1) Development Authority Act, 1999		☐ Yes	□ No			
ANY	7	Are you a company being a non-l	☐ Yes	□ No				
OMP	Nature	of business or profession, if more tha	n one business or j	profession ind	icate the three main a	ctivities/ produ	cts	
OF C	S.No	Code						
URE		[Please see instruction No.9(ii)]			Description			
NAT	(i)							
	(ii)							
	(iii)							
Dort	A-BS	BALANCE SHEET AS ON	31 ST DAV OF M	ADCH 2000	n			
Tart		cholder's fund	JI DATOF W	AKCII, 200.				
_		Share capital						
		i Authorised		ai				
		ii Issued, Subscribed and Paid up	:	aii				
		iii Share application money		aiii				
7.0		iv Total (aii + aiii)			ai	v		
	b	Reserves and Surplus						
FC		i Revaluation Reserve		bi				
OF		ii Capital Reserve						
SOURCES OF FUNDS				bii				
) 				biii		-		
108				biv				
		v Debentures Redemption reserve	;	bv				
		vi Statutory Reserve		bvi				
		vii General Reserve		bvii				
		viii Profit and loss account		bviii				
		ix Total (bi + bii + biii + biv + bv +	bix	4				

c total Shareholders fund (aiv + bix)

1c

	2	Loa	n func	s				
•	a Secured loa			red loans				
			i	Debentures	ai			
			ii	Foreign Currency Loans	aii			
			iii	Rupee Loans				
				A From Banks	iiiA			
				B From others	iiiB			
				C Total (iiiA + iiiB)	iiiC			
			iv	Total (ai + aii + iiiC)	шС		aiv	
		b		cured loans (including deposits)			***	
			i	Long Term				
				A From Banks				
				B From others	iA			
					iB			
			<u> </u>	C Total (iA + iB) Short Term	iC			
			ii		l			
				A From Banks	iiA			
				B From others	iiB			
				C Total (iiA + iiB)	iiC			
				Total (iC + iiC)			biii	
				Loan Funds (aiv + biii)			2c	
				tax liability			3	
	4	Sour	rces o	f funds (1c + 2c +3)			4	
	1	Fixe	d ass	ets				
		a	Gros	s: Block	1a			
	ь Depreciation		1b					
		с	Net I	Block (a – b)	1c			
		d	Capi	tal work-in-progress	1d			
		e	Total	(1c + 1d)	1		1e	
-	2	2 Investments						
•		a Long-term investments						
IDS			i	Government and other Securities - Quoted	ai			
FUN			ii	Government and other Securities – Unquoted	aii			
APPLICATION OF FUNDS			iii	Total (ai + aii)			aiii	
N		b	Shor	t-term investments				
III			i	Equity Shares	bi			
ICA			ii	Preference Shares	bii			
Jd.			iii	Debenture	biii			
A			iv	Total (bi + bii + biii)			biv	
		с	Tota	investments (aiii + biv)			2c	
ļ	3	Cur	rent a	ssets, loans and advances				
ŀ		a	Curr	ent assets				
			i	Inventories				
				A Stores/consumables including packing	iA			
				material				
				B Raw materials	iB			
				C Stock-in-process	iC			

]	p Finished Goods/Traded Goods	iD	
		E Total (iA + iB + iC + iD)		iE
		ii Sundry Debtors		
		A Over Six Months	iiA	-
		B Others	iiB	-
		C Total (iiA + iiB)		iiC
		iii Cash and Bank Balances		
			iiiA	-
		B Balance with banks	iiiB	-
		C Total (iiiA + iiiB)		iiiC
		iv Other Current Assets		aiv
		v Total current assets (iE + iiC + iiiC + aiv)		av
	b	Loans and advances		
		i Loans to subsidiary companies	bi	
		Advances recoverable in cash or in kind or for	bii	
		value to be received Deposits, loans and advances to corporate and		-
		others	biii	
		iv Balance with Revenue Authorities	biv	
		v Total (bi + bii + biii + biv)		by
	с	Total (av + bv)		3c
	d	Current liabilities and provisions		
		i Current liabilities		
		A Sundry Creditors	iA	
		B Liability for Leased Assets	iB	
		C Unpaid Dividend	iC	
		D Unpaid Matured debentures	iD	
		E Unpaid Call Money	iE	
		F Interest Accrued on above	iF	
		G Interest accrued but not due on loans	iG	
		H Total ($iA + iB + iC + iD + iE + iF + iG$)		iH
		ii Provisions		_
		A Provision for Income Tax	iiA	_
		B Provision for Fringe Benefit Tax	iiB	_
		C Provision for Wealth Tax	iiC	
		D Provision for Leave encashment/Superannuation/Gratuity	iiD	
		E Other Provisions	iiE	
		F Proposed Dividend	iiF	
		G Tax on Dividend	iiG	
		H Total (iiA + iiB + iiC + iiD + iiE + iiF + iiG)	I I	iiН
		iii Total (iH + iiH)		diii
	e	Net current assets (3c – diii)		3e
4	a	Miscellaneous expenditure not written off or adjusted	4a	
	b	Deferred tax asset	4b	
	с	Profit and loss account/ accumulated balance	4c	
1	d	Total (4a + 4b + 4c)		4d

5 Total, application of funds (1e + 2c + 3e +4d) 5	
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Part A-P& L Profit and Loss Account for the previous year 2008-09 (fill items 1 to 50 in a case where regular books of account

(fill items 1 to 50 in a case where regular books of accounts are maintained, otherwise fill item 51)

			(fill items 1 to 50 in a case where regular book	counts are maintainea, of	HEIN	vise jiii iiem 51)	
	1		s/ Gross receipts of business or profession			1	
	1	(Net	of returns and refunds and duty or tax, if any)				
	2	Dut	ies, taxes and cess, received or receivable, in respect of go	ods an	d services sold or supplied		
•		a	Union Excise duties	2a			
		b	Service tax	2b			
Ę		с	VAT/ Sales tax	2c			
ACCOUNT		d	Any other duty, tax and cess	2d			
4CC		e	Total of duties, taxes and cess, received or receivable(2a+	+2b+2c	+2d)	2e	
L	3	Oth	ther income				
TOSS		a	Rent	3a			
AND		b	Commission	3b			
		с	Dividend	3c			
PROFIT		d	Interest	3d			
		e	Profit on sale of fixed assets	3e			
S TO		f	Profit on sale of investment being securities chargeable to Securities Transaction Tax (STT)	3f			
CREDITS		g	Profit on sale of other investment	3g			
CRE		h	Profit on account of currency fluctuation	3h			
		i	Agriculture income	3i			
		j	Any other income	3j			
		k	Total of other income [(a)to(j)]				
	4	Clos	sing Stock				
	5	Tota	als of credits to profit and loss account (1+2e+3k+4)			5	

	6	Ope	ening Stock			6	
	7	Pur	chases (net of refunds and duty or tax, if any)			7	
T	8	Duties and taxes, paid or payable, in respect of goods and services purchased					
ACCOUNT		a	Custom duty	8a			
		b	Counter vailing duty	8b			
		с	Special additional duty	8c			
SSOT		d	Union excise duty	8d			
AND 1		e	Service tax	8e			
		f	VAT/ Sales tax	8f			
PROFIT		g	Any other tax, paid or payable	8g			
PR		h	Total (8a+8b+8c+8d+8e+8f+8g)			8h	
TO	9	Frei	ight			9	
	10	Con	sumption of stores and spare parts			10	
DEBITS	11	Pow	er and fuel			11	
П	12	Ren	ts	12			
	13	Rep	airs to building			13	
	14	Rep	airs to machinery			14	

15	Con	npensation to employees			
	a	Salaries and wages	15a		
	b	Bonus	15b		
	c	Reimbursement of medical expenses	15c		
	d Leave encashment		15d		
	e	Leave travel benefits	15e		
	f	Contribution to approved superannuation fund	15f		
	g	Contribution to recognised provident fund	15g		
	h	Contribution to recognised gratuity fund	15h		
	i	Contribution to any other fund	15i		
	j	Any other benefit to employees in respect of which an expenditure has been incurred	15j		
	k	Fringe benefit tax paid or payable	15k		
	1	Total compensation to employees (15a+15b+15c+15d+15	5e+15f+15g+15h+15i+15j+15k)	15l	
16	Inst	ırance			
	a	Medical Insurance	16a		
	b	Life Insurance	16b		
	с	Keyman's Insurance	16c		
	d	Other Insurance including factory, office, car, goods, etc.	16d		
	e	Total expenditure on insurance (16a+16b+16c+16d)	<u> </u>	16e	
17	Wor	kmen and staff welfare expenses		17	
18	Ente	ertainment		18	
19	Hos	pitality		19	
20	Con	ference		20	
21	Sale	s promotion including publicity (other than advertiseme	nt)	21	
22	Adv	ertisement		22	
23	Con	nmission		23	
24	Hote	el, boarding and Lodging		24	
25	Trav	veling expenses including foreign traveling		25	
26	Con	veyance expenses		26	
27	Tele	phone expenses		27	
28	Gue	st House expenses		28	
29	Clul	expenses		29	
30	Fest	ival celebration expenses		30	
31	Scho	plarship		31	
32	Gift				
33		ation		33	
34	Rate inco	es and taxes, paid or payable to Government or any local me)			
	a Union excise duty 34a				
	b	Service tax	34b		
	с	VAT/ Sales tax	34c		
	d	d Cess 34d			
	e Any other rate, tax, duty or cess incl STT 34e				
	f Total rates and taxes paid or payable (34a+34b+34c+34d+34e)				
35	Auc	lit fee		35	
	_				

	36	Oth	er expenses			36	
Ī	37	Bad	debts			37	
Ī	38	Pro	vision for bad and doubtful debts			38	
Ī	39	Oth	er provisions	39			
Ī	40	Prof [5 –	fit before interest, depreciation and taxes (6 + 7 + 8h + 9 to 14 + 15k + 16e + 17 to 33 + 34f + 35 to		40		
	41	Inte	erest	41			
	42	Dep	reciation	42			
	43	Prof	fit before taxes (39-40-41)	43			
NS	44	Provision for current tax					
APPROPRIATIONS	45	Pro	vision for Fringe benefit Tax	45			
RIA	46	Pro	vision for Deferred Tax and deferred liability	46			
30P	47	Prof	fit after tax (43 – 44 – 45 – 46)	47			
\PPF	48	Bala	ance brought forward from previous year			48	
AND A	49	Amo	ount available for appropriation (48 + 48)		49		
X AI	50	App	propriations				
TAX		a	Transfer to reserves and surplus	50a			
FOR		b	Proposed dividend/ Interim dividend	50b			
NS]		С	Tax on dividend/ Tax on dividend for earlier years	50c			
OISI		d	Any other appropriation	50d			
PROVISIONS FOR		e Total (50a + 50b + 50c + 50d)					
PR	51	Bala	ance carried to balance sheet (49 – 50e)	51			

t A- (JI	Other Information (optional in a case not a	liable	e for audit under section 44AB)					
1	Met	hod of accounting employed in the previous year (Tic	(k) 🗹	☐ mercantile	□ с	ash			
2	Is th	nere any change in method of accounting (Tid	ck) ✓	☐ Yes		No			
3		ct on the profit because of deviation, if any, in the met vious year from accounting standards prescribed under			3				
4		hod of valuation of closing stock employed in the previ			•				
	a	Raw Material (if at cost or market rates whichever is	less v	write 1, if at cost write 2, if at ma	rket	rate write 3)			
	b	Finished goods (if at cost or market rates whichever is	s less	write 1, if at cost write 2, if at m	arket	t rate write 3)			
	c Is there any change in stock valuation method $(Tick) \boxtimes \square$ Yes \square No								
		Effect on the profit or loss because of deviation, if any prescribed under section 145A	4d						
5		ounts not credited to the profit and loss account, being	-						
		the items falling within the scope of section 28							
		the proforma credits, drawbacks, refund of duty of customs or excise or service tax, or refund of sales tax or value added tax, where such credits, drawbacks or refunds are admitted as due by the authorities concerned							
		escalation claims accepted during the previous year	5c						
		any other item of income	5d						
		capital receipt, if any	5e						
		Total of amounts not credited to profit and loss accounts	5f						
6		ounts debited to the profit and loss account, to the exte	nt di	sallowable under section 36:-					
	a	Premium paid for insurance against risk of damage or destruction of stocks or store	6a						

OTHER INFORMATION

_						
			Premium paid for insurance on the health of	6b		
	-		employees Any sum paid to an employee as bonus or			
			commission for services rendered, where such sum	6c		
			was otherwise payable to him as profits or dividend.			
		d	Any amount of interest paid in respect of borrowed	6d		
	-		capital	ou		
			Amount of discount on a zero-coupon bond	6e		
			Amount of contributions to a recognised provident	6f		
	-		fund			
			Amount of contributions to an approved superannuation fund	6g		
	-	h	Amount of contributions to an approved gratuity			
			fund	6h		
		i	Amount of contributions to any other fund	6i		
		j	Amount of bad and doubtful debts	6j		
	-	k	Provision for bad and doubtful debts	6k		
	-	l	Amount transferred to any special reserve	6 l		
	-	m	Expenditure for the purposes of promoting family			
			planning amongst employees	6m		
			Any sum received from employees as contribution to			
			any provident fund or superannuation fund or any	_		
			fund set up under ESI Act or any other fund for the welfare of employees to the extent credited to the	6n		
			employees account on or before the due date			
	-		Any other disallowance	60		
	-	р	Total amount disallowable under section 36 (total of 6	a to	6o)	6р
F	7	Amo	unts debited to the profit and loss account, to the exte	nt di	sallowable under section 37	
F			Expenditure of personal nature;	7a		
	-		Expenditure on advertisement in any souvenir,			
			brochure, tract, pamphlet or the like, published by a	7b		
	-		political party;			
			Expenditure by way of penalty or fine for violation of any law for the time being in force;	7c		
	-		Any other penalty or fine;	7d		
	-		Expenditure incurred for any purpose which is an			
		е	offence or which is prohibited by law;	7e		
			Amount of any liability of a contingent nature	7f		
		g	Amount of expenditure in relation to income which	7g		
	-		does not form part of total income Any other amount not allowable under section 37	7h		
	-		Total amount disallowable under section 37(total of 7)		 7h)	7i
ŀ	8		Amounts debited to the profit and loss account, to the			
-			Amount disallowable under section 40 (a)(i),			
			40(a)(ia) and 40(a)(iii) on account of non-	Aa		
			compliance with the provisions of Chapter	114		
			XVII-B b Amount paid as fringe benefit tax	Λb		
			Amount of tax or rate levied or assessed on the	Ab		
			basis of profits	Ac		
			d Amount paid as wealth tax	Ad		
			Amount of interest, salary, bonus, commission	Ae		
			or remuneration paid to any partner or member			
			f Any other disallowance	Af		
			g Total amount disallowable under section 40(total	·	8Ag	
	Ī		Any amount disallowed under section 40 in any prece	8B		
+	9		during the previous year unts debited to the profit and loss account, to the exte	nt di	sallowable under section 40 A	
-1	, ,	AIIIU	unes desired to the profit and loss account, to the exte	ni ui	Sano wasie unuci seetion toA	

		a	Amounts paid to persons specified in section 40A(2)(b)	9a			
		b	Amount paid otherwise than by account payee cheque or account payee bank draft under section 40(3) – 100% disallowable	9b			
		c	Provision for payment of gratuity	9c			
		d	any sum paid by the assessee as an employer for setting up or as contribution to any fund, trust, company, AOP, or BOI or society or any other institution;	9d			
		e	Any other disallowance	9e			
		f	Total amount disallowable under section 40A			9f	
F			amount disallowed under section 43B in any precedin	g pr	evious year but allowable during		
		a	Any sum in the nature of tax, duty, cess or fee under any law	10a			
			Any sum payable by way of contribution to any provident fund or superannuation fund or gratuity fund or any other fund for the welfare of employees	10b			
			Any sum payable to an employee as bonus or commission for services rendered	10c			
		d	Any sum payable as interest on any loan or borrowing from any public financial institution or a State financial corporation or a State Industrial investment corporation	10d			
		e	Any sum payable as interest on any loan or	10e			
		f	borrowing from any scheduled bank Any sum payable towards leave encashment	10f			
			Total amount allowable under section 43B (total of 10		106)	10~	
L			·		·	10g	
		•	amount debited to profit and loss account of the previon 43B:-	ious y	year but disallowable under		
-		a	Any sum in the nature of tax, duty, cess or fee under any law	11a			
			Any sum payable by way of contribution to any provident fund or superannuation fund or gratuity fund or any other fund for the welfare of employees	11b			
			Any sum payable to an employee as bonus or commission for services rendered	11c			
			Any sum payable as interest on any loan or borrowing from any public financial institution or a State financial corporation or a State Industrial investment corporation	11d			
			Any sum payable as interest on any loan or borrowing from any scheduled bank	11e			
			Any sum payable towards leave encashment	11f			
		g	Total amount disallowable under Section 43B(total of	11a	to 11f)	11g	
Ī	12	Amo	ount of credit outstanding in the accounts in respect of	•			
ľ		a	Union Excise Duty	12a			
		b	Service tax	12b			
	ŀ	c	VAT/sales tax	12c			
		d	Any other tax	12d			
		e	Total amount outstanding (total of 12a to 12d)		12e		
ŀ	13		ounts deemed to be profits and gains under section 33A	B or	· 33ABA or 33AC	13	
}			amount of profit chargeable to tax under section 41			14	
ŀ		_	ount of income or expenditure of prior period credited	or d	ebited to the profit and loss	15	
			ount (net)	J_ W	- Profit with 1000		

rt A –				
(a)	In tl	e case of a trading concern		
	1	Opening stock	1	
	2	Purchase during the previous year	2	
	3	Sales during the previous year	3	
	4	Closing stock	4	
	5	Shortage/ excess, if any	5	
(b)	In tl	e case of a manufacturing concern		
	6	Raw materials		
		a Opening stock	6a	
,		b Purchases during the previous year	6b	
		c Consumption during the previous year	6c	
		d Sales during the previous year	6d	
		e Closing stock	6e	
		f Yield finished products	6f	
,		g Percentage of yield	6g	
		h Shortage/ excess, if any	6h	
	7	Finished products/ By-products		
		a opening stock	7a	
		b purchase during the previous year	7b	
		c quantity manufactured during the previous year	7c	
		d sales during the previous year	7d	
		e closing stock	7e	
		f shortage/ excess, if any	7f	

Part	t B -	ΤI	Computation of total income				
	1	Inco	me from house property (4c of Schedule-HP) (enter nil	if los	s)	1	
	2	Pro	its and gains from business or profession				
		i	Profit and gains from business other than speculative business (A37 of Schedule-BP)	e 2i			
		ii	Profit and gains from speculative business (B41 of Schedule-BP) (enter nil if loss)	2ii			
		iii	Total (2i + 2ii)			2iii	
Ξ	3	Cap	tal gains				
INCOME		a	Short term				
			i Short-term (under section 111A) (A7 of Schedule CG)	- 3ai			
TOTAL			ii Short-term (others) (A8 of Schedule-CG)	3aii			
T			iii Total short-term (3ai + 3aii)	3aiii			
		b	Long-term (B6 of Schedule-CG) (enter nil if loss)	3b		-	
		с	Total capital gains (3aiii + 3b) (take the figure adjusted	l to Sc	hedule CYLA)	3c	
	4	Inco	me from other sources				
			from sources other than from owning race horses (3 of Schedule OS)	4a			
		b	from owning race horses (4c of Schedule OS) (enter nil if loss)	4b			

	c Total (a + b)	4c	
5	Total $(1 + 2c + 3c + 4c)$	5	
6	Losses of current year to be set off against 5 (total of 2vi,3vi and 4vi of Schedule CYLA)	6	
7	Balance after set off current year losses (5 – 6)	7	
8	Brought forward losses to be set off against 7 (total of 2vi, 3vi and 4vi of Schedule BFLA)	8	
9	Gross Total income (7 – 8) (also 5vii of Schedule BFLA)	9	
10	Deductions under Chapter VI-A (l of Schedule VIA)	10	
11	Total income (9 – 10)	11	
12	Net agricultural income/ any other income for rate purpose (4 of Schedule EI)	12	
13	'Aggregate income' (11 + 12)	13	
14	Losses of current year to be carried forward (total of xi of Schedule CFL)	14	
15	Deemed total income under section 115JB (6 of Schedule MAT)	15	

Part B - TTI Computation of tax liability on total income Tax Payable on deemed total Income under section 115JB (7 of Schedule MAT) 1 Tax payable on total income in item 11 of Part B-TI a Tax at normal rates 2a **b** Tax at special rates (11 of Schedule-SI) 2b c Tax Payable on Total Income in item 11 of Part B-TI (2a + 2b) **2c** Gross tax payable (enter higher of 2c and 1) Credit under section 115JAA of tax paid in earlier years (if 2c is more than 1) 4 COMPUTATION OF TAX LIABILITY (7 of Schedule MATC) Tax payable after credit under section 115JAA [(3 – 4)] 5 Surcharge on 5 Education cess, including secondary and higher education cess on (5+6) Gross tax liability (5+6+7) 8 Tax relief a Section 90 9a Section 91 c Total (9a + 9b) 9c Net tax liability (8 – 9c) 10 11 Interest payable a For default in furnishing the return (section 234A) 11a b For default in payment of advance tax (section 234B) 11b c For deferment of advance tax (section 234C) 11c d Total Interest Payable (11a+11b+11c) 11d Aggregate liability (10 + 11d) 12 13 Taxes Paid a Advance Tax (from Schedule-IT) 13a **b** TDS (column 7 of Schedule-TDS2) 13b c TCS (column 7 of Schedule-TCS) 13c Self Assessment Tax (from Schedule-IT) 13d e Total Taxes Paid (13a+13b+13c + 13d) 13e Amount payable (Enter if 12 is greater than 13e, else enter 0) 14 15 Refund(If 13e is greater than 12), also give the bank account details in Schedule-BA 15

Par	t-C		Con	mputatio	n of Frin	ge Bene	efits an	d fringe	bene	fit tax											
	1	Valu	ıe of fringe ber	iefi ts																	
		a	for first quart	er					1a												
×		b	for second qu	arter					1b												
TA			for third quar						1c						-						
EII			for fourth qua						1d												
ENE			Total fringe b		a + 1b +	1c ± 1d`) (also	21 iv of		dula Fi	R)				10	,					
E B	2		ge benefit tax) (uiso	7 24 iv 0j	Sche	ине-1 1	<i>)</i>				2						
ING.	2		_	payable [.50 /0 01	10]															
FR	3		charge on 2							- (2	2)				3						
	4		cation Cess in	_	•	•	gner e	ducation	cess	on (2 -	+ 3)				4						
ZZ	5		al fringe benefi	t tax liab	ility (2 +	3 + 4)									5						
EFI	6		rest payable																		
COMPUTATION OF FRINGE BENEFITS AND FRINGE BENEFIT TAX			For default in (section115W	J (3))					6a												
SING		b For default in furnishing of the return (section 115WK) 6b																			
E E			Total interest												6	c					
O Z	7	Agg	regate liability	(5+6c)											7						
TIO	8	Tax	es paid																		
ΤА		a	a Advance fringe benefit tax(from Schedule-FBT) 8a																		
MPU		b On self-assessment (from Schedule-FBT) 8b																			
CO		c Total Taxes Paid (8a + 8b)								8	e										
	9	9 Tax Payable (Enter if 7 is greater than 8c, else enter 0).									9										
	10	Refu	ınd (enter If 8c	is greater t	han 7, els	e enter 0)) also gi	ive the bai	nk acc	ount de	etails in	Schedi	ıle-BA	1	10)					
I,	mnlv	decl	are that to the b	est of my	knowlec		aughte				n in the	refurn					ecount				and
that Inco	the a	mou ax A	nt of total incoret, 1961, in res	me/ fringe pect of in	e benefits come and	s and oth d fringe	her par benefi	ticulars s ts charge	showr able	therei	in are t me-tax	ruly st for th	ated e pre	and ar vious	e in ac year re	cordar elevant	to the	h the p	provisi sment y	ons of	the
Plac		I further declare that I am making this return in my capacity as and I am also competen Date Sign here →											, ,								
Sch	edule	e BA	In cas	se of refu	nd, pleas	se furnis	sh the	following	g info	rmati	on in r	espect	of ba	nk ac	count	in whi	ich refu	ınd is	to be o	redite	d
			er your bank a	ccount ni	umber (r	nandator	v in cas	e of refun	(d)									$\overline{}$			\top
			ou want your							tly int	O VOUE	honk	0000	unt? (tiok as	annlina	Ha 🗷)				
			e additional de					epositeu	unec	лу ш	o your	Dank	acco	unt: (uck us i	іррисш	ne 🖸)				
		CR C		T					Typ	e of Ac	ccount	(tick as	s annl	icahle [√ 1)	Пѕ	avings		П	urren	t
							I		TJP	0111	count	(tren as	, цррг	icubic .						urren	
Sche	alasi a	TTD	Data:la	- C T		T D.		(D1	C												
SCII	aune		ress of proper	of Incom	e irom i	10use F	- '	y (Piease wn/ City		ınsıru	cuons)			State			DIN	Code			
	1	Auu	ress or proper	ly I			10	wii/ City						State			111	Code	; I	1 1	
ΙΥ																					
HOUSE PROPERTY	(Tick) ☑ if let out ☐ Name of Tenant PAN of									of Ten	ant (o	ptional	i)								
ROF																					
E			Annual letabl	e value/ r	ent rece	ived or	receiva	able (high	her if	let out	for wh	ole of i	the ye	ear, lov	ver 1:		II			ll_	
SOC		a	if let out for pa												1,	1					
Н		b	The amount of			ot be re	eauzed		1b												
		d	Tax paid to lo Total (1b + 1c		riues				1c 1d												
	I	u	- Jun (10 10	,					1 u	l											

		e	Balance (1a – 1d)		1e									
		f	30% of 1e		1f									
		g	Interest payable on borrowed capital		1g									
		h	Total (1f + 1g)					1h						
		i	Income from house property 1 (1e – 1h)				1i							
			ress of property 2	Town/ City	Fown/ City State					PIN (ode			
	2										ı	ı	1	ı
L														
		(Tick	z) ☑ if let out □	Name of Te	Tame of Tenant PAN of			enant	t (opti	ional)				
			Annual letable value/ rent received or rec	oivabla (hiak	on if	let out for whole of the w	aan lawan							
		a	if let out for part of the year)	ier ij	iei oui joi whole of the yo	eur, tower	2a							
		b	The amount of rent which cannot be realized	2b										
		c	Tax paid to local authorities		2c									
			Total (2b + 2c)		2d									
			Balance (2a – 2d)		l			2e						
			30% of 2e		2f									
		_	Interest payable on borrowed capital		2g									
		0	Total (2f + 2g)		-8			2h						
			Income from house property 2 (2e – 2h)					2i						
-			ress of property 3	Town/ City			State	21		PIN ('ode			
	3	, iuu	ress of property 5	Town City			Built				ı	ı	1	ı
		(Tick	z) ☑ if let out □	Name of Te	nant		PAN of T	`enan	t (opt	ional)				
		Ì	,											
			A	a!a b.l.a /1.: . 1	· · · · · · · · · · ·	1-4	1							
		a	Annual letable value/ rent received or rec if let out for part of the year)	eivable (nigh	ier ij	iet out for whole of the y	ear, tower	3a						
		b	The amount of rent which cannot be realized	zed	3b									
			Tax paid to local authorities	Ecu	3c									
			Total (3b + 3c)		3d									
			Balance (3a – 3d)					3e						
			30% of 3e		3f			J.C						
		_	Interest payable on borrowed capital											
		0	Total (3f + 3g)			3h								
			Income from house property 3 (3e – 3h)					3i						
-	4		me under the head "Income from house pi		31									
F			Rent of earlier years realized under section					4a						
			Arrears of rent received during the year u		1 25F	Safter deducting 30%		4b						
			Total $(4a + 4b + 1i + 2i + 3i)$	illuci section		unter deddetting 5070		4c						
			120012 (100 1 120 1 22 1 22)					40						
Sched	lule	BP	Computation of income from b	usiness or pi	rofes	sion								
	A	Fron	n business or profession other than specul	ative busine	SS									
		1	Profit before tax as per profit and loss acc	ount (item 4	l3 or	item 52d of Part A-P&	L)	1						
¥		2	Net profit or loss from speculative busines	s included	2									
			in 1											
Š			Income/ receipts credited to profit and los	s account	3									
			considered under other heads of income											
SSI			Profit or loss included in 1, which is refer		4									
ΑĦ			section 44AD/44AE/44AF/44B/44BB/44BB											
18 F			44D/44DA Chapter-XII-G/ First Schedule tax Act											
] A			Income credited to Profit and Loss accoun	nt (included	in 1)	which is e vemnt								
INCOME FROM BUSINESS OR PROFESSION			a share of income from firm(s)	(menucu	111 1) 5a	, men is e aempt								
			b Share of income from AOP/ BOI		5 a									
,		c Any other exempt income 5c												
		d Total exempt income 5d												

6	Balance (1-2-3-4-5d)			6	
	Expenses debited to profit and loss account	7			
	considered under other heads of income				
8	Expenses debited to profit and loss account which	8			
	relate to exempt income				
	Total (7 + 8)	9			
10	Adjusted profit or loss (6+9)	1		10	
	Depreciation debited to profit and loss account includ	ed in	10	11	
	Depreciation allowable under Income-tax Act				
	i Depreciation allowable under section 32(1)(ii)	12i		-	
	(column 6 of Schedule-DEP)				
	ii Depreciation allowable under section 32(1)(i)	12ii		-	
	(Make your own computation refer Appendix-IA of				
	IT Rules)				
	iii Total (12i + 12ii)			12iii	
13	Profit or loss after adjustment for depreciation (10 +	11 - 1	2iii)	13	
14	Amounts debited to the profit and loss account, to the	14			
	extent disallowable under section 36 (6p of Part-OI)				
	Amounts debited to the profit and loss account, to the	15			
	extent disallowable under section 37 (7i of Part-OI)				
	Amounts debited to the profit and loss account, to the				
	extent disallowable under section 40 (8Ag of Part-OI)				
	Amounts debited to the profit and loss account, to the	17			
	extent disallowable under section 40A (9f of Part-OI)				
	Any amount debited to profit and loss account of the	18			
	previous year but disallowable under section 43B				
	(11g of Part-OI) Interest disallowable under section 23 of the Micro,	19		-	
	Small and Medium Enterprises Development	19			
	Act,2006				
20	Deemed income under section 41	20		4	
	Deemed income under section 33AB/33ABA/35ABB/	21		_	
41	72A/80HHD/80-IA	21			
22	Any other item or items of addition under section 28	22		_	
	to 44DA				
23	Any other income not included in profit and loss	23		_	
	account/any other expense not allowable (including				
	income from salary, commission, bonus and interest				
	from firms in which company is a partner)				
24	Total (14 + 15 + 16 + 17 + 18 + 19 + 20 + 21+22 +23)			24	
25	Deduction allowable under section 32(1)(iii)	25			
26	Amount of deduction under section 35 in excess of the	26			
	amount debited to profit and loss account (item vii(4)				
	of Schedule ESR) (if amount deductible under section 35				
	is lower than amount debited to P&L account, it will go				
	to item 23)				
	Any amount disallowed under section 40 in any	27			
	preceding previous year but allowable during the previous year(8Bof Part-OI)				
	Any amount disallowed under section 43B in any	28			
	preceding previous year but allowable during the	20			
	previous year(10g of Part-OI)				
	Deduction under section 35AC	•			
	a Amount, if any, debited to profit and loss	29a			
	account				
	b Amount allowable as deduction	29b			
	c Excess amount allowable as deduction	29c			
	(29b - 29a)				
	Any other amount allowable as deduction	30			

31	Tota	l (25 + 26 + 27+28 +29c +30)			31	
32	Inco	me (13 + 24 – 31)			32	
33	Prof	its and gains of business or profession deemed to	be un	der -		
	i	Section 44AD	33i			
	ii	Section 44AE	33ii			
	iii	Section 44AF	33iii			
	iv Section 44B 33iv v Section 44BB 33v vi Section 44BBA 33vi vii Section 44BBB 33vii					
	viii	Section 44D				
	ix	Section 44DA				
	X	Chapter-XII-G				
	xi	First Schedule of Income-tax Act	33xi			
	xii	Total (33i to 33xi)	L		33xii	
34	Prof	it or loss before deduction under section 10A/10A	A/10E	B/10BA (32 + 33x)	34	
35	Ded	uctions under section-				
	i	10A (6 of Schedule-10A)	35i			
	ii	10AA (d of Schedule-10AA)	35ii			
	iii	10B (f of Schedule-10B)	35iii			
	iv	10BA (f of Schedule-10BA)	35iv			
	v	Total (35i + 35ii +35iii + 35iv)			35v	
		profit or loss from business or profession other th	36			
	in 30	Profit or loss from business or profession after ap 5 except in case of special business, after applying	A37			
	-	tion of income from speculative business				
		profit or loss from speculative business as per pro	38			
		itions in accordance with section 28 to 44DA	39			
		actions in accordance with section 28 to 44DA		40		
		it or loss from speculative business (38+39-40)		B41		
Inco	me c	hargeable under the head 'Profits and gains' (A3	7+ B4 1	1)	C	

2	Rate (%)	15	30	40	50	60	80	100
		(i)	(ii)	(iii)	(iv)	(v)	(vi)	(vii)
3	Written down value on the first day of previous year							
4	Additions for a period of 180 days or more in the previous year							
5	Consideration or other realization during the previous year out of 3 or 4							
6	Amount on which depreciation at full rate to be allowed (3 + 4 -5) (enter 0, if result in negative)							
7	Additions for a period of less than 180 days in the previous year							
8	Consideration or other realizations during the year out of 7							
9	Amount on which depreciation at half rate to be allowed (7 – 8) (enter 0, if							

Plant and machinery

Depreciation on Plant and Machinery

Block of assets

Depreciation on 6 at full rate

result is negative)

Schedule DPM

11	Depreciation on 9 at half rate				
12	Additional depreciation, if any, on 4				
13	Additional depreciation, if any, on 7				
14	Total depreciation (10+11+12+13)				
	Expenditure incurred in connection with transfer of asset/ assets				
	Capital gains/ loss under section 50 (5 + 8 -3-4 -7 -15) (enter negative only if block ceases to exist)				
	Written down value on the last day of previous year* (6+ 9 -14) (enter 0 if result is negative)				

Schedule DOA Depreciation on other assets

	1	Block of assets		Building		Furniture and fittings									
	2	Rate (%)	5 10 100 10 (i) (ii) (iii) (iv)												
			(i)	(ii)	(iii)	(iv)	(v)	(vi)							
		Written down value on the first day of previous year													
		Additions for a period of 180 days or more in the previous year													
		Consideration or other realization during the previous year out of 3 or 4													
SSETS		Amount on which depreciation at full rate to be allowed (3 + 4 -5) (enter 0, if result in negative)													
HER A		Additions for a period of less than 180 days in the previous year													
NOT		Consideration or other realizations during the year out of 7													
DEPRECIATION ON OTHER ASSETS	9	Amount on which depreciation at half rate to be allowed (7-8) (enter 0, if result is negative)													
CIA	10	Depreciation on 6 at full rate													
PRE	11	Depreciation on 9 at half rate													
DE	12	Additional depreciation, if any, on 4													
	13	Additional depreciation, if any, on 7													
	14	Total depreciation (10+11+12+13)													
•	15	Expenditure incurred in connection with transfer of asset/ assets													
		Capital gains/ loss under section 50* (5 + 8 -3-4 -7 -15) (enter negative only if block ceases to exist)													
	17	Written down value on the last day of previous year* (6+ 9 -14) (enter 0 if result is negative)													

Schedul	e DEI		Summary of depreciation on assets	;		
1	Plar	nt and macl	ninery			
ONO	a		tled for depreciation @ 15 per cent DPM - 14 i)	1a		
MARY	b		tled for depreciation @ 30 per cent DPM - 14 ii)	1b		
SUMMARY OF DEPRECIATION OF	c		tled for depreciation @ 40 per cent DPM - 14 iii)	1c		
DE	d		tled for depreciation @ 50 per cent DPM - 14 iv)	1d		

	e	Block entitled for depreciation @ 60 per cent (Schedule DPM - 14 v)	1e			
	f	f Block entitled for depreciation @ 80 per cent (Schedule DPM – 14 vi)				
	g	Block entitled for depreciation @ 100 per cent (Schedule DPM - 14 vii)	1g			
	h	Total depreciation on plant and machinery (1a + 1b +	1c +	1d+ 1e + 1f + 1g)	1h	
2	Buil	ding				
	a	Block entitled for depreciation @ 5 per cent (Schedule DOA- 14i)	2a			
	b	Block entitled for depreciation @ 10 per cent (Schedule DOA- 14ii)	2b			
	с	Block entitled for depreciation @ 100 per cent (Schedule DOA- 14iii)	2c			
	d	Total depreciation on building (2a+2b+2c)			2d	
3	Fur	rniture and fittings(Schedule DOA- 14 iv)			3	
4	Inta	ingible assets (Schedule DOA- 14 v)	4			
5	Ship	os (Schedule DOA- 14 vi)	5			
6	Tota	al depreciation (1h+2d+3+4+5)	6			

Schedule DCG Deemed Capital Gains on sale of depreciable assets

UDC	Decined Capital Gains on sale of depreciable				
Plar	nt and machinery				
a	Block entitled for depreciation @ 15 per cent (Schedule DPM - 16i)	1a			
b	Block entitled for depreciation @ 30 per cent (Schedule DPM – 16ii)	1b			
С	Block entitled for depreciation @ 40 per cent (<i>Schedule DPM - 16iii</i>)	1c			
d	Block entitled for depreciation @ 50 per cent (Schedule DPM - 16iv)	1d			
	(Schedule DPM – 16v)	1e			
	DPM – 16vi)	1f			
g	Block entitled for depreciation @ 100 per cent (Schedule DPM – 16vii)	1g			
h	Total ($1a + 1b + 1c + 1d + 1e + 1f + 1g$)			1h	
Buil	lding				
a	Block entitled for depreciation @ 5 per cent (Schedule DOA- 16i)	2a			
	DOA- 16ii)	2b			
С	Block entitled for depreciation @ 100 per cent (Schedule DOA- 16iii)	2c			
d	Total (2a + 2b + 2c)			2d	
Fur	niture and fittings (Schedule DOA- 16iv)		3		
Inta	angible assets (Schedule DOA- 16v)		4		
			5		
Tota	al (1h+2d+3+4+5)	6			
	a b c d e f Bui a b c d Fur Inta	Plant and machinery a Block entitled for depreciation @ 15 per cent (Schedule DPM - 16i) b Block entitled for depreciation @ 30 per cent (Schedule DPM - 16ii) c Block entitled for depreciation @ 40 per cent(Schedule DPM - 16iii) d Block entitled for depreciation @ 50 per cent (Schedule DPM - 16iv) e Block entitled for depreciation @ 60 per cent (Schedule DPM - 16v) f Block entitled for depreciation @ 80 per cent (Schedule DPM - 16vi) g Block entitled for depreciation @ 100 per cent (Schedule DPM - 16vii) h Total (1a + 1b + 1c + 1d + 1e + 1f + 1g) Building a Block entitled for depreciation @ 5 per cent (Schedule DOA- 16ii) b Block entitled for depreciation @ 10 per cent (Schedule DOA- 16ii) c Block entitled for depreciation @ 10 per cent (Schedule DOA- 16iii)	Plant and machinery a Block entitled for depreciation @ 15 per cent (Schedule DPM - 16i) b Block entitled for depreciation @ 30 per cent (Schedule 1b DPM - 16ii) c Block entitled for depreciation @ 40 per cent(Schedule 1c DPM - 16iii) d Block entitled for depreciation @ 50 per cent (Schedule DPM - 16iv) e Block entitled for depreciation @ 60 per cent (Schedule DPM - 16v) f Block entitled for depreciation @ 80 per cent (Schedule DPM - 16vi) g Block entitled for depreciation @ 100 per cent (Schedule DPM - 16vii) h Total (1a +1b + 1c + 1d + 1e + 1f + 1g) Building a Block entitled for depreciation @ 5 per cent (Schedule DOA- 16ii) b Block entitled for depreciation @ 10 per cent (Schedule DOA- 16iii) c Block entitled for depreciation @ 100 per cent (Schedule DOA- 16iii) d Total (2a + 2b + 2c) Furniture and fittings (Schedule DOA- 16iv) Ships (Schedule DOA- 16vi) Ships (Schedule DOA- 16vi)	Plant and machinery a Block entitled for depreciation @ 15 per cent (Schedule DPM - 16i) b Block entitled for depreciation @ 30 per cent (Schedule DPM - 16ii) c Block entitled for depreciation @ 40 per cent(Schedule DPM - 16iii) d Block entitled for depreciation @ 50 per cent (Schedule DPM - 16iv) e Block entitled for depreciation @ 60 per cent (Schedule DPM - 16v) f Block entitled for depreciation @ 80 per cent (Schedule DPM - 16vi) g Block entitled for depreciation @ 100 per cent (Schedule DPM - 16vii) h Total (1a +1b + 1c + 1d + 1e + 1f + 1g) Building a Block entitled for depreciation @ 5 per cent (Schedule DOA - 16i) b Block entitled for depreciation @ 10 per cent (Schedule DOA - 16ii) c Block entitled for depreciation @ 10 per cent (Schedule DOA - 16iii) d Total (2a + 2b + 2c) Furniture and fittings (Schedule DOA - 16iv) Intangible assets (Schedule DOA - 16vi) Ships (Schedule DOA - 16vi)	Plant and machinery a Block entitled for depreciation @ 15 per cent (Schedule DPM - 16ii) b Block entitled for depreciation @ 30 per cent (Schedule 1b DPM - 16ii) c Block entitled for depreciation @ 40 per cent(Schedule 1c DPM - 16iii) d Block entitled for depreciation @ 50 per cent

Schedule ESR Deduction under section 35

Sl No	Expendi ture of the nature	Amount, if any, debited to profit and	Amount of deduction allowable	Amount of deduction in excess of the
	referred to in section	loss account		amount debited to profit and loss account
	(1)	(2)	(3)	(4) = (3) - (2)
i	35(1)(i)			
ii	35(1)(ii)			
iii	35(1)(iii)			

iv	35(1)(iv)		
v	35(2AA)		
vi	35(2AB)		
vii	total		

Schedule CG Capital Gains

chedul	e CG	Capital Gains		
A	Sho	rt-term capital gain		
	1	From slump sale		
		E-ll-sales of consideration	1.	
		a Full value of consideration	1a	
		b Net worth of the under taking or division	1b	
		c Short term capital gains from slump sale	1c	
		d Deduction under sections 54B/54D	1d	
		e Net short term capital gains from slum	**	1e
	2	From assets in case of non-resident to which		2
	3	From assets in the case of others	mst proviso to section 40 applicable	
		h h h h h h		
			3a	
			L:	
		i Cost of acquisition	bi	
		ii Cost of Improvement	bii	
		iii Expenditure on transfer	biii	
		iv Total (bi + bii + biii)	biv	
		c Balance (3a – biv)	3c	
		d Loss, if any, to be ignored under section 94(7) or 94(8) (enter positive values only)		
Ş		e Deduction under sections 54B/54D/ 54G/ 54GA	3e	
		f Short-term capital gain (3c – 3d – 3e)	3f	
<u>ن</u>	4	Deemed short capital gain on depreciable as	sets (6 of Schedule-DCG)	4
CAPITAL GAINS	5	Amount deemed to be short term capital gai 54ED/54G/ 54GA	ns under sections 54B/54D/54EC/	5
	6	Total short term capital gain (1e + 2 +3f +4 -	+5)	6
	7	Short term capital gain under section 111A	included in 6	7
	8	Short-term capital gain other than referred	to in section 111A (6-7)	8
В	Lon	g term capital gain		
	1	From slump sale		
		a Full value of consideration	1a	
		b Net worth of the under taking or division	1b	
		c Long term capital gains from slump sale	1c	
	1	d Deduction under sections 54B/54D/	1d	
		e Net long term capital gain from slump s	ale (1c – 1d)	1e
	2	Asset in case of non-resident to which first p	roviso to section 48 applicable	2
	3	Asset in the case of others where proviso und	der section 112(1) not exercised	
	1	a Full value of consideration	3a	
		b Deductions under section 48	-	
		i Cost of acquisition after indexation	bi	
		ii Cost of improvement after indexation	bii	
	1	iii Expenditure on transfer	biii	
	1	iv Total (bi + bii +biii)	biv	
	1	c Balance (3a – biv)	3c	
L	1			

			duction under sections 54B/54D/ EC/54G/ 54GA	3d				
		e Net	balance (3c – 3d)			3 e		
	4	Asset in	the case of others where proviso u	n 112(1) exercised				
İ		a Ful	l value of consideration	4a				
		b Dec	ductions under section 48					
		i	Cost of acquisition without indexation	bi				
		ii	Cost of improvement without indexation	bii				
		iii	Expenditure on transfer	biii				
		iv	Total (bi + bii +biii)	biv				
		c Bal	ance (4a – biv)	4c				
			duction under sections 54B/54D/ EC/54G/ 54GA	4d				
		e Net	balance			4 e		
			deemed to be long term capital ga D/54EC/54ED/54G/ 54GA	i ns und	ections	5		
•		(enter ni	ng term capital gain (1e (enter nil ij l if loss) + 5)		· · · · · · · · · · · · · · · · · · ·	B6		
	loss))	geable under the head "CAPITAL		A6 + B6) (enter B6 as nil, if	С		
D	Info	rmation	about accrual/receipt of capital ga					
		Date	(i)	6 to 15/ (ii)	16/9 to 15/12 (iii)	1	6/12 to 15/3 (iv)	16/3 to 31/3 (v)
	1	Long- te	erm					
•	2	Short-te	erm					

Sche	dule	OS		Income from other sources						
	1	Inco	me o	other than from owning race horse(s):-						
		a	Divi	idends, Gross	1a					
		b	Inte	erest, Gross	1b					
		c		tal income from machinery, plants, buildings, Gross	1c					
		d	Oth	ers, Gross	1d					
		e	e Total (1a + 1b + 1c + 1d)							
ES		f	Ded	luctions under section 57:-						
SOURCES			i	Expenses	fi					
301				Depreciation	fii					
			iii	Total	fiii					
OTHER		g	Bala	ance (1e – fiii)			1g			
0	2	Win	ning	s from lotteries, crossword puzzles, races, etc.			2			
	3	Inco	me f	from other sources (other than from owning race l	horse	s) $(1g + 2)$ (enter lg as nil if $loss$)	3			
	4	Inco	me f	from owning and maintaining race horses						
		a	Rec	eipts	4a					
		b	Ded	uctions under section 57 in relation to (4)	4b					
		с	Bala	ance (2a – 2b)			4c			
	5			chargeable under the head "Income from other so 4c loss figure to Schedule CFL)	urces	" (3 + 4c) (enter 4c as nil if loss	5	_		

ADJUSTMENT	Sl.No	Head/ Source of Income	Income of current year (Fill this column only if income is zero or positive)	House property loss of the current year set off Total loss (4c of Schedule – HP)	Business Loss (other than speculation loss) of the current year set off Total loss (A37 of Schedule-BP)	Other sources loss (other than loss from race horses) of the current year set off Total loss (3 of Schedule-OS)	Current year's Income remaining after set off
STI			1	2	3	4	5=1-2-3-4
U.C		Loss to be adjusted					
	i	House property					
SCOT		Business (excluding speculation profit)					
YEAR		Short-term capital gain					
ENT		Long term capital gain					
CURRENT		Other sources (incl. profit from owning race horses)					
	vi	Total loss set-off					
	vii	Loss re	maining after set-off				

Schedule BFLA Details of Income after Set off of Brought Forward Losses of earlier years

	Sl.	Head/Source of Income	Income after set off, if	Brought forward loss	Brought forward	Brought forward	Current year's
	No.		any, of current year's	set off	depreciation set off	allowance under section	
S			losses as per 5 of			35(4) set off	after set off
SSC			Schedule CYLA)				
)T(1	2	3	4	5
HT FORWARD DJUSTIMENT	i	House property					
	ii	Business (including					
OI		speculation profit)					
IT FO	iii	Short-term capital gain					
ড⊽	iv	Long-term capital gain					
BROU		Other sources (profit from					
BR		owning race horses)					
	vi	Total of brought forward loss	set off				
	vii	Current year's income remain	ing after set off Total (i5	+ ii5 + iii5 + iv5+v5+vi5)			

Scho	edule	CFL Details of Losses	to be carrie	ed forward to	future years				
	Sl. No.	Assessment Year	Date of Filing (DD/MM/ YYYY)	House property loss	Loss from business other than loss from speculative business	Loss from speculative business	Short-term capital loss	Long-term Capital loss	Other sources loss (from owning race horses)
SO	i	2001-02							
OF LOSS	ii	2002-03							
	iii	2003-04							
CARRY FORWARD	iv	2004-05							
OR	v	2005-06							
XY F	vi	2006-07							
AR	vii	2007-08							
0	viii	2008-09							
	ix	Total of earlier year losses							
	X	Adjustment of above losses in Schedule BFLA							

7	ii 2009-10 (Current year losses)				
X	ii Total loss Carried Forward to				
	future years				

Sche	dul	e 10A Deduction under section 10A		
	1	Deduction in respect of units located in Software T	echnology Park	
		a Undertaking No.1	1a	
		b Undertaking No.2	1b	
		c Undertaking No.3	1c	
		d Undertaking No.4	1d	
		e Undertaking No.5	1e	
		f Total (1a + 1b+ 1c + 1d + 1e)		1f
	2	Deductions in respect of units located in Electroni	c Hardware Technology Park	
		a Undertaking No.1	2a	
		b Undertaking No.2	2b	
		c Undertaking No.3	2c	
OA		d Total (2a + 2b+ 2c)		2d
/S 1	3	Deductions in respect of units located in Free Trace	le Zone	
DEDUCTION U/S 10A	Ĕ	a Undertaking No.1	3a	
<u>[</u> 0		b Undertaking No.2	3b	
CI		c Undertaking No.3	3c	
Œ		d Total (3a + 3b+ 3c)	30	3d
DE	4	Deductions in respect of units located in Export Pr	rocessing Zone	30
	4		4a	
		a Undertaking No.1 b Undertaking No.2	4b	
		_		
		c Undertaking No.3 d Total (4a + 4b+ 4c)	4c	4.1
	_			4d
	5	Deductions in respect of units located in Special Ed		
		a Undertaking No.1	5a	
		b Undertaking No.2	5b	
		c Undertaking No.3	5c	
		d Total (5a + 5b + 5c)		5d
	6	Total of (1f+2d+3d+4d+5d)		6
Sche	dul	e 10AA Deduction under section 10AA		
		luctions in respect of units located in Special Econor	mic Zone	
DEDUCTION U/S 10AA	a	Undertaking No.1	a	
IOA 10A	b	Undertaking No.2	b	
EDUCTIC U/S 10AA	С	Undertaking No.3	с	
DE	d	Total (a + b + c)		d
				I I
		e 10B Deduction under section 10B		
	Ded	luction in respect of hundred percent Export Orien	ted units	
O/S	a	Undertaking No.1	a	
N	b	Undertaking No.2	b	
DEDUCTION U/S 10B	С	Undertaking No.3	С	
ă	d	Undertaking No.4	d	
13	e	Undertaking No.5	e	
=				

f

f Total (a+b+c+d+e)

Sche	dule	2 10BA Deduction under section 10BA			
	Ded	uction in respect of exports of hand-made wooden articles			
C/N	a	Undertaking No.1	a		
ON A	b	Undertaking No.2	b		
CTIC 10BA	c	Undertaking No.3	с		
DEDU		Undertaking No.4	d		
DE	e	Undertaking No.5	e		
	f	Total (a + b + c + d + e)		f	

Sch	edul	e 800	G	Details of do	onations ent	titled for d	eduction und	der section (80G		
A	1	Dona	ations entit	led for 100°	% deduction	n					
		Nam	ne and addi	ess of done	e						Amount of donation
		i								Ai	
		ii								Aii	
		iii								Aiii	
		iv								Aiv	
		v								Av	
		71	Total							Avi	
I		80G	(5) (vi)			where don	ee not requi	red to be ap	proved under section		
SNC		Nam	ne and addı	ess of done	e						Amount of donation
DETAILS OF DONATIONS		i								Bi	
NO		ii								Bii	
)F D		iii								Biii	
rs (iv								Biv	
TAI		v								Bv	
DE			Total							Bvi	
			ations entit (5) (vi)	led for 50%	deduction	where don	ee is require		roved under section		
		Nam	ne and addi	ess of done	e]	PANof donee		Amount of donation
		i								Ci	
		ii								Cii	
		iii								Ciii	
		iv								Civ	
		v								Cv	
		vi	Total							Cvi	
	D				Total d	lonations (A	Avi + Bvi + 0	Cvi)		D	

Sch	edul	e 80-IA Deductions under section 80-I	A		
C	a	Deduction in respect of profits of an enterpris	se referred to	a	
DEDUC TION		in section 80-IA(4)(i) [Infrastructure facility]			
E	b	Deduction in respect of profits of an undertal	king referred	b	
Γ		to in section 80-IA(4)(ii) [Telecommunication s	services]		

		Deduction in respect of profits of an undertaking referred to in section 80-IA(4)(iii) [Industrial park and SEZs]	с			
		Deduction in respect of profits of an undertaking referred to in section 80-IA(4)(iv) [Power]	d			
	е	Deduction in respect of profits of an undertaking referred to in section 80-IA(4)(v) [Revival of power generating plant] and deduction in respect of profits of an undertaking	e			
		referred to in section 80-IA(4)(vi) [Cross-country natural gas distribution network]				
	f	Total deductions under section 80-IA $(a + b + c + d + e)$			f	
Sche	edule	e 80-IB Deductions under section 80-IB				
	a	Deduction in respect of industrial undertaking referred to in section 80-IB(3) [Small-scale industry]	a			
		Deduction in respect of industrial undertaking located in Jammu & Kashmir [Section 80-IB(4)]	b			
		Deduction in respect of industrial undertaking located in industrially backward states specified in Eighth Schedule [Section 80-IB(4)]	С			
		Deduction in respect of industrial undertaking located in industrially backward districts [Section 80-IB(5)]	d			
		Deduction in the case of multiplex theatre [Section 80- IB(7A)]	e			
-B	f	Deduction in the case of convention centre [Section 80- IB(7B)]	f			
0 8 S /O	g	Deduction in the case of company carrying on scientific research [Section 80-IB(8A)]	g			
DEDUCTION U/S 80-IB		Deduction in the case of undertaking which begins commercial production or refining of mineral oil [Section 80-IB(9)]	h			
DEDU		Deduction in the case of an undertaking developing and building housing projects [Section 80-IB(10)]	i			
		Deduction in the case of an undertaking operating a cold chain facility [Section 80-IB(11)]	j			
		Deduction in the case of an undertaking engaged in processing, preservation and packaging of fruits and vegetables [Section 80-IB(11A)]	k			
	1	Deduction in the case of an undertaking engaged in integrated business of handling, storage and transportation of foodgrains [Section 80-IB(11A)]	1			
	m	Deduction in the case of an undertaking engaged in operating and maintaining a rural hospital [Section 80-IB(11B)]	m			
	n	Total deduction under section 80-IB (Total of a to m)			n	
Sche	edule	e 80-IC or 80-IE Deductions under section 80-IC or 80-I	E			
		Deduction in respect of industrial undertaking located in S		m	1	
	2	Deduction in respect of industrial undertaking located in H			2	
	3	Deduction in respect of industrial undertaking located in U	ttara	anchal	3	
-IC	4	Deduction in respect of industrial undertaking located in N	Nort	h-East		
TION U/S 80-IC		a Assam	4a			
U/S		b Arunachal Pradesh	4b			
ON		c Manipur	4c			
Ē		d Mizoram	4d			

DEDUCT Meghalaya **4**e Nagaland 4f Tripura 4g
Total of deduction for undertakings located in North-east (Total of 4a to 4g) Tripura 4h 5 Total deduction under section 80-IC or 80-IE (1 + 2 + 3 + 4h)5

Sch	edul	le VI-A		Deductio	ons under Chapte	er VI-A										
	a	80G				g	80IB (n of	Schedule								
SNO	b	80GGA				h	80-IB 80IC/ 80-II Schedule 80 IE)									
UCT	С	80GGB				i	80ID/ 80JJ	A								
TOTAL DEDUCTIONS	d	80GGC				j	80JJAA									
TAI	e	80IA (f o Schedule				k	80LA									
ΤC	f	80IAB	00 1/1)													
	m	Total de	duction	l 1s under	Chapter VI-A (T	Total of a	a to k)						m	T		
													ı	1		
Sch	edul	le SI	I	ncome cl	hargeable to Inco	me tax a	at special ra	tes IB //	Please	see in:	stru	ction Numbe	r-9(iii)	for section	code and rate o	of tax]
	Sl No	Section code		ecial rate (%)			Tax thereon		l Se	ection code	V	Special rate (%)		i i	Tax thereo	
Ħ	1							(;							
RATE	2							7	'							
SPECIAL	3							8	;							
PEC	4							9)							
9 1	5							1	0							
	11												Total	(1ii to 10 ii)		
G 1		-		D	AT	/T										
Scn	edul 1	Interest			of Exempt Incom	e (Incom	ie not to be	inciuaed	ın 1	otai in	con	ne)	1			
Œ		Dividend											2			
EXEMPT INCOME	3	Long-ter	m cap	ital gains	s on which Secur	ities Tra	nsaction Ta	ax is paid	l				3			
TIN	4	Net Agri	cultur	e income	other than inco	ne to be	excluded u	nder rul	e 7, 7	A, 7B	or 8)	4			
EMP	5	Share in	the pr	ofit of fir	rm/AOP etc.								5			
EX	6	Others											6			
	7	Total (1-	+2+3+4	1+5+6)									7			
G 1	, ,	MATE		a .		4.14	4 (5)				4 = 1	TD.				
Scn	eaure	MAT Whether			tion of Minimun Loss Account is		1 0						and I	I of Sched	ule VI to the	1
	1	Compan	ies Act	t, 1956 (I	f yes, write '1', if	no writ	e '2')			_						
ľAX	2				and Loss Accour for calculating d											
TE		before th	e com	pany at i	ts annual genera	l body n	neeting? (If	yes, wri	e '1',	if no v	vrit	e '2'				
RNA	3				wn in the Profit a		Account (e	nter iter	n 42 o	of Part	A-P	2&L)	3			
LTE	4				profit and loss a		(1)									
MA			me Ta 1 FBT)		r payable or its p	rovision	(other	4a								
M		b Rese	erve (e	xcept res	serve under secti	on 33AC	C)	4b								
MINIMUM ALTERNATE TAX					scertained liabili	•		4c								
MINI		d Pro	visions		es of subsidiary c	•	es	4c 4d 4e								

		f Expenditure related to exempt income under sections 10, 10AA, 11 or 12 [exempt income excludes income	4f			
		exempt under section 10(38)]				
		g Depreciation attributable to revaluation of assets	4g			
		h Others (including residual unadjusted items)	4h			
		i Total additions (4a+4b+4c+4d+4e+4f+4g+4h)			4i	
	5	Deductions				
		a Amount withdrawn from reserve or provisions if	5a			
		credited to Profit and Loss account				
		b Income exempt under sections 10, 10AA, 11 or 12 [exempt income excludes income exempt under	5b			
		section 10(38)]				
		c Amount withdrawn from revaluation reserve and	5c			
		credited to profit and loss account to the extent it				
		does not exceed the amount of depreciation attributable to revaluation of asset				
		d Loss brought forward or unabsorbed depreciation	5d			
		whichever is less				
		e Profit of sick industrial company till net worth is	5e			
		equal to or exceeds accumulated losses f Others (including residual unadjusted items)	5f			
			51			
L		g Total deductions (5a+5b+5c+5d+5e+5f)			5g	
	6	Book profit under section 115JB (3+4i – 5g)			6	
	7	Tax payable under section 115JB [10% of (6)]			7	
Scho	dula	e MATC Computation of tax credit under section 11	15TA/	1		
Belle		Tax under section 115JB in assessment year 2008-09	LOJA		1	
F		Tax under other provisions of the Act in assessment year 2	000 0	10	2	
-		-				
		Amount of MAT liability in respect of assessment year 2000 subsequent assessment years [enter $(1-2)$ if 1 is greater the			3	
_		forward MAT credit for assessment year 2006-07 and 2007				
	4	Tax under section 115JB in assessment year 2009-10			4	
MAT CREDIT	5	Tax under other provisions of the Act in assessment year 2	009-1	0	5	
AT		Amount of tax against which credit in respect of 3 is availal	ble [e	enter (5 – 4) if 5 is greater than	6	
∑ ¦		4, otherwise enter 0] Amount of tax credit under section 115JAA [enter lower of	62	1.0		
				-	7	
		Balance MAT liability in respect of assessment year 2006-0 credit in subsequent assessment years [enter $(3-7)$ if 3 is n			8	
		Amount of MAT liability in respect of assessment year 200			9	
		subsequent assessment years [enter $(4-5)$ if 4 is greater the				
Sche		e - DDT Details of payment of Dividend Distribution				
L		Date of declaration of distribution or payment of any divid		profits of domestic companies	1	
×	2	Rate of dividend, distributed or paid during the previous y	ear			
ZZ		a Interim (rate %)	2a			
<u> </u>		b Final (rate %)	2b			
DIVIDEND DISTRIBUTION TAX	3	Amount of any dividend declared, distributed or paid	L.		3	
<u> </u>	4	Tax payable on dividend declared, distributive or paid				
DIS		a Additional Income-tax payable under section 115-O	4a			
		b Surcharge on 4a	4b			
		c Education Cess on (4a + 4b)	4c			
DI		d Total tax payable (4a + 4b + 4c)			4d	
-	5	Interest payable under section 115P			5	

6	Additional income -tax + interest payable (4d + 5)	6	
7	Tax and interest paid (Total of v Schedule DDTP)	7	
8	Net payable/ refundable (6-7)	8	

Schedule FB Computation of value of fringe benefits

	l. Vo.	Nature of expenditure	Amount/value of expenditure*	Percent -age	Value of fringe benefits iv= ii x iii ÷ 100
1	,,,,	i	ii	iii	iv
		Free or concessional tickets provided for private journeys of employees or their family members (the value in column ii shall be the cost of the ticket to the general public as reduced by	i	100	liv
	2	the amount, if any, paid by or recovered from the employee) Any specified security or sweat equity shares [Sections 115WB(1)(d)] [Difference between the fair m arket value on the vesting date and amount recovered from or paid by the employee] and contribution to an approved superannuation fund for employees (in excess of one lakh rupees in respect of each employee)	2ii	100	2iv
		Entertainment	3ii	20	3iv
	4	a Hospitality in the business other than business referred to in 4b or 4c or 4d	aii	20	aiv
		b Hospitality in the business of hotel	bii	5	biv
NEFITS		c Hospitality in the business of carriage of passengers or goods by aircraft	cii	5	civ
GE BE		d Hospitality in the business of carriage of passengers or goods by ship	dii	5	div
FFRIN		Conference (other than fee for participation by the employees in any conference)	5ii	20	5iv
VALUE OF FRINGE BENEFITS		Sales promotion including publicity (excluding any expenditure on advertisement referred to in proviso to section 115WB(2)(D)	6ii	20	6iv
	7	Employees welfare	7ii	20	7iv
	8	a Conveyance, in the business other than the business referred to in 8b or 8c or 8d	aii	20	aiv
		b Conveyance, in business of construction	bii	5	biv
		c Conveyance in the business of manufacture or production of pharmaceuticals	cii	5	civ
		d Conveyance in the business of manufacture or production of computer software	dii	5	div
	9	Use of hotel, boarding and lodging facilities in the business other than the business referred to in 9b or 9c or 9d or 9e	aii	20	aiv
		Use of hotel, boarding and lodging facilities in the business of manufacture or production of pharmaceuticals	bii	5	biv
		Use of hotel, boarding and lodging facilities in the business of manufacture or production of computer software	cii	5	civ

	Use of hotel, boarding and lodging facilities in the d business of carriage of passengers or goods by	dii	5	div
	aircraft			
	e Use of hotel, boarding and lodging facilities in the business of carriage of passengers or goods by ship	eii	5	eiv
10	Repair, running (including fuel), maintenance of motor cars and the amount of depreciation thereon in the business other than the business of carriage of passengers or goods by motor car	aii	20	aiv
	Repair, running (including fuel), maintenance of motor cars and the amount of depreciation thereon in the business of carriage of passengers or goods by motor car	bii	5	biv
11	Repair, running (including fuel) and maintenance of aircrafts and the amount of depreciation thereon in the business other than the business of carriage of passengers or goods by aircraft	11ii	20	11iv
12	Use of telephone (including mobile phone) other than expenditure on leased telephone lines	12ii	20	12iv
13	Maintenance of any accommodation in the nature of guest house other than accommodation used for training purposes	13ii	0	13iv
14	Festival celebrations	14ii	20	14iv
15	Use of health club and similar facilities	15ii	50	15iv
16	Use of any other club facilities	16ii	50	16iv
17	Gifts	17ii	50	17iv
18	Scholarships	18ii	50	18iv
19	Tour and Travel (including foreign travel)	19ii	5	19iv
20	Value of fringe benefits (total of Column iv)	1		20iv
21	If answer to '1' of Schedule-FBI is no, value of fringe bene	fits (same as20iv)		21iv
22	If answer to '2' of Schedule-FBI is yes, value of fringe bene	fits (same as20iv)		22iv
23	If answer to '2' of Schedule-FBI is no, value of fringe benef (20iv x 3a of Schedule-FBI , 3c of Schedule-FBI)	fits		23iv
24	value of fringe benefits(21iv or 22iv or 23iv as the case may	y be)		24iv
OTE O	*If answer to '2' of Schedule-FBI is yes, enter the figure	s in 1ii to 19ii on the basis of b	ooks of accoun	t maintained for Indian

*If answer to '2' of Schedule-FBI is yes, enter the figures in 1ii to 19ii on the basis of books of account maintained for Indian operation.

Schedule IT Details of Advance Tax and Self Assessment Tax Payments of Income-tax

Sl No	Name of Bank & Branch			BS	R Co	ode			Date of Deposit (DD/MM/YYYY)	S	erial C	Num halla	of	Amount (Rs)
i														
ii														
iii														
iv														
v														
vi														
NOTI	Enter the totals of Advan	ce tax	and	Self	Ass	essn	ıent	tax ii	n Sl No. 15a & 15d o	f Pai	tB-T	ΓΙ		<u> </u>

Sch	edule	TDS2 Details of T						
ON INCO	Sl No	Tax Deduction Account Number (TAN) of the Deductor	Unique Transaction Number (UTN)	Name and address of the Deductor	Amount Paid	Date of Payment / Credit	Total tax deducted	Amount out of (6) claimed for this year

(1)	(2)	(8)	(3)	(4)	(5)	(6)	(7)
i							
ii							
NO	TE? Enter the total of col	umn (7) in S	l No. 15b of PartB-TTI				

Sch	edule	Details of Ta	ax Collected	at Source [As per Form 27I) issued by the Coll	ector(s)]	
	Sl	Tax Deduction and Tax	Unique	Name and address of the	Amount received/	Date of receipt/	Tota
	No	Collection Account Number	Transaction	Collector	debited	debit	ded
		of the Collector	Number				

□	SI No	Tax Deduction and Tax Collection Account Number of the Collector	Unique Trans action Number (UTN)	Name and address of the Collector	Amount received/ debited	Date of receipt/ debit	Total tax deducted	Amount out of (6) to be allowed as credit during the year
INCOME	(1)	(2)	(8)	(3)	(4)	(5)	(6)	(7)
O	i							
TCS	ii							
	NO.	Enter the total of col	umn (7) in Sl	No. 15c of PartB-TTI				

SI No	Name of Bank & Branch	BSR Code		Date of Deposit (DD/MM/YYYY)						Amount (Rs)	
i											
ii											
iii											
iv											
v											

Sl No	Name of Bank & Branch		BS	R Co	ode		Date of Deposit (DD/MM/YYYY)	S	erial C	Num halla	of	Amount (Rs)
i												
ii												
iv												
v												

Instructions for filling out FORM ITR-6

1. Legal status of instructions

These instructions though stated to be non-statutory, may be taken as guidelines for filling the particulars in this Form. In case of any doubt, please refer to relevant provisions of the Income-tax Act, 1961 and the Income-tax Rules, 1962.

2. Assessment Year for which this Form is applicable

This Form is applicable for assessment year 2009-2010 only.

3. Who can use this Form

This Form can be used by a company, other than a company claiming exemption under section 11

4. Annexure-less Form

No document (including TDS/ TCS certificate, report of audit) should be attached to this form. Official receiving the return has been instructed to detach all documents enclosed with this form and return the same to the assessee.

5. Manner of filing this Form

This Form has to be compulsorily furnished to the Income Tax Department in any of the following manners:-

- (i) furnishing the return electronically under digital signature;
- (ii) transmitting the data in the return electronically and thereafter submitting the verification of the return in Form ITR-V;

Where the form is furnished in the manner mentioned at 5(ii), you need to print out two copies of Form ITR-V. Both copies should be verified by the assessee and submitted to the Income-tax Department. The receiving official shall return one copy after affixing the stamp and seal.

6. Filling out the acknowledgement

Where the form is furnished in the manner mentioned at 5(i), acknowledgement slip attached with this Form should be duly filled out

7. Form not to be filled in duplicate

This form is not required to be filed in duplicate.

8. Intimation of processing under section 143(1)/115WE(1)

The acknowledgement of the return is deemed to be the intimation of processing under section 143(1)/115WE(1). No separate intimation will be sent to the taxpayer unless there is a demand or refund.

9. Codes for filling out this Form

Some of the details in this form have to be filled out by entering into the relevant codes. These are as under:-

(i) The code (to be filled in the section "Filing Status" on first page) for sections under which the return is filed are as under:
(a) Return of income

Sl.No.	How the return is filed	Code
i.	Voluntarily on or before the due date	11
ii.	Voluntarily after the due date	12
iii.	In response to notice under section 142(1)	13
iv.	In response to notice under section 148	14
v.	In response to notice under section 153A/153C	15

(b) Return of fringe benefits-

Sl.No.	How the return is fi led	Code
i.	Voluntarily before the due date	21
ii.	Voluntarily after the due date	22
iii.	In response to notice under section 115WD(2)	23
iv.	In response to notice under section 115WG	24

(ii) The codes for nature of business to be filled in 'Part-A- Nature of business' are as under-

Sector	Sub-Sector	Code
(1) Manufacturing	Agro-based industries	0101
Industry	Automobile and Auto parts	0102
	Cement	0103
	Diamond cutting	0104
	Drugs and Pharmaceuticals	0105
	Electronics including Computer Hardware	0106
	Engineering goods	0107
	Fertilizers, Chemicals, Paints	0108
	Flour & Rice Mills	0109
	Food Processing units	0110
	Marble & Granite	0111
	Paper	0112
	Petroleum and Petrochemicals	0113
	Power and energy	0114
	Printing & Publishing	0115
	Rubber	0116
	Steel	0117
	Sugar	0118

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	Tea, Coffee	0119
	Textiles, handloom, Power looms	0120
	Tobacco	0121
	Tyre	0122
	Vanaspati & Edible Oils	0123
	Others	0124
(2) Trading	Chain Stores	0201
	Retailers	0202
	Wholesalers	0203
	Others	0204
(3) Commission Agents	General Commission Agents	0301
(4) Builders	Builders	0401
	Estate Agents	0402
	Property Developers	0403
	Others	0404
(5) Contractors	Civil Contractors	0501
(e) contractors	Excise Contractors	0502
	Forest Contractors	0503
	Mining Contractors	0503
	Others	0505
(6) Professionals		0601
(6) Professionals	Chartered Accountants, Companies Secretaries, etc.	
	Fashion designers	0602
	Legal professionals	0603
	Medical professionals	0604
	Nursing Homes	0605
	Specialty hospitals	0606
	Others	0607
(7) Service Sector	Advertisement agencies	0701
	Beauty Parlours	0702
	Consultancy services	0703
	Courier Agencies	0704
	Computer training/educational and coaching institutes	0705
	Forex Dealers	0706
	Hospitality services	0707
	Hotels	0708
	I.T. enabled services, BPO service providers	0709
	Security agencies	0710
	Software development agencies	0711
	Transporters	0712
	Travel agents, tour operators	0713
	Others	0714
(8) Financial	Banking Companies	0801
Service Sector	Chit Funds	0802
	Financial Institutions	0803
	Financial service providers	0804
	Leasing Companies	0805
	Money Lenders	0806
	Non-Banking Finance Companies	0807
	Share Brokers, Sub-brokers, etc.	0808
	Others	0809
(9) Entertainment	Cable T.V. productions	0901
Industry	Film distribution	0902
	Film laboratories	0903
	Motion Picture Producers	0904
	Television Channels	0905
	Others	0906
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(iii) In Schedule SI, the codes for the sections which prescribed special rates of tax for the income mentioned therein are as under: -

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Sl. No.	Nature of income	Section	Rate of tax	Section
				code
1.	Tax on accumulated balance of recognised	111	To be computed in	1
	provident fund		accordance with rule	

			9(1) of Part A of	
			fourth Schedule	
2.	Short term capital gains	111A	<mark>15</mark>	1A
3.	Long term capital gains (with indexing)	112	20	21
4.	Long term capital gains (without indexing)	112	10	22
5.	Dividends, interest and income from units purchase in foreign currency	115A(1)(a)	20	5A1a
6.	Income from royalty or technical services where agreement entered between 31.3.1961 to 31.3.1976 in case of royalty and between 29.2.1964 and 31.3.1976, and agreement is approved by the Central Government.	Paragraph EII of Part I of first schedule of Finance Act	50	FA
7.	Income from royalty & technical services	115A(1)(b) if agreement is entered on or before 31.5.1997	30	5A1b1
8.	Income from royalty & technical services	115A(1)(b) if agreement is entered on or after 31.5.1997 but before 1.6.2005	20	5A1b2
9.	Income from royalty & technical services	115A(1)(b)if agreement is on or after 1.6.2005	10	5A1b3
10.	Income received in respect of units purchase in foreign currency by a off-shore fund	115AB(1)(a)	10	5AB1a
11.	Income by way of long-term capital gains arising from the transfer of units purchase in foreign currency by a off-shore fund	115AB(1)(b)	10	5AB1b
12.	Income from bonds or GDR purchases in foreign currency or capital gains arising from their transfer in case of a non-resident	115AC(1)	10	5AC
13.	Income from GDR purchased in foreign currency or capital gains arising from their transfer in case of a resident	115ACA(1)	10	5ACA
14.	Profits and gains of life insurance business	115B	12.5	5B
15.	Winnings from lotteries, crosswords puzzles, races including horse races, card games and other games of any sort or gambling or betting of any form or nature whatsoever	115BB	30	5BB
16.	Tax on non-residents sportsmen or sports associations	115BBA	10	5BBA
17.	Tax on income from units of an open – ended equity oriented fund of the Unit Trust of India or of Mutual Funds	115BBB	10	5BBB
18.	Anonymous donations	115BBC	30	5BBC
19.	Investment income	115E(a)	20	5Ea
20.	Income by way of long term capital gains	115E(b)	10	5Eb
21.	Double Taxation Agreement			DTAA

10. BRIEF SCHEME OF THE LAW- Before filling out the form, you are advised to read the following

(1) Computation of total income

- (a) "Previous year" is the financial year (1st April to the following 31st March) during which the income in question has been earned. "Assessment Year" is the financial year immediately following the previous year.
- (b) Total income is to be computed as follows, in the following order:
 - (i) Classify all items of income under the following heads of income-
 - (A) "Income from house property"; (B) "Profit and gains from business or profession"; (C) "Capital gains"; and (D) "Income from other sources". [There may be no income under one or more of the heads at (A), (B), (C) and (D)].
 - (ii) Compute taxable income of the current year (i.e., the previous year) under each head of income separately in the Schedules which have been structured so as to help you in making these computations as per provisions of the Incometax Act. These statutory provisions decide what is to be included in your income, what you can claim as an expenditure or allowance and how much, and also what you cannot claim as an expenditure/allowance.

- (iii) Set off current year's headwise loss(es) against current year's headwise income(s) as per procedures prescribed by the law. A separate Schedule is provided for such set-off.
- (iv) Set off, as per procedures prescribed by the law, loss(es) and/or allowance(s) of earlier assessment year(s) brought forward. Also, compute loss(es) and/or allowance(s) that could be set off in future and is (are) to be carried forward as per procedures prescribed by the law. Separate Schedules are provided for this.
- (v) Aggregate the headwise end-results as available after (iv) above; this will give you "gross total income".
- (vi) From gross total income, subtract, as per procedures prescribed by the law, "deductions" mentioned in Chapter VIA of the Income-tax Act. The result will be the total income. Besides, calculate agricultural income for rate purposes.

(2) Computation of income-tax, surcharge, education cess including secondary and higher education cess and interest in espect of income chargeable to tax

- (a) Compute income-tax payable on the total income. Special rates of tax are applicable to some *specified* items. Include agricultural income, as prescribed, for rate purposes, in the tax computation procedure.
- (b) In case the tax liability computed as above is less than 10% of book profit, the company is required to pay minimum alternate tax (MAT) under section 115JB at the rate of 10% of the profit. The excess tax so paid is allowable to be carried forward for credit in the year in which tax liability under the normal provisions of the Act is more than MAT liability. Such carry-forward is allowable upto 5 years
- (c) Add surcharge at the rate of 10% of the tax liability computed as explained in (a) and (b) above. However, the rate of surcharge is two and half per-cent in case of a company, not being a domestic company
- (c) Add Education Cess including secondary and higher education cess at the rate of 3% on the tax payable plus surcharge.
- (d) Claim relief(s) as prescribed by the law, for double taxation and calculate balance tax and surcharge payable.
- (e) Add interest payable as prescribed by the law to reach total tax, surcharge and interest payable.
- (f) Deduct the amount of prepaid taxes, if any, like "tax deducted at source", "advance-tax" and "self-assessment-tax". The result will be the tax payable (or refundable).

(3) Computation of fringe benefits and income-tax, surcharge, education cess including secondary and higher education cess and interest in respect of fringe benefits chargeable to tax

- (a) Chapter XII-H of the Act relates to income-tax on fringe benefits paid or deemed to have been paid by an employer to his employees.
- (b) Section 115WB provides the list of fringe benefits provided or deemed to have been provided by an employer to his employees which are chargeable to tax. Section 115WC provides as to how to compute the value of the fringe benefits provided or deemed to have been provided.
- (c) Additional income-tax (fringe benefit tax) is required to be paid by every specified employer at the rate of thirty per cent on the value of such fringe benefits. Surcharge and Education Cess including secondary and higher education cess at specified rates are also to be paid on fringe benefit tax (FBT). FBT is payable by an employer even if no income-tax is payable by him on his total income.
- (d) Specified employer means a company, firm, an association of persons or a body of individuals (whether incorporated or not), a local authority and every artificial juridical person. However any person eligible for exemption under section 10(23C) or registered under section 12AA or a political party registered under section 29A of the Representation of the People Act,1951 is not chargeable to fringe benefits tax.
- (e) The Central Board of Direct Taxes had issued an exhaustive Circular No.8 / 2005 dated 29.8.2005 explaining the provisions relating to fringe benefit tax. In case of any doubt, the assessees may refer to the said circular.
- (f) The explanatory circular (No. 9 dated 20.12.2007) on Fringe Benefit Tax arising on allotment or transfer of specified securities or sweat equity shares may also be referred to, if applicable, while working out the value of fringe benefits.

(4) Obligation to file return of income

- (a) Every company shall furnish the return of income whether it has income or loss during the year.
- (b) The losses, if any, (item -14 of Part B-TI of this Form) shall not be allowed to be carried forward unless the return has been filed on or before the due date.
- (c) The deduction under sections 10A, 10B, 80-IA, 80-IAB, 80-IB and 80-IC shall not be allowed unless the return has been filed on or before the due date.

11. SCHEME OF THE FORM

The Scheme of this form follows the scheme of the law as outlined above in its basic form. The Form has been divided into three parts. It also has thirty five schedules. The details of these parts and the schedules are as under:-

- (i) Part-A has five sub-divisions as under-
 - (a) Part A-GEN mainly seeks general information requiring identificatory and other data;
 - (b) Part A-BS seeks the balance sheet as on 31st March,2009;
 - (c) Part A-P&L seeks information regarding the Profit and loss account for the financial year 2008-09;
 - (d) Part A-OI seeks other information. It is optional in a case not liable for audit under section 44AB
 - (e) Part A-QD seeks information regarding quantitative details of the principal item of goods traded. It is optional in a case not liable for audit under section 44AB.
- (ii) The second part, i.e, Part-B is regarding an outline of the total income and tax computation in respect of income chargeable to tax.
- (iii) After Part B, there is –

- (a) a space for giving details of the transmission of the data of the form if the form has been furnished in accordance with the manner mentioned at instruction No.5(iii).
- (b) a space for a statutory verification
- (iv) Part-C is regarding an outline of the value of fringe benefits and tax computation thereon
- (v) There are 35 schedules details of which are as under-
 - (a) Schedule BA: Details of Bank account
 - (b) Schedule-HP: Computation of income under the head Income from House Property
 - (c) Schedule-BP: Computation of income under the head "profit and gains from business or profession"
 - (d) Schedule -DPM: Computation of depreciation on plant and machinery under the Income-tax Act
 - (e) Schedule DOA: Computation of depreciation on other assets under the Income-tax Act
 - (f) Schedule DEP: Summary of depreciation on all the assets under the Income-tax Act
 - (g) Schedule DCG: Computation of deemed capital gains on sale of depreciable assets
 - (h) Schedule ESR: Deduction under section 35 (expenditure on scientific research)
 - (i) Schedule-CG: Computation of income under the head Capital gains.
 - (j) Schedule-OS: Computation of income under the head Income from other sources.
 - (k) Schedule-CYLA: Statement of income after set off of current year's losses
 - (l) Schedule-BFLA: Statement of income after set off of unabsorbed loss brought forward from earlier years.
 - (m) Schedule-CFL: Statement of losses to be carried forward to future years.
 - (n) Schedule 10A: Computation of deduction under section 10A
 - (o) Schedule-10AA: Computation of deduction under section 10AA
 - (p) Schedule-10B: Computation of deduction under section 10B
 - (q) Schedule-10BA: Computation of deduction under section 10BA
 - (r) Schedule-80G: Details of donation entitled for deduction under section 80G
 - (s) Schedule 80IA: Computation of deduction under section 80IA
 - (t) Schedule 80IB: Computation of deduction under section 80IB
 - (u) Schedule-80IC: Computation of deduction under section 80IC
 - (v) Schedule-VIA: Statement of deductions (from total income) under Chapter VIA.
 - (w) Schedule-SI: Statement of income which is chargeable to tax at special rates
 - (x) Schedule-EI: Statement of Income not included in total income (exempt incomes)
 - (y) Schedule-MAT: Computation of Minimum Alternate Tax payable under section 115JB
 - (z) Schedule-MATC: Computation of tax credit under section 115JAA
 - (aa) Schedule-DDT: Details of payment of Dividend Distribution Tax
 - (bb) Schedule-FBI: Information regarding calculation of value of fringe benefits
 - (cc) Schedule-FB: Computation of value of fringe benefits
 - (dd) Schedule-IT: Statement of payment of advance-tax and tax on self-assessment.
 - (ee) Schedule-TDS2: Statement of tax deducted at source on income other than salary.
 - (ff) Schedule-TCS: Statement of tax collected at source
 - (gg) Schedule-FBT: Statement of payment of Fringe Benefit Tax
 - (hh) Schedule-DDTP: Details of payment of Dividend Distribution Tax

12. GUIDANCE FOR FILLING OUT PARTS AND SCHEDULES

(1) General

- (i) All items must be filled in the manner indicated therein; otherwise the return maybe liable to be held defective or even invalid.
- (ii) If any schedule is not applicable score across as "---NA---".
- (iii) If any item is inapplicable, write "NA" against that item.
- (iv) Write "Nil" to denote nil figures.
- (v) Except as provided in the form, for a negative figure/ figure of loss, write "-" before such figure.
- (vi) All figures should be rounded off to the nearest one rupee. However, the figures for total income/ loss and tax payable be finally rounded off to the nearest multiple of ten rupees.

(2) Sequence for filling out parts and schedules

- (i) Part A
- (ii) Schedules
- (iii) Part B
- (iv) Details of electronic transmission if return filed in accordance with manner specified in instruction No.5(iii)
- (v) Verification.

13. PART A-GEN

Most of the details to be filled out in Part-Gen of this form are self-explanatory. However, some of the details mentioned below are to be filled out as explained hereunder:

- (a) e-mail address and phone number are optional;
- (b) In case of an individual, for "employer category", Government category will include Central Government/ State Governments employees. PSU category will include public sector companies of Central Government and State Government:
- (c) The code for sections under which the return is filed be filled as per code given in instruction No.9(i).

(d) In case the return is being filed by you in a representative capacity, please ensure to quote your PAN in item "PAN of the representative assessee". In case the PAN of the person being represented is not known or he has not got a PAN in India, the item for PAN in the first line of the return may be left blank. It may please be noted that in the first line of this form, the name of the person being represented be filled.

14. PART A-BS AND PART A-P&L

- (a) The Balance Sheet as on 31st March, 2009 and the profit and loss account for financial year 2008-09 in the formats provided in these parts have to be filled in respect of proprietory business or profession carried out by you during the financial year 2008-09 if you were required to maintain accounts of the business or profession during the year.
- (b) In case, accounts of the business or profession were required to be audited, the items of balance sheet and profit and loss account filled in the these parts should broadly match with the audited balance sheet and profit and loss account.
- (c) In case, you were not required to maintain accounts of the business α profession during the year, please fill out the details mentioned in these parts against portion 'No account case'.

15. PART A- OI AND PART A-OD

- (a) If the accounts of the business or profession were not required to be audited under section 44AB, it is optional to fill these parts.
- (b) Where the accounts of the business or profession were required to be audited under section 44AB, the details to be filled in these parts which are also required to be reported in the report of audit by the auditors, should broadly match with the details as given in the report of audit.
- (c) Purchases are to be shown exclusive of taxes and the details of taxes paid on the purchases are to be indicated separately in the relevant rows. However, where it is not possible to segregate the details of the different taxes paid on the purchases, the same may be included and shown in the details of purchases.
- (d) In Part A-QD, the quantitative details may be furnished only in respect of principal items.

16. SCHEDULES

(a) Schedule- BA:

In this schedule, please quote the MICR code of the bank if you desire to receive the refund through electronic clearing system (ECS). However, it may not be possible to issue the refund in all cases through ECS since the ECS facility is not available across the country.

(b) Schedule-HP.-

If there are three or less than three house properties, fill out the details for each properties in this Schedule. If there are more than three house properties, the details of remaining properties be filled in a separate sheet in the format of this Schedule and attach this sheet with this return. The results of all the properties have to be filled in last row of this Schedule. Following points also need to be clarified,-

- (i) Annual letable value means the amount for which the house property may reasonably be expected to let from year to year, on a notional basis: Deduction for taxes paid to local authority shall be available only if the property is in the occupation of a tenant, and such taxes are borne by the assessee and not by the tenant and have actually been paid during the year.
- (ii) Deduction is available for unrealized rent in the case of a let-out property. If such a deduction has been taken in an earlier assessment year, and such unrealized rent is actually received in the assessment year in question, the unrealized rent so received is to be shown in item 4a of this Schedule.
- (iii) Item 4b of this Schedule relates to enhancement of rent with retrospective effect. Here mention back years' extra rent received thereon, and claim deduction @ 30% of such arrear rent received.

(c)Schedule-BP,-

- The computation in this schedule has to be started on the basis of profit before tax as shown in item 43 of Part-A-P&L.
- (ii) In case any item of addition or deduction not covered by the items mentioned in this schedule be filled in residual items 21 and 26 of this schedule.
- (iii) In case accounts of business or profession are not maintained, the profit as entered into by you in item 50d of Part A-P&L.
- (iv) In case, agricultural income to be excluded on the basis of rule 7A, 7B or 7C (in business of growing and manufacturing tea, coffee etc), it shall not be included in the item 5c of this schedule.
- (v) In A-37, net profit or loss from business or profession is to be computed, only in special cases, e.g. business of growing and manufacturing tea, coffee, etc., where rules 7A, 7B or 7C is applicable otherwise, the figure of profit/loss as computed is A-36 may be entered.
- (vi) Item C of this schedule computes the total of profit or loss from business or profession (other than speculative business and profit or loss from speculative business) (item A37 + item B41). Please note that if balance in item B41 in respect of speculative business is a loss, same shall not be set-off against profit from non-speculative business. In such situation, only the figures of item A37 be entered in item C.

(e) Schedule-DPM, Schedule DOA, Schedule DEP and Schedule DCG

For sake of convenience, computation of depreciation allowable under the Incometax Act [other than in case of an undertaking generating electricity which may at its option claim deprecation on straight line method under section 32(1)(i)], has been divided into two parts i.e. in schedules DPM (depreciation on plant and machinery)and DOA (depreciation on other assets). The summery of depreciation as per these schedules has to be shown in schedule DEP. Deemed short term capital gain, if any as computed in schedule DPM and DOA has to be entered into schedule DCG.

(f) **Schedule ESR**: Deduction under section 35 (expenditure on scientific research):

In column (2) of this schedule, please furnish the details of deduction to which you are entitled under provisions of this section. In column (1), please enter the amounts of expenses of the nature covered by section 35 which are, if, debited to profit and loss account. Please note that no deduction for depreciation is available in respect of capital asset for which deduction under section 35(1)(iv) has been claimed.

(f) Schedule-CG,-

- If more than one short-term capital asset has been transferred, make the combined computation for all the assets. Similarly, make the combined computation for all the assets if more than one long-term capital asset has been transferred.
- (ii) For computing long-term capital gain, cost of acquisition and cost of improvement may be indexed, if required, on the basis of following cost inflation index notified by the Central Government for this purpose.

Sl.No.	Financial Year	Cost Inflation Index	Sl.No.	Financial Year	Cost Inflation Index
1.	1981-82	100	15.	1995-96	281
2.	1982-83	109	16.	1996-97	305
3.	1983-84	116	17.	1997-98	331
4.	1984-85	125	18.	1998-99	351
5.	1985-86	133	19.	1999-00	389
6.	1986-87	140	20.	2000-01	406
7.	1987-88	150	21.	2001-02	426
8.	1988-89	161	22.	2002-03	447
9.	1989-90	172	23.	2003-04	463
10.	1990-91	182	24.	2004-05	480
11.	1991-92	199	25.	2005-06	497
12.	1992-93	223	26.	2006-07	519
13.	1993-94	244	27.	2007-08	551
14.	1994-95	259	28.	2008-09	582

- (iii) Sections 54/54B/54D/54EC/ 54F/54G/54GA mentioned in this schedule provides exemption on capital gains subject to fulfillment of certain conditions. Exemption under some of these sections is available only in respect of longterm capital gains. Therefore, please ensure that you are claiming the benefit of any of these sections correctly in accordance with the provisions of law.
- (iv) Item C of this Schedule computes the total of short-term capital gain and long-term capital gain (item A6 + item B6). Please note that if balance in item B6 in respect of long-term capital gain is a loss, same shall not be set-off against short-term capital gain. In such situation, the figure of item B6 would be entered as 0 and then the figures of item A6 be added in item C.

(g) Schedule-OS,-

- (a) Against item 1a and 1b, enter the details of gross income by way of dividend and interest which is not exempt
- (b) Against item 1c, indicate the gross income from machinery, plant or furniture let on hire and also such income from building where its letting is inseparable from the letting of the said machinery, plant or furniture, if it is not chargeable to income-tax under the head "Profits and gains of business or profession".
- (c) Income from owning and maintaining race horses is to be computed separately as loss from owning and maintaining race horses cannot be adjusted against income from any other source, and can only be carried forward for set off against similar income in subsequent years.
- (d) Winnings from lotteries, crossword puzzles, races, etc., are subject to special rates of tax; hence a separate item is provided and the income from these can not be adjusted against the losses arising under the head Income from other sources.
- (e) Item 5 of this Schedule computes the total income chargeable under the head "Income from other sources" (item 1g + item 2 + item 3 + item 4c). If balance in item 4c from owning and maintaining race horses is a loss, please enter 0 and enter the total of item 3 in item 5 only.

(h) Schedule-CYLA,-

- (i) Mention only positive incomes of the current year in column 1, headwise, in the relevant rows.
- (ii) Mention total current year's loss(es), if any, from house property, business or profession and other sources (other than losses from race horses) in the first row against the heading loss to be adjusted under the respective head.. These losses are to be set off against income under other heads in accordance with the provisions of section 71. The amount set off against the income of respective heads has to be entered into in columns 2, 3 and 4, in the relevant rows.
- (iii) Mention the end-result of the above inter-head set-off(s) in column 5, headwise, in relevant rows.
- (iv) Total of loss set off out of columns 2, 3 and 4 have to be entered into row vii.
- (v) The losses remaining for set off have to be entered in row viii.

(i) Schedule-BFLA,-

- Mention only positive incomes of the current year (after set-off of loss in Schedule-CYLA in column 1, headwise in relevant rows.
- (ii) The amount of brought forward losses which may be set off are to be entered in column 2 in respective rows
- (iii) The end result of the set off will be entered in column 3 in respective heads. The total of column 3 shall be entered in row viii which shall give the amount of **gross total income**.
- (iv) The total amount of brought forward losses set off during the year shall be entered in column 2 of row vii.

(j) Schedule-CFL-

- In this Schedule, the summary of losses carried from earlier years, set off during the year and to be carried forward for set off against income of future years is to be entered.
- (ii) The losses under the head "house property", 'profit and gains of business or profession" short term capital loss and long term capital loss, losses from other sources (other than losses from race horses) are allowed to be carried forward for 8 years. However, loss from owning and maintaining race horses can be carried forward only for 4 assessment years.

(k) Schedule-10A,-

- If there are more than one undertaking entitled for deduction under this section, please enter the details of deduction for each undertaking separately.
- i) The amount of deduction under this section for an undertaking shall be as per item 17 of Form No.56F being the report of audit under section 10A.

(1) Schedule-10AA,-

If there are more than one undertaking entitled for deduction under this section, please enter the details of deduction for each undertaking separately.

(m) Schedule-10B,-

- If there are more than one undertaking entitled for deduction under this section, please enter the details of deduction for each undertaking separately.
- (ii) The amount of deduction under this section for an undertaking shall be as per item 17 of Form No.56G being the report of audit under section 10B.

(n) Schedule-10BA,-

- If there are more than one undertaking entitled for deduction under this section, please enter the details of deduction for each undertaking separately.
- (ii) The amount of deduction under this section for an undertaking shall be as per item 15 of Form No.56H being the report of audit under section 10BA.

(o) Schedule-80G,-

- In this Schedule, the details of donation given by you which are entitled for deduction under section 80G have to be filled.
- (ii) In Part-A of this Schedule, the details of donations which are entitled for 100% deduction are to be filled in. Section 80G(1)(i) read with section 80G(2) contains the list of funds/ institutions donations to which are eligible for 100% deduction in hands of the donar.
- (iii) In Pat-B of this Schedule, the details of donations which are entitled for 50% deduction are to be filled in where such donations have been given to the funds/ institutions which are not required to be approved by an authority for this purpose. Section 80G(1)(i) read with section 80G(2) also contains the list of such funds/ institutions.
- (iv) In Part-C of this Schedule, the details of donations to the funds/ institutions which are approved by the Commissioner of Income-tax for this purpose.
- (v) It may kindly be noted that where the aggregate donations referred to in Part-C and donations referred to in sub-clauses (v), (vi), (via) and (vii) of clause (a) and in clauses (b) and (c)of section 80G(2) exceeds 10% of total income (before deduction under other provisions of Chapter VI-A), than the excess amount shall be ignored for purpose of computing deduct ion under section 80G.

(p) Schedule-80IA, Schedule-80IB, Schedule-80IC and Schedule-80-IE:

- If there are more than one undertaking entitled for deduction under any of these sections, please enter the
 details of deduction in relevant schedule for each undertaking separately.
- (ii) The amount of deduction for an undertaking shall be as per item 30 of Form No.10CCB being the report of audit under sections 80-IA/ 80-IB/ 80-IC and 80-IE.

(q) Schedule-VIA,-

- (i) The total of the deductions allowable is limited to the amount of gross total income. For details of deductions allowable, the provisions of the Chapter VI-A may kindly be referred to.
- (ii) For deductions under sections 80-IA, 80-IB, 80-IC and 80-IE the amount as shown in Schedules 80-IA, 80-IB and 80-IC be filled. The amount of deduction to be claimed under section 80-ID may be shown in this Schedule itself.
- (iii) Details of other deductions which are available are as under:-
 - (A) Section 80G (Deduction in respect of donations to certain funds, charitable institutions, etc.)
 - (B) Section 80GGA (Deduction in respect of certain donations for scientific research or rural development)
 - (C) Section 80GGC (Deduction in respect of contributions given by any person to political parties)

- (D) Section 80JJA (Deduction in respect and gains from business of collecting and processing of biodegradable waste)
- (E) Section 80LA (Deduction in respect of certain incomes of Offshore Banking Units and International Financial services Centre).
- (r) Schedule-S I.- Mention the income included in total income which is chargeable to tax at special rates. The codes for relevant section and special rate of taxes are given in Instruction No.9(iii).
- (s) Schedule-EI. Furnish the details of income like agriculture income, interest, dividend, etc. which is exempt from tax.
- (t) Schedule MAT: Compute the book profit under section 115JB. The tax liability under said section shall be 10 per cent of the book profit so computed. The computation should be based on profit and loss account laid at annual general meeting in accordance with the provisions of section 210 of the Companies Act,1956. Further, the computation in this Schedule be based on Form 29B. However, Form 29B is not to be attached with the return.
- (u) Schedule MATC: Credit for MAT paid in assessment year 2006-07, 2007-2008 and 2008-09, in excess of the normal tax liability, is allowed to be set off against the normal tax liability of assessment year 2009-2010. However, the credit is restricted to the extent of the normal tax liability for assessment year 2009-2010 exceeds the MAT liability for that year.
- (v) Schedule DDT: The principal officer of the company is liable to pay the tax on distributed profits to the credit of the Central Government within 14 days from the date of declaration of any dividend or distribution of any dividend or payment of any dividend, whichever is earliest. Please note that simple interest is chargeable under section 115P at the rate of 1% of delay for every month or part thereof in payment of the tax on distributed profits to the credit of the Central Government.
- (w) Schedule-FBI: The information in this Schedule shall enable computation of the value of fringe benefits in a case where the assessee is having business operation outside India also. Please note that even if there were no employees or business operation outside India, the details of total number of employees based in India have to be filled in row 3a of this Schedule.

(x) Schedule-FB:

- (i) This Schedule has been structured so as to compute the value of fringe benefits in a Tabular form.
- (ii) In column i, the nature of fringe benefits as provided in section 115WB in relation to which value of fringe benefits under section 115WC is to be computed has been provided.
- (iii) (a) In column ii, the amount/ value of items mentioned in column i have to be filled in.
 - (b) As mentioned in item 21 of the said Schedule, if there is no employee based outside India, the value of fringe benefits to be filled in column ii shall be same as recorded in the books of account in India.
 - (c) Further, as mentioned in item 22 of the said Schedule, if there are employees based outside India and separate books of account for Indian and foreign operations are maintained, the value of fringe benefits to be filled in column ii shall be same as recorded in the books of account in India.
 - (d) Also as mentioned in item 23 of the said schedule, if there are employees based outside India and separate books of account for Indian and foreign operations are not maintained, the value of fringe benefits to be filled in column ii shall be as per global books of account and thereafter the value of fringe benefits to be taxed in India shall be computed on proportionate basis as explained in said item 23.
 - (e) If accounts have been maintained separately for each business, column ii be filled on the basis of consolidated figures of all the businesses.
- (iv) Where the books of account are auditable under section 44AB, the value in column ii should broadly match with the value shown in the audit report under said section.
- (v) In item 4, any expenditure on or payment for food and beverages provided by the employer to his employees in office or factory or any payment through non-transferable paid vouchers usable only at eating joints or outlets shall not be included in column ii.
- (vi) In item 7, any expenditure incurred for fulfilling any statutory obligation or mitigating occupational hazards, as referred to in Explanation to clause (E) of sub-section (2) of section 115WB shall not be included in column (ii).
- (vii) Column iii provides the percentage at which value of fringe benefits as provided in section 115WC on the basis of amount entered in column ii has to be computed.
- (viii) The value of fringe benefit for each item to be entered in column iv shall be equal to the amount filled in column ii as multiplied by the percentage shown in column iii and as divided by 100.
- (y) Schedule-IT,- In this Schedule, fill the details of payment of advance income-tax and income-tax on self-assessment. The details of BSR Code of the bank branch (7 digits), date of deposit, challan serial no., and amount paid should be filled out from the acknowledgement counterfoil.
- (z) Schedules-TDS2- In this Schedule fill the details of tax deducted on the basis of TDS certificates (Form 16 or Form No.16A) issued by the deductor(s). Details of each certificate are to be filled separately in the rows. In case rows provided in these Schedules are not sufficient, please attach a table in same format. It may please be noted that the TDS certificates are not to be annexed with the Return Form. In order to enable the Income Tax Department to provide accurate, quicker and full credit for taxes deducted at source, the taxpayer must ensure to quote the Unique Transaction Number (UTN) in respect of every TDS transaction. In general the UTN would be printed on the TDS certificate issued by the deductor. However, in case it is not available on the certificate, the taxpayer should separately obtain the UTN either from the deductor or from the website of National Securities Depository Limited (NSDL) at http://www.tin-nsdl.com.

- (aa) Schedule TCS,- In this Schedule, fill the details of tax collected at source on the basis of TCS certificates (Form No. 26) issued by the Collector. In case rows provided in these Schedules are not sufficient, please attach a table in same format. It may please be noted that the TDS certificates are not to be annexed with the Return Form. In order to enable the Income Tax Department to provide accurate, quicker and full credit for taxes collected at source, the taxpayer must ensure to quote the Unique Transaction Number (UTN) in respect of every TCS transaction. In general the UTN would be printed on the TCS certificate issued by the collector. However, in case it is not available on the certificate, the taxpayer should separately obtain the UTN either from the collector or from the website of National Securities Depository Limited (NSDL) at http://www.tin-nsdl.com.
- (bb) Schedule-FBT,- In this Schedule, fill the details of payment of fringe benefit tax by way of advance tax and on self-assessment. The details of BSR Code of the bank branch (7 digits), date of deposit, challan serial no., and amount paid should be filled out from the acknowledgement counterfoil
- (cc) Schedule-DDTP: In this Schedule, fill the details of payment of dividend distribution tax. The details of BSR Code of the bank branch (7 digits), date of deposit, challan serial no., and amount paid should be filled out from the acknowledgement counterfoil

17. PART B-TI-COMPUTATION OF TOTAL INCOME

- In this part the summary of income computed under various heads and as set off in Schedule CFLA and Schedule BFLA is to be entered.
- (ii) Every entry which have to be filled on basis of Schedules have been crossed referenced and hence doesn't need any further clarification.

18. PART B-TI-COMPUTATION OF TAX LIABILITY ON TOTAL INCOME

- (a) in item 1a , fill the details of gross tax liability to be computed at the applicable rate. The tax liability has to be computed at the rates given as under:-
 - (A) In case of a domestic company, @ 30% of the total income;
 - (B) In a case of a company other than a domestic company
 - @ 50% of on so much of the total income as consist of (a) royalties received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 31st day of March, 1961 but before the 1st day of April, 1976; or (b) fees for rendering technical services received from Government or an Indian concern in pursuance of an agreement made by it with the Government or the Indian concern after the 29th day of February, 1964 but before the 1st day of April, 1976, and where such agreement has, in either case, been approved by the Central Government;
 - @ 30% of the balance
- (b) In item 8, fill the details of surcharge computed @ 10% of tax in case of a domestic company and @ two and a half per cent of the tax arrived upon in item 7.
- (c) In item No. 9, calculate the education cess including secondary and higher education cess at the rate of three per cent of [item No.7 + item No. 8]

19. PART C-FB-COMPUTATION OF VALUE OF FRINGE BENEFITS AND TAX THEREON

- (i) Quarter wise break-up of fringe benefits is required to be given in items 1 to 4, so as to facilitate computation of interest in item 12 for default in paying the quarterly instalments of advance fringe benefits tax.
- (ii) In item 5, fill the details of fringe benefits as computed in item 20(d) of Schedule 17. The amount in item 5 must necessarily be equal to the total of the amounts in items 1 to 4.
- (iii) In item 6, compute the fringe benefit tax payable on the value of fringe benefits for the previous year, i.e., on the amount in item 5.
- (iv) In item 7, compute the surcharge as prescribed by the law on the fringe benefit tax as computed in item 6. In case of a domestic company the rate of surcharge is 10 per cent whereas in case of a company other than a domestic company the rate of surcharge is two and one-half per cent.
- (v) In item 8, compute the education cess including secondary and higher education cess as prescribed by the law on the fringe benefit tax and surcharge thereon. The rate of education cess is 3 per cent.
- (vi) In item 12, compute the interest under section 115WJ(3) for default in payment of advance fringe benefit tax.
- (vii) In item 13, compute the interest under section 115WK(1) for defaults in furnishing return of fringe benefits.

20. VERIFICATION

- (a) In case the return is to be furnished electronically under digital signature, please fill up the required information in the Verification. Strike out whatever is not applicable. Please ensure that the verification has been signed before furnishing the return. Write the designation of the person signing the return.
- (b) In case the return is to be furnished electronically in the manner mentioned in instruction no. 5(iii), please fill verification form (Form ITR-V).
- (c) Please note that any person making a false statement in the return or the accompanying schedules shall be liable to be prosecuted under section 277 of the Income-tax Act, 1961 and on conviction be punishable under that section with rigorous imprisonment and with fine.