

**F.Y. 2023-24**  
**A.Y. 2024-25**

 **NJP**  
Advisors Private Limited



# COMPLIANCE

## HANDBOOK



### SALIENT FEATURES

- Income Tax
- Goods & Services Tax
- Benami Transaction
- 15CA/CB
- Companies Act
- LLP
- Other Compliances
- Incentive Subsidy

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# COMPLIANCE HANDBOOK

F.Y. 2023-24

A.Y. 2024-25

*ACT with Excellence & Integrity*



## **PREFACE**

India is a land of laws. We have to comply with various Acts, Laws, Rules and Regulations in a normal course of business such as Income Tax, Companies Act 2013, The Benami Transactions (Prohibition) Amendment, 2016, Limited Liability Partnership Regulations, Partnership Act, Goods & Service Tax (GST), XBRL etc. This book also covers latest amendments of TDS, GST, ROC etc.

While carrying out day to day business operations, it is difficult to refer different books for various laws, which makes compliance more complicated. Hence, there is a need to have all important rules and regulations at one place, in easily readable form. This booklet aims to provide practical aid to the compliance challenges faced by professionals in practice and industry and summarizes all important provisions of various laws by using different charts, schedules, tables and useful notes. A Separate section is added to detail relief in subsidy provided by Government. The booklet is updated with latest amendments in Income-Tax Act and GST law.

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We hope that this booklet will be useful to our valuable readers, also we solicit and appreciate your views, suggestions and feedbacks for improvement of future editions.

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***“ CHANGE WITH THE TIMES.....***

***The early bird will benefit the most, the ones who don't will be left out.”***

***~Haresh Sippy***

***Taxes should be collected the way a honey bee collects the honey from the flower. The flower is willing to give up its sweetness, but the bee also takes care that only a little is taken without hurting the flower.***

***- Chanakya***

# 1. INCOME TAX

## 1.1 Tax Rates:

### 1.1.1 For Individuals & HUF

Income Rs. In Lacs	<sup>^</sup> Tax Rate** New Regime Note : 1
Upto 3	NIL
3 - 6	5%
6 - 9	10%
9 - 12	15%
12 - 15	20%
Above 15	30%

Income Rs. In Lacs	Tax Rate* Old Regime	Old Regime
Upto 2.5	NIL	<b>Sr. Citizen (60-80 Yrs.)</b> No Tax upto 3,00,000
2.5 - 5	5%	
5 to 10	20%	<b>Super Sr. Citizen (80+)</b> No Tax upto 5,00,000
Above 10	30%	

\* Rebate (Sec. 87 A) to Resident Individual having income less than Rs. 5,00,000 of Actual Tax or Rs. 12,500, whichever is less.

\*\*Rebate (Sec. 87 A) to Resident Individual having income less than Rs. 7,00,000 of Actual Tax or Rs.25,000, whichever is less.

Note 1: Standard deduction of Rs. 50,000 is allowed to all salaried employees in New Tax Regime in addition to old Regime.

#### <sup>^</sup>Conditions for New Regime

1. Can't claim any deduction of chapter –VI and deduction under salary other than standard deduction of 50,000 . No set off of Brought Forward Loss or Unabsorbed Depreciation or deduction for Additional Depreciation, No deduction or exemption u/s 10 /10AA /24(b)/ 32AD /33AB /33ABA /35AD /35CCC.

2. Individual or the HUF with business Income can exercise option only once for a previous year and Individual or HUF without business Income can exercise and change the option every year.

### Surcharge

Income Slab	Surcharge in case of all incomes other than Income u/s 111A or 112A	Surcharge in case of income under u/s 111A or 112A
0-50 L	0%	0%
50 L to 1 Cr	10%	10%
1 - 2 Cr	15%	15%
Above 2 Cr	25%	15%

**Cess:** Health and Education Cess of 4% on Tax including Surcharge

Tax Regime	Income	Deductions	Tax
Old	7.50 Lacs	2.35 Lacs (50K Standard Deduction under Salary, 1.5L under 80C, 25K under 80D, 10K under 80TTA)	16,120
New	7.50 Lacs	50K Standard Deduction under Salary	Nil
Old	12 Lacs	2.35 Lacs (50K Standard Deduction under Salary, 1.5L under 80C, 25K under 80D, 10K under 80TTA)	99,320
New	12 Lacs	50K Standard Deduction under Salary	85,800
Old	15 Lacs	2.35 Lacs (50K Standard Deduction under Salary, 1.5L under 80C, 25K under 80D, 10K under 80TTA)	1,99,680
New	15 Lacs	50K Standard Deduction under Salary	1,45,600

### 1.1.2 For Co-Operative Societies:

OPTION 1: (Old Income Tax Slab)			OPTION 2: (New Tax Regime)
A.Y.	Amount	Rate of Tax* (Exclusive of Cess)	Resident Co-operative Society who has option to choose a reduced rate of tax @ 22%** under section 115BAD shall not be allowed to avail certain specified exemptions/deductions.
2023-24	Up to ₹ 10,000	10%	
& 2024-25	From ₹ 10,001 to ₹ 20,000	20%	
	More than ₹ 20,000	30%	

New Manufacturing Co-Operative society set up on or after 1/4/23, which commences Manufacturing or production on or before 31/3/24 eligible for lower rate of 15% for AY 2024-25 onwards, Surcharge 10% u/s 115BAE

\*Exclusive of Health and Education Cess @ 4% and surcharge 7% whose total income Between 1 cr. – 10 Cr., 12% if total income is exceed 10 Cr

\*\* Exclusive of Health and Education Cess @ 4%and surcharge @ 10%

#### # Alternate Minimum Tax (AMT):

AMT payable by co-operative societies, which is at the rate of 18.5% reduced to 15%.

### 1.1.3 For AOP and BOI:

Shares of Members are Determinate			Shares of Members are Indeterminate	
Member is an Individual / HUF	Member is a Company		Member is an Individual/ HUF	Member is a Company
If no member has income above Basic exemption limit, tax as per slab rate in 1.1.1	If any member has income above Basic Exemption limit, tax at MMR of 39%	If income of any member taxed at rate higher than MMR (e.g. Foreign Companies), tax on such portion at such higher rate	Tax on total income at MMR of 39%	If Income is taxable at rate higher than MMR, taxed at such higher rate

### 1.1.4 For other Assesseees

Other Assesseees	Income Tax Rate	MAT Rate
Domestic Companies	30% #	15 %*
Foreign Companies	40%	15 %*
Firms/ LLP/ Local Autho.	30%	Note-1

\* Plus Surcharge & Cess as applicable.

# Tax would be levied @25% + 4% Cess + Surcharge at applicable rates, if gross receipt of the company < Rs.400 Crore in the previous year

Note: The domestic companies can alternatively choose to pay tax under the following reduced rates

Section	Tax Rate	Surcharge	Health and Education Cess
115BAA(Domestic Co.)	22%	10%	4%
115BAB(Manufacturing Co.)	15%	10%	4%

• Certain exemptions and deductions + provisions of MAT (Minimum Alternate Tax) will not be applicable in case of these reduced rates

#### Note-1:

1. Minimum Alternate Tax (MAT) is applicable to all persons (other than companies) claiming profit linked deductions under chapter VI-A (80-H to 80RRB excluding 80P) and section 10AA, provided the adjusted income exceeds Rs. 20 Lacs
2. Marginal Relief is available in case income exceeds Rs. 1 Crore or Rs. 10 Crore, as the case may be, to the extent marginal tax exceeds marginal income.

#### Applicability of Surcharge & Education Cess:

Particulars	Applicable to Companies		A.Y.	
			2022-23 / 2023-24	
Surcharge	Total Income	< ₹ 1 cr	All	NIL
		₹ 1 cr to ₹ 10 cr	Domestic	7%
	Foreign		2%	
	> ₹ 10 cr	Domestic	12%	
Foreign		5%		
Health & Education Cess @4%				

### 1.1.5 Taxability from transfer of Virtual Digital Assets (Section 115BBH):

Particular	Tax rate	Conditions
Income from transfer of virtual digital asset	30%	- No Expense Deductible except Cost of Acquisition
		- No Set off of loss against any other income.
		- Carry Forward of loss not allowed.

### 1.2 Advance Tax:

Due Date	Company / Other than Company
15th June	Up to 15%
15th Sep.	Up to 45%
15th Dec.	Up to 75%
15th Mar.	100%

#### Notes:

- Advance Tax is not Applicable if Liability to pay Advance Tax is upto ₹ 10,000.
- An assessee who gets his books audited u/s 44 AD / ADA is required to pay advance tax of the whole amount in one instalment on or before 15th March of the financial year.
- Sr. Citizen who does not have Income from Business and Profession is not required to pay Advance Tax.
- Advance tax liability in respect of dividend income to be computed after declaration or payment of dividend whichever is earlier.
- Advance tax will be calculated after deduction of TDS deducted.

### 1.3 Residential Status

#### Residential Status

Particulars	A.Y. 2022-2023 / A.Y. 2023-2024
Indian Citizen living in India	≥ 182 days in a year OR ≥ 60 days in a year AND 365+ days in 4 years
Foreign or Indian Citizen comes on visit to India (NRI/ PIO)	≥ 182 Days in a year OR ≥ 120 Days in a year if total income other than foreign sources income exceeds ₹ 15 lacs in P.Y. otherwise ≥ 182 Days.

#### Not Ordinary Residential

Particulars	A.Y. 2022-2023 / A.Y. 2023-2024
Individual/HUF	Non Resident in India in 7 out of 10 P.PY.
NRI	≥120 days & <182 days, along with ≥365 days in 4 P.Y. then RBNOR or else ROR.

NRI = Non-Resident Indian  
PIO = Person of Indian Origin

ROR = Resident and Ordinary Resident  
RBNOR = Resident But Not Ordinary Resident

An Individual being a citizen of India, shall be deemed to be resident in India any previous year, if he is not liable to tax in any other country or territory by reason of his domicile or residence or any other criteria of similar nature, only if his total income other than foreign sources income exceeds > 15Lacs in P.Y.

### 1.4 House Property :

Particulars	A.Y. 2020-21 onwards
Exemption on 2nd Self-Occupied House from Notional Rental Value	Income Tax on 2nd Self-Occupied property will be exempt. Hence, Notional Rental Value of Two Self Occupied House Properties are NIL

## 1.5 Cost Inflation Index:

Financial Year	Index	Financial Year	Index	Financial Year	Index
2001-02	100	2009-10	148	2017-18	272
2002-03	105	2010-11	167	2018-19	280
2003-04	109	2011-12	184	2019-20	289
2004-05	113	2012-13	200	2020-21	301
2005-06	117	2013-14	220	2021-22	317
2006-07	122	2014-15	240	2022-23	331
2007-08	129	2015-16	254	2023-24	348
2008-09	137	2016-17	264	-	-

## 1.6 Capital Gain Rates:

Particulars	Capital Gain Tax Rates	
	Short-term	Long-term
Sale transaction of equity share / unit of an equity oriented fund which are covered under STT	15%	10%* (Exceeds of 1,00,000)
Sale Transaction Other Than Above mentioned:		
Individuals (Resident & Non Resident)	Progressive Slab Rates	20% with indexation or 10% without Indexation for units/ Zero Coupon bonds w.e. is beneficial to the assessee
Firms including LLP (Resident & Non Residents)	30%	
Domestic Companies	30%	
Other Foreign Companies	40%	
Local Authority	30%	
Co-Operative Society	Progressive Slab Rates	

### Notes:

Asset	Short Term Asset	Long Term Asset
Listed Shares of Co.	<=12 Months	>12 Months
Unlisted Shares of Co.	<=24 Months	>24 Months
Immovable Property (being land or building or both) (on or after 1.4.17)	<=24 Months	>24 Months
Equity Mutual Fund	<=12 Months	>12 Months
Specified Mutual Fund**	Always Short Term	-
Other Mutual Fund	<=36 Months	>36 Months

Note 1: Gain on sale of Market Linked Debenture is treated as a short term capital gain irrespective of the period of holding

Note 2: The securities transaction tax (STT) on selling options has been increased to 0.062% from 0.05%

Note 3: Cost of Acquisition (asset acquired before 01.04.2001)

Fair Market Value as on 1-4-2001 or Actual cost at the option of assessee subject to Fair Market value shall not exceeds Stamp Value as on 1-4-2001.

\*The Cost of acquisition of shares/MF purchase before 31/01/2018 would be:-

Step- 1 Lower of :

- a. Sales consideration
- b.FMV on 31/01/2018

Step- 2 Higher of:

- a.Step-1
- b.Actual cost of acquisition

\*\* Specified Mutual Fund

Any Mutual Fund which does not invest more than 35% in shares of domestic companies

Note 4: Tax Exemption on ULIP Proceeds capped

- For ULIPs taken on or after 1st February, 2021, the maturity proceeds of policies with an annual premium of more than Rs. 2.5 lakh will be taxable on par with equity linked mutual fund schemes. . The amount paid to nominee will continue to be tax free.
- For LIC other than ULIPs taken on or after 1st April 2023 having premium or aggregate of premium above Rs. 5,00,000 in a year will be taxable on the maturity under the head “ Income from other Sources”.

## 1.7 Capital Gain – Exemption:

Sec.	Assets Sold	Assets Purchased	Time Limit	Amount of Exemption
54. Indi. / HUF	Residential House Property	One (1) Residential House Property Two (2) Residential House Properties*	Purchase 1 year before or 2 years after sale Construction Completed within 3 years from sale	Actual amount invested in new asset, capital gain or 10 Cr. whichever is less
54F. Indi./ HUF	Long Term Asset (other than Residential property)	Residential House Property	Purchase 2 year after the sale Construction Completed within 3 years from Sale	$\frac{\text{Capital gain} \times \text{Investment in New Asset}}{\text{Net Sale Consideration}}$ or 10 Cr. w.e.I.
54B. Indi./ HUF	Agriculture Land#	Agriculture Land#	Purchased within 2 years of sale	Investment in agriculture land or capital gain, whichever is less
54EC Any Asses ses	Long Term Capital Asset	NHAI or REC or any bond redeemable after 5 years which has been notified by Govt.	Invested within 6 months of sale	Max. Investment in the year of transfer of original asset and in subsequent financial year should not exceed ₹ 50 Lacs

\* 1. This option can be exercised only once in lifetime.

2. This option can be exercised only if Long term capital gain is upto ` 2 Cr.

^ Scenerios (54F)

Sr. No	Sales Consideration	Capital Gain	Investment	Exemption
1	15 Cr	6 Cr	13 Cr	4 Cr (6*10/15)
2	15 Cr	6 Cr	8 Cr	3.2 Cr (6*8/15)
3	25 Cr	12 Cr	15 Cr	4.5 Cr (12*10/25)

# Agricultural land (Urban):

- (a) If a land situated within the jurisdiction of a municipality which has a population is upto 10,000 ; or  
 (b) If situated outside the limits of municipality

land situated at a distance	Population
<=2 kms	>10,000 upto 1,00,000
> 2 kms but <=6 kms	>1,00,000 upto 10,00,000
>6kms but <=8kms	>10,00,000

1.8 Interest Rates under Income Tax:

Description	Sec.	Period	Rate (per month or part of it)
<b>(A) Income Tax Return</b>			
Delay in submission	234A	From Due Date to Date of submission of return	1%
Non-submission	234A	From Due Date to Date of completion of assessment u/s. 144/147	1%
<b>(B) Advance Tax</b>			
Failure to pay 90% of assessed tax	234B	From 1st April of A.Y. to completion of assessment	1%
Deferring Advance tax	234C	From Due Date to Due date of next instalment	1%
<b>(C) TDS</b>			
Failure to deduct	201(1A)	From required date for deduction to actual date of deduction	1%
Failure to deposit in time	201(1A)	From actual date of deduction to actual date of deposit	1.5%
<b>(D) TCS</b>			
Failure to collect tax	206C(7)	From required date for collection to the actual date of collection	1%

## 1.9 Deductions:

Section	Particulars	Amount	Persons Covered
80C	LIC*/NSC/PPF/ULIP/ ELSS MF/ Bank FDR (5 yrs)/ Home Loan Repayment/EPF/ School Fees/Sukanya Samridhi Scheme	1,50,000	Individual*/ HUF*
80CCC	Pension Fund		Individual
80CCD	Contribution to Pension Scheme***		Employed / Self employed
80CCD(1B)	National Pension Scheme***	50,000	Employed / Self employed
80D	Mediclaime (payment mode other than cash)	25,000**(Gen) & 50,000(Sr.Citizen)	Individual^/ HUF^
	Preventive Health Check-up	5,000	Individual / HUF
80E	Interest on Loan for Higher Education	Interest paid every year for 8 years	Individual
80G	Donation	100%/50% of donation or 10% of adjusted GTI w.e. is less (Note 1)	All
80GGB/ 80GGC	Contribution given to political parties	Any sum contributed In (Other than Cash)	Indian Companies/Any Person other than Local Authority & Artificial Judicial firm
80TTA	Interest on Deposits in Savings Account	10,000	Individual/HUF (Other than Senior Citizen)
80TTB	Interest from banks/post office (including FD Interest)	50,000	Senior Citizen Individual

### Notes:

- \* Deduction of LIC Premium paid is available to Individual only if it is paid for Individual himself, spouse, or any child of such individual and in case of HUF, any member thereof.
- ^ Deduction of Mediclaime paid is available to individual only if it is paid for Individual himself, spouse, dependent children of such individual or parents of such individual and in case of HUF, any member thereof. Only paid by cheque
- \*\* Additional deduction for any payment of Mediclaime for parents Rs. 25,000 (Rs. 50,000 if parents are senior citizen).
- \*\*\* Subject to maximum 10% of salary of Other than Government Employee and 14% for Government Employee.

### Note:-1

Donation made in cash amounting to Rs. 2,000 or more will not be allowed as a deduction

### 1.10.1 TDS Rate Chart:

TDS is applicable to any person, other than an individual/HUF subject to when the aggregate turnover does not exceeds ₹ 1 Cr. in the case of business or ₹ 50 L. in the case of Profession in the immediately preceding year.

Sec.	Nature Of Payment Description		Threshold Amount	Rate %
192B <sup>(1)</sup>	Salary (Other than Government Employee)		As per Normal Slab Rates after providing Deductions of Chapter VI A	
194A	Interest by bank/co op society/post office (Refer Note 2)		40,000	10%
	Interest by others		5,000	10%
194C	Payment to contractor (Include supply acc.to requirements of the manufacturer, even if raw material is supplied by associate enterprise of such customer) / sub-contractor/ Advertisement	Single Transaction	30,000	2%(if Ind./ HUF 1%)
		Aggregate During FY	1,00,000	
	Transporter owning ten or less than ten goods carriage with PAN	TDS not applicable		
194D	Insurance commission		15,000	5%
194H	Commission / brokerage		15,000	5%
194IB	Rent paid by an Individual/HUF Per Month or Part of the Month (if not subject to tax audit u/s. 44AB immediately preceding financial year)		50,000	5%
194I	RENT	Plant & Machinery, Equipment	2,40,000 (2)	2%
		Land & Build., Furniture & Fixture		10%
194J <sup>(4)</sup>	Professional fees		30,000	10%
	Royalties <sup>(3)</sup>		30,000	10%
	Technical Fees		30,000	2%
	Directors Remuneration.		Nil	10%
194IA	Purchase of Immovable Properties <sup>(5)</sup> (Other than agriculture land)		50,00,000	1%
194O	Sale done by the Participants through e-commerce platform (on gross amount)		-	1%
194N	Person who has filed the 3 return of immediate Preceding P.Y cash withdrawal aggregately during the P.Y.		> 1,00,00,000 <sup>(6)</sup>	2%
	Person who has not filed the 3 return of immediate Preceding P.Y		>20,00,000 & <1,00,00,000	2%
	Cash withdrawal aggregately during the P.Y.		>=1,00,00,000	5%
194R	Person providing benefit or perquisite to such resident arising from business or profession		>20,000	10%

Sec.	Nature Of Payment Description	Threshold Amount	Rate %
194S	Payment on transfer of Virtual Digital Asset	>50,000 for specified persons (7)	1%
		>10,000 for others	

- (1) TDS on payment of accumulated balance due to an employee in case of failure to furnish PAN TDS @ 20%
- (2) No TDS even if payment exceeds Rs. 2,40,000 provided landlord furnishes a self- declaration in prescribed Form. No. 15G/15H to the payer.
- (3) Including professional royalty which is in the nature of consideration for sale, distribution or exhibition of cinematographic film) @ 2%, if royalties payment made to NRI TDS @ 20%
- (4) If the payee is engaged only in the business of operation of call centre, then TDS is to be made 2%
- (5) a) TAN is not compulsory for deductions u/s 194IA.  
b) Rs. 50 Lakhs includes Purchase Price, Club Membership Fees, Car Parking Fees, Electricity and Water Facility Fees, Maintenance charges, or any other charges of similar nature which are incidental to transfer of the immovable property.
- (6) For Co-Operative society Threshold for deduction of TDS on withdraws cash from bank will be Rs.3,00,00,000
- (7) Specified persons means:-  
a) being an individual or a HUF, whose total turnover or gross receipts from business or profession dose not exceed 1 Cr. or 50 Lacs respectively during previous F.Y. in which such virtual digital asset is transferred.  
b) being an individual or a HUF, not having any income under the head "Profits and gains of business or profession"

**Note :**

1. If No PAN or invalid PAN, TDS rate is 20%. Declaration of Non Filing of TDS statement is mandatory in case of NIL TDS Returns.
2. TDS required to be deducted if Interest received by senior citizen from bank / co op society / post office exceed Rs. 50,000.

**1.10.2 TDS u/s. 194R**

Benefit / Perquisites Includes	Valuation of Benefit / Perquisites
<ul style="list-style-type: none"> <li>• Free Sample</li> <li>• incentive (Mobile, TV, Gold chain etc).</li> <li>• Free Tickets</li> <li>• Sponsors a trip for the recipient</li> </ul>	<ul style="list-style-type: none"> <li>• Based on FMV of B/P</li> <li>• If purchased -Purchase price</li> <li>• Manufactures -price charges to other</li> </ul>

### 1.10.3 TDS(Purchase) vs TCS (Sale)

Particulars	TCS on sale of Goods (Sec-206C(1H))	TDS on Purchase of Goods (sec-194Q)
Who is liable?	Seller of Goods	Buyer of Goods
Liability when	-T/o of previous FY in excess of Rs. 10 crore -Sale to a Customer in excess of Rs. 50 lacs in current FY	-T/o of previous FY in excess of Rs. 10 crore -Purchase from a Supplier in excess of Rs. 50 lacs in current FY
Rate	0.1% (1% if no PAN/Aadhar)	0.1% (5% if no PAN/Aadhar)
Point of taxation	On Receipt of Money	At the payment or credit, w.e.i. earlier
If both applicable	TCS not required	TDS required

### 1.10.4 Higher TDS/TCS for non-filer Income Tax Return:

Particulars	TDS Amount
Higher rate for TDS for the non-filers* of income-tax return: <ul style="list-style-type: none"> <li>• Not applicable for TDS u/s 192, 192A, 194B, 194BB, 194LBC or 194N</li> <li>• Condition: Aggregate of TDS and TCS for the same deductee is Rs. 50,000 or more in each of two P.Y.</li> </ul>	TDS at Higher of: (a) Twice the rate specified in Act or (b) Twice the rate or rates in force or (c) 5% If PAN is not available than higher of above or 20% as per sec. 206AA.

#### \*Non-Fillers:

Not filed the returns of income for both of 2 Assessment Years relevant to 2 previous years, immediately before the previous year in which tax is required to be deducted/collected and Time limit for filing tax return u/s. 139(1) expired for both these assessment years. Not include a non-resident who does not have a permanent establishment in India.

### 1.10.5 TDS credit for Income disclose in past year return

- The assessee can file an application with the AO in the prescribed form to claim credit of TDS deducted in subsequent year against income offered in earlier year.
- The application can be made within a period of 2 years from the end of financial year in which the tax is actually deducted.
- The rectification could be carried out within a period of 4 years from the end of the financial year in which such tax has been deducted.

### 1.11 TCS Rate Chart:

No.	Nature of Goods	Rate (%)
1.	Scrap, Alcoholic liquor for human Consumption	1%
2.	Tendu leaves	5%
3.	Forest Products incl. Timber but excl. Tendu leaves	2.5%
4.	Parking lot, Toll Plaza, Mining	2%
5.	Purchase of Motor Vehicle (If value > ₹ 10 Lacs)	1%
6	Sale of any goods of the value or aggregate of such (>50,00,000)	0.1%
7	Foreign Remittances (excluding education & medical expenses)	20%
	Overseas Tour Package	
	Any other case	

### 1.12 TDS Rates on Payment to NRI

Section	Nature of Payment	Tax Rate
192	Salary	As per Slab Rate
194EE	Payment in respect of Deposits under NSS	10 % <sup>\$</sup>
194LD	Interest on Rupee Dominated Bond / Municipal Debt Securities	5 %
195(e)	Interest on Loans given in foreign Currency to Indian Concern or Govt. of India	20 %
	Interest from Bank (NRO Saving or FD Account)	
	Interest from Others	
195(i)	Rent House Property or Other Rent	30 %
	Commission/Brokerage or any other income	

#### Capital Gains

Equity Oriented (STT Appli.)	Long Term Capital Gain (>12 months)	10% @
	Short Term Capital Gain (<12 months)	15 %
Other than Equity	Long Term Capital Gain (>36 months)#	20 %* 10 %**
	Short Term Capital Gain (<36 months)	30 % #

Note: Surcharge, Health and Education Cess as applicable

<sup>\$</sup> Reduction in TDS rate is only for the payment to resident and not for non-resident.

@ Refer page no. 7.

\* After providing Indexation.

\*\* Without any Indexation.

# For Land and Building, if held for more than 24 months than it will be Long term capital gain and if held for less than 24 months than it will Short term capital gain.

- If a person fails to deduct tax on payments made to Non-Residents and if such Non-Resident files ITR and pays tax on such income and has furnished certificate from accountant, the deductor shall not be held as Assessee in default.

### 1.13 Partners Remuneration u/s 40(b) Business & Profession:

Book Profit	Amount deductible
< 0 (Loss)	Maximum ₹ 1,50,000
0 - ₹ 3,00,000	₹ 1,50,000 or 90% of book profit, whichever is more
> ₹ 3,00,000	90% of 3,00,000 and 60% of balance book profit

#### Note:

If partnership firm is computing its business income on presumptive basis, salary and interest paid to its partners shall not be allowed as deduction from such presumptive income.

### 1.14 Tax Audit Requirements:

Sec.	Business		Profession	
	Audit NotRequired	Audit Required	Audit NotRequired	Audit Required
44AB*	Turnover is ≤ 1 Crore	Turnover is > 1 Crore	Gross Receipt is ≤ 50 Lacs	Gross Receipts is > 50 lacs
44AD / 44ADA#	Turnover is ≤ 2 crore or Turnover is > 2 Cr but ≤ 3 Cr.** AND Net profit is ≥ 8% of in case of Cash otherwise ≥ 6%	Profit is < 8% of turnover in case of Cash otherwise 6% & Total income exceeds taxable limit.	(i) Total gross receipt ≤ 50 Lacs or Total gross receipt is >50 Lacs but ≤ 75 Lacs** AND (ii) 50% of total gross receipts	(a) Gross receipt is < 50% and (b) Total Income exceeds taxable limit.
44AE	If <10 vehicles, (i) In case of heavy vehicle 1,000 per ton for the Month or part of month for each goods carriage.  (ii) In cases other than heavy vehicle, Rs. 7,500 P.M or part of month for each goods carriage.	10 or >10 vehicles	N.A.	N.A.

\* For small and medium enterprises, there is an increase the threshold limit for a person carrying on business from ₹ 1 Cr. to ₹ 10 Cr. in cases where,

- Aggregate of all receipts in cash during the P.Y. does not exceed 5% of such receipt; and
- Aggregate of all payments in cash during the P.Y. does not exceed 5% of such payment.

Note :- Receipts / Payments = Sales, turnover or gross receipts / Expenditure

\*\* Aggregate of amount received in cash during the P.Y. does not exceed 5% of Turnover or Gross Receipts

# If assessee declares profit on presumptive basis for any previous year but does not declare profit on presumptive basis for subsequent five years, he shall not be eligible to claim the benefit of presumptive taxation again for next five years subsequent to the year in which the profit has not been declared in accordance with Section 44AD and Sec. 44ADA is now applicable for professionals for Individual, HUF or Partnership Firm other than LLP. .

Sec. 44ADA is now applicable for professionals for Individual, HUF or Partnership Firm other than LLP. .

Note:

1. As per rule 114B, mandatory to quote PAN in invoice / bill case of purchase/ sale of any goods or services exceeding 2,00,000 Per transaction.
2. As per sec 40A(3), any payment for expense made in cash in a single day to a person of 10,000 (for transporter – ₹ 35,000) or more will not be allowed as a deduction. (Earlier the limit was ₹ 20,000)

### 1.15 Provisions Relating To Gift:

Where any sum of money is received without consideration, by an individual or a Hindu undivided family, the aggregate value of which exceeds fifty thousand rupees in previous year from any person or persons, the whole of the aggregate value of such sum is taxable.

No.	Gift received from is not considered as income
1	From any relative. Relative is defined to include following: a) spouse of the individual; b) brother or sister of the individual c) brother or sister of the spouse of the individual d) brother or sister of either of the parents of the individual; e) any lineal ascendant or descendant of the individual; f) any lineal ascendant/descendant of the spouse of the individual; g) spouse of the person referred above from (b) to (f)
2	On the occasion of the marriage of the individual; or
3	Under a Will or by way of inheritance; or
4	In contemplation of death of the payer; or
5	From any local authority; or
6	From any fund or foundation or university or other educational institution or hospital or other medical institution or any trust or institution referred to in clause (23C) of section 10; or
7	From any trust or institution registered under section 12AA

## Effect of Gift on total income of the recipient:

Recipient	Nature of Receipt	Taxable Amt.
Individual / HUF*	Any sum of money without consideration > ₹ 50,000	Entire Amount Received
	Immovable property without consideration > ₹ 50,000	Stamp Value
	Other property without consideration: FMV > ₹ 50,000	FMV
	Immovable/Other property FMV less consideration > ₹ 50,000	Excess Amount
Company / Firm**	Property being shares without consideration: FMV > ₹ 50,000	FMV
	Property being shares FMV less consideration > ₹ 50,000	Excess Amount

\* Excluding gifts received under any of the above 7 circumstances.

\*\* Excluding companies in which public is substantially interested.

## 1.16 Clubbing Provisions

Section	Specified person	Specified scenario	Income to be clubbed
60	Any Person	Transferring income without transferring asset either by way of an agreement or any other way,	Any income from such asset will be clubbed in the hands of the transferor
61	Any Person	Transferring asset on the condition that it can be revoked	Any income from such asset will be clubbed in the hands of the transferor
64(1A)	Minor Child	Any income arising or accruing to your minor child where child includes both step child and adopted child. The clubbing provisions apply even to minor married daughter	Income will be clubbed in the hands of higher earning parent.

Section	Specified person	Specified scenario	Income to be clubbed
64(1) (ii)	Spouse*	If your spouse receives any remuneration irrespective of its nomenclature such as Salary, commission, fees or any other form and by any mode i.e., cash or in kind from any concern in which you have substantial interest	Income shall be clubbed in the hands of the taxpayer or spouse, whose income is greater (before clubbing). Subject to exceptions
64(1) (iv)	Spouse*	Direct or indirect transfer of assets to your spouse by you for inadequate consideration	Income from out of such asset is clubbed in the hands of the transferor. Provided the asset is other than the house property. Subject to exceptions
64(1) (vi)	Daughter-in-law	Transfer of assets transferred directly or indirectly to your daughter in-law by you for inadequate consideration	Any income from such assets transferred is clubbed in the hands of the transferor
64(1) (vii)/ (viii)	Any person or association of person	Transferring any assets directly or directly for an inadequate consideration to any person or association of persons to benefit your daughter in-law/Spouse either immediately or on deferred basis	Income from such assets will be considered as your income and clubbed in your hands
64(2)	Hindu Undivided Family	In case, a member of HUF transfers his individual property to HUF for inadequate consideration or converts such property into HUF property	Income from such converted property shall be clubbed in the hands of individual

\* Income from reinvestment of clubbed income by a spouse is not clubbed in the hands of individual.

Note: If in the current year, the income of minor child is clubbed in the income of the father being higher income than his wife, for suppose in the next year if the income of mother increases than also income will be clubbed in the hands of father

## 1.17 E-Filing Of Returns and Updating Return:-

### (A) Compulsory E-Filing of Returns:

1.	An Individual or HUF whose total income in previous year exceeds basic exemption limit
2.	An Individual or HUF being resident having assets located outside India or signing authority outside India.
3.	A person claiming relief u/s 90 or 90A or deduction u/s 91 of the IT Act
4.	A person claiming refund in Income Tax Return.
5.	A person depositing more than ₹ 1 Crore in Current A/C in a year.
6.	A personspendingmorethan ₹ 2 Lakhs on Foreign Travel.
7.	A personspendingmorethan ₹ 1 Lakhs on Electricity Consumption.
8.	A person whose aggregate of TDS/TCS during the year is Rs 25000 or more (In the case of senior citizens increased limit of Rs 50,000 shall be applicable)
9.	A persons whose deposits in saving bank account is Rs 50 lakh or more during the previous year.
10.	A NRI persons who has income under capital gain from sale of shares or mutual fund

Note: No need to file Income Tax Return for senior citizen subject to following conditions:

- Senior Citizen above 75 year of age and having only income from Pension.
- Interest Income from the same bank in which receiving Pension Income.
- To furnish a declaration to the Bank.
- Bank to compute the income and deduct TDS after giving effect to the deduction allowable under Chapter VI-A and rebate allowable under section 87A of the Act

### Compulsory E-filing of Return with Digital Signature Only.

1.	An individual or HUF or Firm who is required to get their books of account audited u/s. 44AB/44AD/44AE.
2.	All companies.

## (B) Updated Return:-

<b>Who can furnish Return?</b>	Any person whether return furnished or not.
	Shall be filed within 24 months from the end of relevant AY.
<b>Payment of Additional Tax</b>	25% after expiry of time u/s 139(4) and before 12 months from the end of relevant AY
	50% after expiry of 12 months
<b>Non-Applicability</b>	If updated return is of loss or decreasing total tax liability.
	Search or survey has been initiated or conducted or notice issue u/s 132
	Updated return furnished once
	proceeding for assessment is pending or completed for that Assessment year

## 1.18 Carry forward and Set off of Losses:

No.	Type of Loss	Set off Under/Against*	Carried Forward for
1.	House Property	All heads **	8 Years
2.	Speculation	Speculation	4 Years
3.	Unabsorbed Depreciation / Cap Exp on Scientific Research / Family Plan	Any Income (Other Than Salary)	No Limit
4.	Other Business Losses	All heads except "Salaries"	8 Years
5.	Short Term Capital Loss	Short Term and Long Term Capital Gains	8 Years
6.	Long Term Capital Loss	Long Term Capital Gain	8 Years
7.	Owning / Maintaining Horse races	Owning / Maintaining Horse races	4 Years
8.	Specified Business u/s. 35AD	Specified Business u/s. 35AD	No Limit

- No loss can be set off against winning from lotteries, crossword puzzles, races including horse race, card games and any sort of receipt from gambling or betting of any form or nature.
- For Loss to be carried forward for future periods, Return of loss must be filed in time.

\*\* The maximum amount available for set off of loss from house property in the year will restricted to 2,00,000 against the income of other head and the unabsorbed loss can be carry forward for set off in subsequent years.

## 1.19 Penalty:

Nature of Default	Penalty
Failure to pay tax; i.e., non-payment of tax required by notice u/s. 156 (demand notice). S:221(1)	Equal to amount of tax in arrears (including interest u/s 220) (Max)
Failure to file income tax return u/s 139 upto the due date as mentioned sub-section (1) of the said section.	a) ₹ 5,000 (only if return furnished upto 31st dec. of relevant assessment year) (If the total income ≤ 5,00,000, then fee will be max. ₹ 1,000)
Noncompliance with notice u/s. 142(1), 143(2), 115WD (2), 115WE (2) or non compliance with directions issued u/s. 142(2A) as required by assessing officer. S:271(1)(b)	₹ 10,000 for each failure
Case of partnership firm, if profits are not distributed as per partnership deed and thereby any partner returned his income below the real income. S:271(4)	150% of tax evaded (Max)
<b>Undisclosed Income in course of search u/s.132. S:271AAB (w.e.f. 01/07/2012)</b>  (Penalty as % of undisclosed income)	<ul style="list-style-type: none"> <li>• If taxpayer admits - 10%</li> <li>• If taxpayer not admit but declares in ITR - 20%</li> <li>• Any other Case 60%,</li> </ul>
Contravention of the provisions of S. 269SS / 269T, by taking or accepting / repayment of any loan or deposit or specified sum/advance otherwise than by ways specified therein. S:271 D/E	Equal to the amount of loan or deposit so taken or accepted / repaid
Contravention of the provisions of S. 269ST, by receiving an amount of ₹ 2,00,000 or more in cash,- i. in aggregate from a person in a day, ii. in respect of a single transaction, iii. in respect of transactions relating to one event or occasion from a person. (S:271DA)	Equal to the amount of such receipt
Failure to give notice of discontinuance of business or profession - S:272A(2)	₹100 for every failure day.
Failure to furnish information specified u/s 195(6) for payment made to non residents, whether taxable or not subject to rule 37BB S:271-I	₹1,00,000 for failure to furnish

Nature of Default	Penalty
If an accountant or merchant banker or registered valuer furnishes incorrect information in their reports or certificates S: 271-J	₹10,000 for each such report or certificates
Under-reported Income -S:270A(7)	50% of tax payable
Misreported income -S:270A(8)	200% of tax payable
Non Intimation or False Quoting of PAN or Aadhar Number.- S:272B	₹10,000 for each default
Books of accounts found to have - False entry - Omission of an entry to evade tax liability Section 271AAD	Equal to the aggregate amount of such false or omitted entry
Failure to furnish Statements (with reference to sec. 35, 80G): Section 271K	₹ 10,000 to 1,00,000
Failure to maintain Books u/s 44AA (Sec: 271A)	₹ 25,000.
Failure to get accounts audited or furnish Tax Audit Report as required u/s 44AB (Sec: 271B)	0.5% of total Sales/Turnover/Gross Receipt OR 1,50,000 whichever is less.

### 1.20 Appeal Fees:

Particulars	CIT(A) u/s 249	ITAT u/s 253
(A) Income assessed by AO :		
Upto ₹ 1 lacs	₹ 250	₹ 500
₹ 1 - ₹ 2 lacs	₹ 500	₹ 1500
More than ₹ 2 lacs	₹ 1000	1% of assessed income or ₹ 10,000 whichever is less
(B) Any matter other than mentioned in (A)	₹ 250	₹ 500
(C) Revision Petition to CIT u/s 264 fee ₹ 500		
(D) Application for Stay of Demand fee ₹ 500		

### 1.21 Transfer Pricing Regulations:

- Transfer Pricing Provisions are intended to introduce a uniform and internationally accepted mechanism of determining reasonable, fair and equitable profits and tax in India in the case of such multinational enterprises.
- Regulations relating to Transfer Pricing are applicable to the all enterprises that enter into an 'International Transaction' with an 'Associated Enterprise'.
- As per Transfer Pricing Regulations, any income arising from International Transaction between Associated Enterprises has to be computed having regard to Arm's Length Price.

There are 5 methods specified to calculate Arms Length Price:

Sr. No.	Method	Abbreviation
1	Comparable Uncontrolled Price Method	CUPM
2	Resale Price Method	RPM
3	Cost Plus Method	CPM
4	Profit Split Method	PSM
5	Transaction Net Margin Method	TNMM

Note: The threshold limit for specified domestic transactions of ₹ 20 crore from the A.Y. 2016-17.

Penalties have been provided for non-compliance with procedural requirements as follows.

Sr. No.	Particulars	Penalty
1	Failure to Maintain or Furnish Prescribed Documentation	2% of the value of International Transaction
2	Failure to Furnish Accountant's Report	₹ 1,00,000

## 1.22 Other Provisions (Finance Act 2022 Key Points):

### Pre-filing of details while filing ITR:

In order to ease of compliance for taxpayer, details of capital gains from listed securities, dividend income, Interest from bank and post office will be pre-filled in Income tax return.

### Leave Encashment:

Any non-government employee receives leave encashment on retirement will exempted up to Rs. 25 Lacs

### MSME Deduction on actual payment:

Any sum payable by the assessee to a micro or small enterprise beyond the time limit specified in section 15 of the Micro, Small and Medium Enterprises Development Act, 2006 will be allowed as deduction only on actual payment. Every person is required to pay the amount outstanding to MSME in 15 days which can extend maximum up to 45 days, but not beyond 45 days allowed even if there is written agreement.

### Scenario (MSME Deductions)

Expense Date	Expense due for payment	Expenses paid date	Year of deduction allowed
05/03/2023	20/04/2023	21/04/2023	F.Y. 2023-24
05/03/2023	20/04/2023	19/04/2023	F.Y. 2022-23
05/03/2023	20/03/2023	01/04/2023	F.Y. 2023-24
05/03/2023	30/05/2023	22/04/2023	F.Y. 2023-24

## 2. Goods & Service Tax Act, 2017

### 2.1 GST Returns and Due Dates

GST Registered Taxpayer need to file various GST Returns on Periodic basis to comply with the provisions of GST Law. Below are list of various GST Forms for that Returns and their Due dates:

Form No.	Particulars	Due Date
<b>(A) Regular Returns</b>		
GSTR-1	Furnishing details of Outward Supplies (Sales)	11th of next month
GSTR-2A	A read-only auto populated dynamic return contains the details of all inward supplies of goods and services i.e., purchases made from GST registered suppliers as on particular date for specific year.	
GSTR-2B	GSTR-2B is again a view-only static return which contains the details ITC of all inward supplies of goods and services for particular month.	System Generated on 14th of every month
GSTR-3B	Summary return for Payment of Tax: For taxpayers with an aggregate turnover in the previous financial year of more than Rs.5 crore or have been otherwise eligible but still opted out of the QRMP scheme.	Monthly 20th of the next month
	The taxpayers with aggregate turnover equal to or below Rs. 5 crore, eligible and remain opted into the QRMP scheme	Quarterly, 22nd of the month following the quarter for 'X' category of States and 24th of the month following the quarter for 'Y' category of States
QRMP***	Quarterly Return Filing and Monthly Payment of Taxes (QRMP) scheme under Goods and Services Tax (GST) to help small taxpayers whose turnover is less than Rs.5 crores. The QRMP scheme allows the taxpayers to file GSTR-3B on a quarterly basis and pay tax every month. <b>Note:</b> Exercising Option from 1st day of second month of preceding quarter to the last day of the first month of the quarter.	From 1st day to 13th day of succeeding month up to Cumulative value of Rs. 50 Lakhs in each of the months.

## (B) Annual Returns:

GSTR-9	Annual Return (If Aggregate T/O > Rs 2 Crore in PY)	31st December of next financial year
GSTR 9C	Reconciliation Statement (If Aggregate T/O > Rs. 5 Crore in PY)	31st December of next financial year
GSTR 4	Annual Return for Composition Tax Payer	30th April of next financial year

## (C) Special Returns

GSTR-5	Return for Non resident foreign taxable person	13th of next month
GSTR-6	Return for Input Service Distributor	13th of next month
GSTR-7	Returns for authorities deducting tax at source	10th of next month
GSTR-8	Details of supplies effected through e-commerce operator and TCS amount	10th of next month
GSTR-10	Final Return (At the time of Cancellation)	Within 3 months of later of cancellation or order of cancellation
GSTR-11	Details of inward supplies to be furnished by a person having UIN and claiming refund	28th of the month following the month for which statement is filed
ITC-04	Details of inputs or capital goods dispatched to or received from a job worker in an applicable tax period.	T/o < 5 Cr. – Yearly i.e. 25th April of next year
		T/o > 5 Cr. – Half Yearly i.e. 25th Oct & 25th April

**Note:** Nil Return is also mandatory to be filed.

**\*\* 'X'** category States/UT – Chhattisgarh, Madhya Pradesh, Gujarat, Maharashtra, Karnataka, Goa, Kerala, Tamil Nadu, Telangana or Andhra Pradesh or the Union territories of Daman and Diu and Dadra and Nagar Haveli, Puducherry, Andaman and Nicobar Islands and Lakshadweep.

**'Y'** category States/UT- Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim, Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha or the Union Territories of Jammu and Kashmir, Ladakh, Chandigarh and New Delhi.

**\*\*\* There are two payment Methods in QRMP**

<b>Fixed Sum Method</b>	Quarterly Return-35% of tax paid in cash in the preceding quarter
	Monthly Return-Payment equal to the tax paid in cash last month.
<b>Self-Assessment Method</b>	Payment of tax in Form GST PMT-06 by considering tax liability on inward and outward supplies and the input tax credit available.

## 2.2 Penal Provisions

No.	Type of Default		Default Charges	
<b>(A) Late Fees on Delayed Filing of Returns</b>				
1.	Nil Return		₹ 20 per day (CGST & SGST ₹10 each)	
2.	Others		₹ 50 per day (CGST & SGST ₹25 each)	
3.	GSTR-9 (Annual Return)	Turnover (T/o)	Default Charges (CGST+SGST)	
		<5 Cr	50 per day	Subject to max cap (CGST+SGST)
		>5 Cr & <20 Cr	100 per day	0.04% of T/o Of said F.Y.
		>20 Cr	200 per day	0.50% of T/o Of said F.Y.
<b>(B) Interest on Delayed Payment of Tax</b>				
1.	Tax paid after due dates		18% p.a. of short payment of OTL*	
2.	Excess ITC Claimed		24% p.a. of ITC**	
<b>(C) Penalty for Certain Cases</b>				
1.	Supply of Goods or Services or both without issue of invoice or false invoice		₹ 10,000 or an amount equal tax evaded or tax not collected or short collected or collected but not paid to the Govt. or input tax credit availed of or the refund claimed fraudulently whichever is Higher	
2.	Amount collected as tax but not paid within 3 months of due date of its payment			
3.	Failure to collect tax or less collection of tax			
4.	Takes or utilizes ITC without actual receipt of goods or serices or both either fully or partially			
5.	Fraudulently obtains Refund of tax			
6.	Liable to register under this tax but fails to obtain registration or gives false information while applying for registration			
7.	Transports any taxable goods without the cover of documents as may be prescribed			
8.	Fails to furnish any information or documents called by the Officer or gives false information			
9.	Issues invoices or documents by using GSTIN of other registered person			

\*OTL= Output Tax Liability \*\*ITC= Input Tax Credit

## 2.3 Ineligible ITC/ Reversal of ITC

### 2.3A ITC availment Criteria:

Businesses need to adhere to the following rules to claim input tax credit:-

- The buyer must possess a valid tax invoice, debit note, or other prescribed document issued by a registered dealer. If E-Invoicing is applicable to the Supplier, Buyer should be in possession of Valid E Invoice.
- The buyer must have received the good or service. (If the product is being received in instalments, then the credit can be claimed against the tax invoice for the last instalment.)
- The Supplier must have shown outward supply in his GSTR 3B for a particular relevant period and the required tax Liability has been paid to the government.
- The Inward Supply need to be reflected in the GSTR 2B of Buyer for a particular relevant period.
- The buyer should pay the supplier for the supplies received (inclusive of tax) within 180 days from the date of issuing the invoice.

### 2.3B Time limit for taking ITC:

Earlier of:

- 30th Day of November following the end of Financial Year  
OR
- Date of Filing of Annual Return (GSTR-9)

### 2.3C Ineligible ITC u/s 17(5):

No.	Transactions		
1.	<p><b>(A) Motor Vehicle for transportation of persons</b></p> <p>(Seating Capacity &lt;=13 including the driver)</p> <p><u>Exceptions</u></p> <ul style="list-style-type: none"> <li>• Further supply of such Motor Vehicles; or</li> <li>• Transportation of passenger; or</li> <li>• Imparting training on driving School of such vehicles.</li> </ul>	<p><b>(B) Vessel And Aircraft</b></p> <p><u>Exceptions</u></p> <ul style="list-style-type: none"> <li>• For Making the following taxable supplies, Namely:-</li> <li>• For further supply; or</li> <li>• Transportation of passenger; or</li> <li>• Imparting training on navigating such vessels; or</li> <li>• Imparting training on flying such aircraft;</li> <li>• For Transportation of goods</li> </ul>	<p><b>Services of General Insurance, Servicing, Repair &amp; Maintenance</b></p> <p>Relating to A and B</p> <p><u>Exceptions</u></p> <ul style="list-style-type: none"> <li>• Where the motor vehicles, vessels or aircraft (MVA) are used for the purposes specified in A or B</li> <li>• Where received by a taxable person engaged:-</li> <li>• In Manufacture or supply of general insurance services for such MVA</li> </ul>
2.	<p>Food and beverages, outdoor catering, beauty treatment, health services, cosmetic and plastic surgery leasing, renting or hiring of motor vehicles, vessels or aircraft referred to in clause (a) or clause (aa) except when used for the purposes specified therein, life insurance and health insurance: Provided that the input tax credit in respect of such goods or services or both shall be available where an inward supply of such goods or services or both is used by a registered person for making an outward taxable supply of the same category of goods or services or both or as an element of a taxable composite or mixed supply</p>		

### 2.3C Ineligible ITC u/s 17(5) (Contd.):

Sr. No	Transactions
3.	Membership in a club, health, fitness center.
4.	Rent-a-cab, health insurance and life insurance except where it is obligatory for employers to provide the same to employees or used for providing same category of output services.
5.	Travel benefits extended to employees on vacation such as leave or home travel concession. Provided that the input tax credit in respect of such goods or services or both shall be available, where it is obligatory for an employer to provide the same to its employees under any law for the time being in force.
6.	Works contract service for construction of an immovable property except plant & machinery or for providing further supply of works contract service. (to the extent capitalized)
7.	Construction of an immovable property except plant & machinery on own account.
8.	Goods or services or both on which Tax has been paid under composition scheme. (to the extent capitalized)
9.	Goods or services or both used for personal purpose.
10.	Goods or services or both received by a non-resident taxable person except for any of the goods imported by him.
11.	Goods lost, stolen, destroyed, written off or disposed of by way of gift or free samples
12.	ITC will not be available in the case of any tax paid due to non-payment or short tax payment, excessive refund or ITC utilized or availed by the reason of fraud or willful misstatements or suppression of facts or confiscation and seizure of goods.
13.	Goods or services or both received by a taxable person, which are used or intended to be used for activities relating to his obligations under corporate social responsibility referred to in section 135 of the Companies Act, 2013

### 2.3D Reversal of ITC:

Sr. No	Transactions
1.	Reversal under Rule-42 when inputs & input services used for non-business purpose or effecting Exempt, Nil rated or non GST supplies.
2.	Reversal under Rule-43 when capital goods used for non-business purpose or effecting Exempt, Nil rated or non GST supplies.
3.	If payment has not been made for Total Invoice Value, then ITC need to be reversed within 180 days from the date of Purchase Invoice. If ITC has not been reversed, then it need to be paid in CASH by the Buyer.

### 2.3D Reversal of ITC: (Contd)

Sr. No	Transactions	
4.	Non-payment of Tax by the Supplier or Non Reflection ITC in GSTR 2B/2A for a relevant tax period (For FY 17-18 and 18-19 only):	
	<b>Difference in ITC Mismatch amount</b>	<b>Requirement of GST Law</b>
	Upto ₹ 5 Lakh	ITC need to be reversed OR Certificate from the supplier is required to establish genuineness of transaction and payment of Tax.
	Above ₹ 5 Lakh	ITC need to be reversed OR CA Certificate is required to be furnished certifying genuineness of transaction and payment of Tax

### 2.4 E-way Bill:

No.	Points	Particulars
1.	Meaning	E-way Bill is an electronic way bill for movement of goods which can be generated on the E-way Bill Portal.
2.	When to Generate?	E-way bill has to be generated when there is a movement of goods in a vehicle/conveyance of value more than ₹ 50,000* (either each Invoice or in aggregate of all Invoices in a vehicle/ Conveyance): (i) In relation to supply (E.g. Sale, Transfer, Barter / Exchange) (ii) Other than supply (E.g. Job work/Exhibition) (iii) Inward Supply from an Unregistered Person *If there is Inter-state movement of goods by the Principal to the Job-worker, limit of ₹ 50,000 is to be ignored.
3.	Validity	1 Day for every 200 kilometers or part of it.
4.	Who should Generate?	<ul style="list-style-type: none"> <li>• <u>Registered Person</u> - A Registered person causing movement of goods need to generate E-Way Bill. If supplier is unregistered, then Recipient is required to generate the same.</li> <li>• <u>Transporter</u> - Transporters carrying goods by road, air, rail, etc. also need to generate e-way Bill if the supplier or recipient has not generated an e-way bill.</li> </ul>
5.	Details	<ul style="list-style-type: none"> <li>• <u>Part A</u> - GSTIN of Supplier &amp; Recipient, Place of delivery, Invoice or Challan No., Value of Goods, HSN Code, Reason, approximate distance (in kms.), etc.</li> <li>• <u>Part B</u> -Vehicle No. and transport document no.</li> </ul>
6.	Acceptance or Rejection	The Recipient of the goods need to communicate the acceptance or rejection of the same within 72 hours. If there is no acceptance or rejection, it is assumed to be accepted.

## 2.4 E-way Bill: (Contd)

No.	Points	Particulars
7.	Requirement	<p><b>- Inter-State:</b> Movement of goods of Value exceeding ₹ 50,000 is mandatory</p> <p><b>-Intra-State:</b> As per State Policies</p>

## 2.5 Reverse Charge Mechanism (RCM)

No.	Type of Service	Supplier	Receiver
1.	Goods Transport Agency	GTA not Registered under Forward Charge at 12%	Any person located in taxable territory(Exclude:- Sec 10 assessee and person required to take registration for TDS Sec 51)
2.	Legal Services	An individual Advocate or Firm of Advocates	Any business entity located in taxable territory
3.	Services of Arbitral tribunal	An Arbitral Tribunal	Any business entity located in taxable territory
4.	Sponsorship Services(Except Sponsorship of Sports Events)	Any person	Any body corporate or Partnership firm
5.	Director Services	A director of body corporate	Any Company or body corporate
6.	Any service supplied by any person located in a Non-Taxable territory to any person other Non-Taxable online recipient	A person located in Non- Taxable Territory	A person located in Taxable Territory other than Non - Taxable Online Recipient
7.	Security Services	Any Person other than body corporate	Any registered person
8.	Transfer for Development Rights (TDR) or Floor Space Index(FSI) for a construction of a project by promoter	Any Person	Promoter
9.	Renting of Residential Dwelling	Any Person	Any registered person under CGST Act,2017

## 2.6 E-Invoicing:

No.	Points	Particulars
1.	Meaning	'E-invoicing' or 'electronic invoicing' is a system in which B2B invoices are authenticated electronically by GSTN for further use on the common GST portal.
2.	Applicability	Those taxpayers who have aggregate turnover of over Rs 10 crores in any Financial Year starting from 2017-18, must generate e-invoices (Rs. 5 crore from 1st August 2023)
3.	Transaction Covered	B2B, DN/CN of B2B, Export with/without Pay, DN/CN of Export with/without Pay
4.	Not Applicable to	GTA Passenger Transport Service, Admission to exhibition of films in multiplex screens, Insurer, banking Company, Financial Institution including NBFC.
5.	Legal Consequences for Non-Compliance	<b>For Seller</b> (A) Penalty for non-issuance of invoice- 100% of the tax due or Rs.10,000, whichever is higher. (B) Penalty for incorrect invoicing is Rs.25,000. <b>For Buyer:</b> ITC would not be eligible in hands of recipient as Invoice without IRN is Invalid.
6.	Time Limit	Within 7 Days from the date of invoice as and when notified (applicable to tax payer as notified)

## 2.7 Mandatory HSN Code Requirement:

### (A) When HSN Code Required ?

- Mandatory for All Taxpayers for B2B transaction.
- For B2C transaction, mandatory if aggregate Turnover in the preceding FY exceeds Rs. 5 Crore.

### (B) Number of digits to be mentioned

No.	Aggregate Turnover in the preceding FY	Min. No. of Digit of HSN code
1	Upto Rs. 5 Crore	4
2	More than Rs. 5 Crore	6

### Supply to Registered Person (Export):

• Supply of Goods	8
• Supply of Services	6

### (C) Penalty For Non Compliance

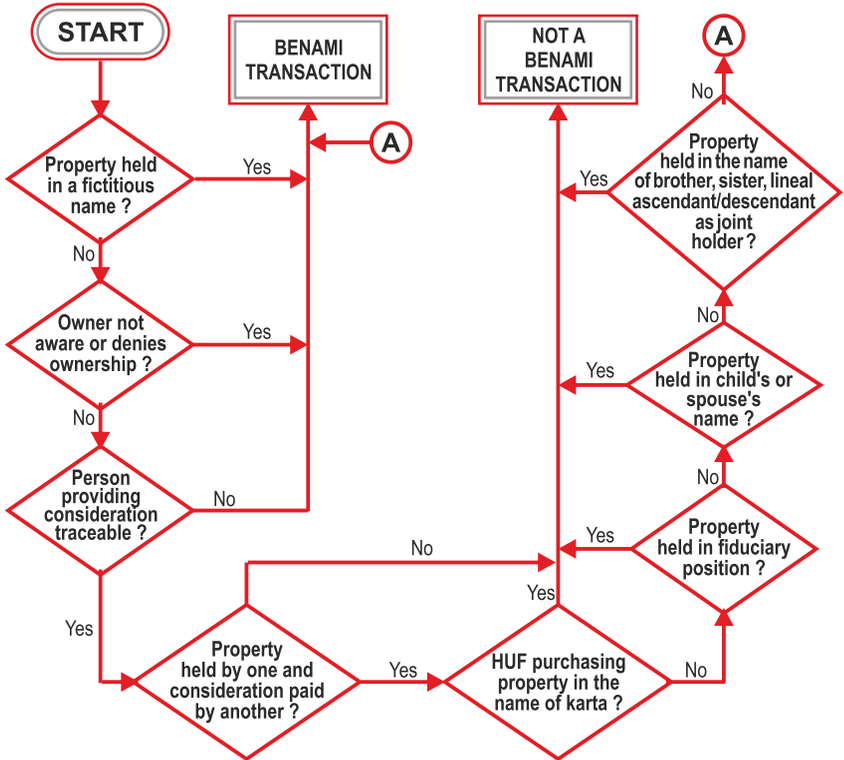
- Rs. 25000 under CGST, Rs. 25000 under SGST & Rs. 50000 under IGST.

### 3. The Benami Transactions (Prohibition) Amendment, 2016

#### 3.1 Introduction - Flow Chart

The Benami Transactions (Prohibition) Amendment Act, 2016, is effectively applicable from November 1, 2016.

In simple term, a Benami transaction is a transaction where the legal owner and payer of a property transaction are two different persons.

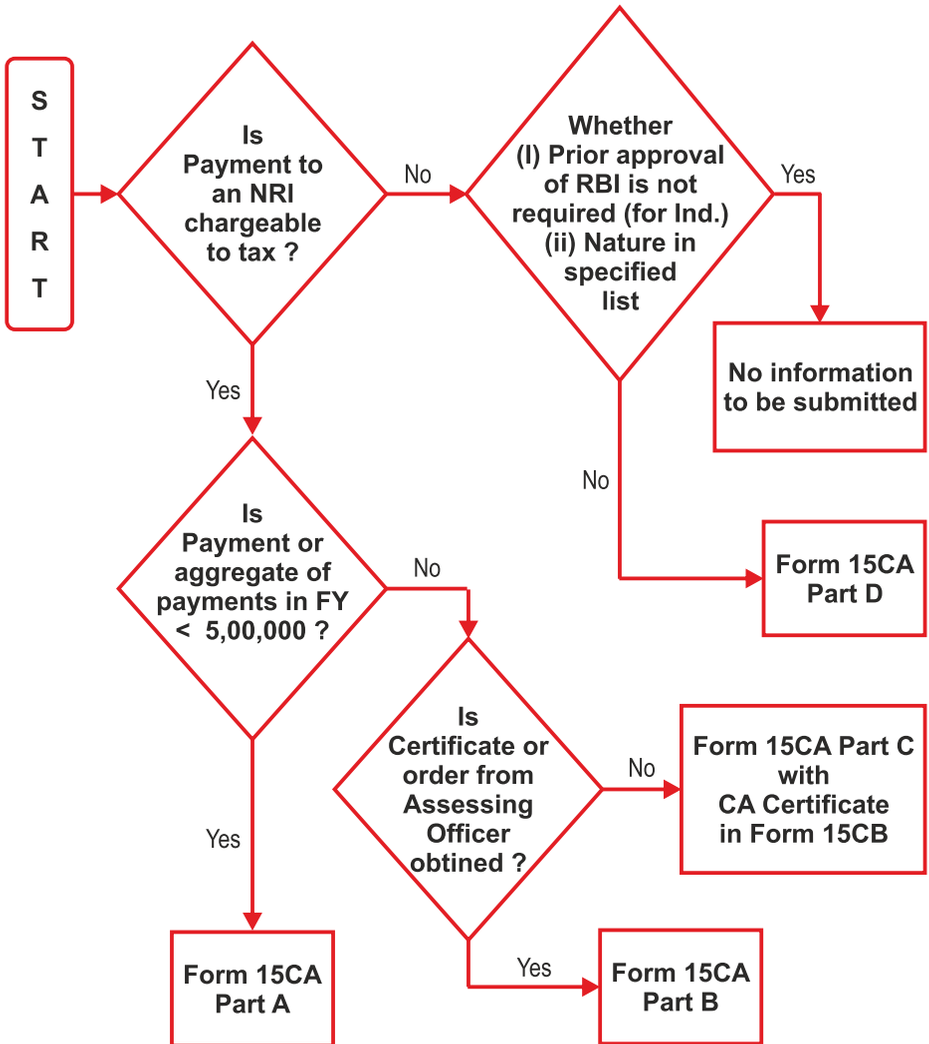


Note : For above Property would include asset of any kind, whether movable or immovable. Tangible or intangible, and includes rights or interest as well as proceeds from property.

#### 3.2 Penalty or Consequences of a Benami Transaction:

S.N.	Nature of default	Penalty
1	If any person enters into a Benami Transaction	1. Upto 25% of Fair Market Value of the property, and 2. Imprisonment of mini. 1 year and max. 7 years.
2	Provides incorrect information in response to inq.	1. Upto 10% of Fair Market Value of the property, and 2. Imprisonment of mini. 6 mnt. and max. 5 years.

## 4. 15 CA / CB Procedure - Flow Chart



*"The legal right of a taxpayer to decrease the amount of what otherwise would be his taxes, or altogether to avoid them, by means which the law permits, cannot be doubted."*

*~George Sutherland*

## 5. COMPANIES ACT

### 5.1 Incorporation Related Forms:

Purpose	Form No.	
	Public & Private Companies	OPC
Application for DIN for Existing Company	DIR-3	DIR-3
Application for Reservation of Name Online	RUN	RUN
Application for Incorporation of Company Online Only	SPICE+	SPICE+
Nominee consent form	—	INC-3
Form for submission of documents with the registrar	GNL-2	GNL-2
Notice of Situation or Change of Situation of Registered Office	INC-22	INC-22
Declaration for commencement of business	INC-20A	INC-20A

### 5.2 Other Important Forms:

Sr. No.	Events	Form No.	Due Date
<b>A. Director Related Forms</b>			
1	Intimation of change in particulars of Director to be given to the Central Government	DIR-6	30 Days
2	Appointment of Directors and key managerial personnel and changes among them	DIR-12	30 Days
3	Return of appointment of MD/WTD/Manager	MR-1	60 Days
4	Notice of resignation of a director to the Registrar	DIR-11	30 Days
5	Application for surrender of Director Identification Number	DIR-5	Anytime
6	Report by a company to ROC for intimating the disqualification of the director	DIR-9	30 Days
<b>B. Auditor Related Forms</b>			
1	Notice of appointment of auditor by the company	ADT-1	15 Days
2	Application for removal of auditor(s) from his/their office before expiry of term	ADT-2	30 Days
3	Notice of Resignation by the Auditor	ADT-3	30 Days
4	Annual Return to be filed by Auditor	NFRA-2	30th November
<b>C. Annual Filing Forms</b>			
1	Form for filing annual return by a company	MGT-7	60 Days (From end of AGM)
2	Form for filing Financial Statement and other documents with the registrar	AOC-4	30 Days (From end of AGM)

## 5.2 Other Important Forms (contd.)

No.	Events	Form No.	Due Date	
<b>D. OPC Related Forms</b>				
1	Nominee consent form	INC-3	30 Days	
2	Change in Member/Nominee	INC-4	30 Days	
3	Intimation of exceeding threshold	INC-5	60 Days	
<b>E. Other Forms</b>				
1.	Notice of Situation or Change of situation of registered office	INC-22	15 Days (For Existing Co.)	30 Days (For New Co.)
2.	Application to Regional Director for approval to shift the Registered Office from one state to another state or from jurisdiction of one Registrar to another Registrar within the same State	INC-23	30 Days	
3.	Notice to Registrar of any alteration of share capital	SH-7	30 Days	
4.	Application for registration of creation, modification of charge (other than those related to debentures)	CHG-1	30 Days	
5.	Particulars for satisfaction of charge thereof	CHG-4	30 Days	
6.	Filing of Resolutions and agreements to the Registrar	MGT-14	30 Days	
7.	Outstanding receipt of money or loan by a company not considered as deposits	DPT 3	30th June Every Year	
8.	KYC of Directors	DIR-3-KYC	On or before 30th Sep. of every year	
9.	Furnishing the information about payment outstanding to micro and small enterprise for more than 45 Days	MSME-1	April to Sep. 31st Oct. Oct. to March 30th April	

## 5.3 Registration Fees Payable to ROC:

Authorised Share Capital	Other than OPCs and Small Companies	OPC and Small Companies
Less than or equal to Rs. 10,00,000	Nil	Nil
From Rs. 10,00,001 to Rs. 50,00,000	Rs. 36,000 + Rs. 300 for every enhanced Rs. 10,000 or part of it.	Rs. 2,000 + Rs. 200 for every enhanced Rs. 10,000 or part of it.
From Rs. 50,00,001 to Rs. 1 Crore	Rs. 1,56,000 + Rs. 100 for every enhanced Rs. 10,000 or part of it.	-
From Above Rs. 1 Crore	Rs. 2,06,000 + Rs. 75 for every enhanced Rs. 10,000 or part of it.	-

## 5.4 Additional Fee on Late Filing of Documents:

a.) Delay in filing of forms other than increase in authorized capital				b.) Delay in filing of forms for increase in Authorized Capital	
Period of Delays	No. of times of Normal Filing Fee*			Delay	% p.m. on the fees payable*
	Other Forms	PAS/INC	Satisfaction of Charge		
Upto 30 days	2	3	3	Upto 6 months	2.5%
> 30 days and upto 60 days	4	6	6		
> 60 days and upto 90 days	6	9	9		
> 90 days and upto 180 days	10	15	9	> 6 months	3%
> 180 days	12	18	12		

\*In addition to normal fees

## 5.5 Depreciation Chart:

No.	Block of Assets	I. Tax WDV%	Companies Act Useful life (Years)
1	Factory building - Non Residential	10	30
2	Other Building:-		
	(a) Building RCC frame structure	10	60
	(b) Building other than RCC frame structure	10	30
3	Furniture & Fixture (General)	10	10
4	Plant & Machinery, Office Machinery (General)	15	15
5	Motor Cycles, Scooters, other Mopeds	15	10
6	Motor Cars	15	8
7	Motor buses, motor lorries and taxies used in the business of running them on hire	30	6
8	Computer and data processing units:-		
	(a) Servers and networks	40	6
	(b) End user devices such as desktops, laptops, printers etc.	40	3

- In case of double shift depreciation will be increased by 50% and in case of triple shift depreciation will be increased by 100% for that period for the single shift asset.
- For Amortisation of Intangible Assets as per Companies Act 2013, the provisions of accounting standards shall apply except in case of BOOT and BOT projects.

## 6. LIMITED LIABILITY PARTNERSHIP (LLP)

### 6.1 Incorporation Related Forms:

Purpose	Form No.	Fee
Application for DPIN for existing LLP	DIR-3	Refer 6.3 (B)
Application for Reservation or Change of Name	FiLLiP	Refer 6.3 (A)
Incorporation Document and subscriber's statement	Addendum to FiLLiP	Refer 6.3 (A)
LLP Agreement and changes, if any, made therein	3	Refer 6.3 (B)
Notice of appointment, cessation, Change in name / address / designation of designated partner / partner and consent to become a partner / designated partner.	4	Refer 6.3 (B)

### 6.2 Other Important Forms:

Events	Form No.	Due date	Fee
Change in LLP Agreement	3	30 days	Refer 6.3 (B)
Change in name/address/designation of designated Partner/ Partner and consent to become a partner /designated partner	4	30 days	₹ 50/-
Notice for change of Name	5	30 days of Compliance	Refer 6.3 (B)
Statement of Account & Solvency	8	30 days from end of six month from closure of F.Y.	Refer 6.3 (B)
Annual Return of Limited Liability Partnership (LLP)	11	60 days from the end of the F.Y.	Refer 6.3 (B)
Intimating other address for service of documents	12	30 Days	Refer 6.3 (B)
Change of place of registered office	15	30 Days	Refer 6.3 (B)

*“The hardest thing in the world to understand is the Income Tax.”*

*- Albert Einstein*

### 6.3 Filing Fees:

Amount of Contribution	Registration Fee (A)	Documents filling Fee (B)
Upto ₹ 1,00,000	₹ 500/-	₹ 50/-
₹ 1,00,001 to ₹ 5,00,000	₹ 2,000/-	₹ 100/-
₹ 5,00,001 to ₹ 10,00,000	₹ 4,000/-	₹ 150/-
More than ₹ 10,00,000	₹ 5,000/-	₹ 200/-

*If You want to WALK FAST, Walk Alone.  
But, if You want to WALK FAR, Walk Together. "*

*~ Ratan Naval Tata*

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*" You will never attain integrity if you lack the courage  
to stand up for what you believe is right."*

*- Husam Wafaei*

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*" This is a question too difficult for a mathematician. It  
should be asked of a philosopher " (when asked about  
completing his income tax form)*

*- Albert Einstein*

## 7. OTHER COMPLIANCES:

### 7.1 PF & ESIC:

Type	Employee' Contribution	Employer' Contribution	Payment Due Date
PF	12% of Basic + DA + food concession + retaining allowance	12% of Basic +DA + food concession + retaining allowance subject to maximum ₹ 15,000 p.m. (plus Admin charges : 0.5% of Basic + DA)	15th day after end of month
ESIC	0.75% of Wages	3.25% of wages	15th day after end of month
EDLI	-----	0.5% of total wages or ₹ 75 per employee per month subject to maximum ₹ 15,000 p.m.	15th day after end of month

Late deposit of contribution of employees towards Provident funds, superannuation funds, and other social security funds will qualify as disallowance of expense to extent of employee contribution to employer.

### 7.2 XBRL:

#### (A) Financial Statements to be filed in XBRL Form for

1. All companies listed in India and their subsidiaries, including overseas subsidiaries;
2. All companies having a paid up capital of ₹ 5 Crores and above or a Turnover of ₹ 100 crores or more.

#### (B) Following Companies are exempted from XBRL:-

- Banking Companies and their subsidiaries
- Insurance Companies and their subsidiaries
- Power Sector Companies and their subsidiaries
- Non-banking Financial Companies (NBFC) and their subsidiaries

*Do not go where the path may lead, go instead where there is no path and leave a trail.*

*~ Ralph Emerson*

## 8. National Pension Scheme (NPS)

### Meaning:

- Pension scheme introduced by Government of India and administered by Pension Fund Regulatory and Development Authority (PFRDA).
- Available to all citizens of India between the age of 18-65 years.
- Encourages Regular savings during the course of employment.
- Invests in Equity (E), Corp. Bonds (C), Govt. Securities (G), Alternate Assets (A).
- Professional Fund Management with cheapest fees of 0.01%.
- Mandatory reduction of equity exposure with increase in age.
- Most Tax Efficient Pension Plan in India: Contribution to NPS reduces tax, income from NPS is Exempt and 60% of maturity amount is Exempt.
- Fully tax free if received by legal heir or nominee on death of the employee.

### NPS Limits:

Section	Available to	Contribution Limit	Deduction Limit
80CCD(1)	Employee contribution	upto 10 % of basic salary + DA	within overall limit of ₹ 1,50,000 (80C)
80CCD(1B)	Anyone	upto ₹ 50,000	in addition to ₹ 1,50,000 (80C)
80CCD(2)	Employer contribution Corporate Model	upto 10 % of basic salary + DA*	in addition to ₹ 1,50,000 (80C) and ₹ 50,000 (80CCD(1B))

\* Maximum 7.5 Lacs in recognized Provident Fund, approved Superannuation Fund, scheme referred to in sub-section (1) of section 80CCD.

### Corporate Model NPS Meaning and Benefits:

- Introduced by PFRDA to enroll employees working with Non-Government organizations from Dec. 2011.
- Additional tax benefit for employees (including directors) of employer contribution upto 10% of basic salary + DA (14% for Govt. employees) without limit.
- Transparent, Flexible, Portable and Accessibility of accounts and funds.

*“The best way to teach your kids about taxes is by eating 30% of their ice cream.”*

*~Bill Murray*

## 9. Wealth Management

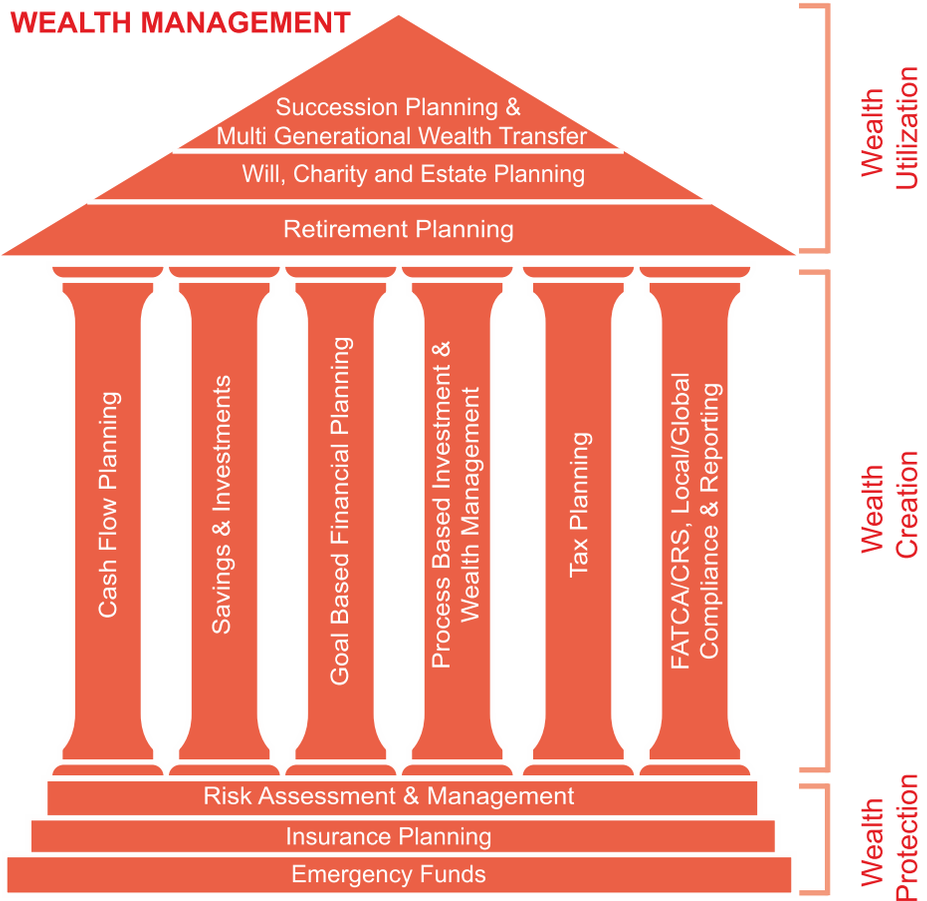
### Simple Rules for Wealth Creation and Management:

#### “Don't just Earn Money, Create Wealth”

Acts, Laws, Rules, Regulations and Procedures are followed with an objective to comply with them as well as to save penalty, interest, litigation and other costs, and ultimately, to earn money. However, it is not enough. The ultimate objective should be to **Create Wealth**.

Entrepreneurs, Business Owners and Employees give extremely high importance, time and efforts in earning money and hardly any time and efforts in managing Wealth. Wealth Management is a holistic approach to manage past, present and future wealth and is summarized in the following chart:

#### WEALTH MANAGEMENT



## 10. INCENTIVE/ SUBSIDY SCHEME BY GOVERNMENT

### IMPORTANT INCENTIVE SCHEMES:

Sr. No.	Particulars	Who can Apply	Benefits
1.	Production Linked Incentive Scheme	Manufacturing Unit	Incentive of 4% to 6% on incremental sales (over base year i.e. 2019-20) of goods manufactured in India and covered under target segments for a period of five years subsequent to the base year.
2.	Taxes Remission of Duties and on Export Products	Export Unit	Product based % value of exports as incentive
3	Startup Scheme	Startup Unit	Tax Exemption for Three Years, Tax Exemption on Investment above Fair Market Value, Startup Patent Application and IPR Protection etc
5	Financial Support To MSME In ZED Certification	Any Unit	Reimbursement of 80% for Micro, 60 % for Small and 50% for Medium for ZED Certification.
6	Lean Manufacturing Competitive Scheme	Manufacturing Unit	Financial assistance to the lean Manufacturing consultant upto Rs 36 Lakhs per mini cluster of 4-10 units for a period of 18 months or till completion (Gol: Units:80:20).
7	Design Expertise	Manufacturing Unit	Assistance for Professional Design & Student Design Projects as specified
8	Credit Linked Capital Subsidy For Technology Upgradation	Any Unit	Upfront subsidy of 15% on institutional Credit up to Rs. 1.0 Crore (i.e. subsidy cap of Rs. 15.00 lakh) for identified units.

9	Interest Subvention Scheme	MSME Unit	Assistance provided under the scheme for SIDBI: Assistance to MSMEs for 2% interest subvention on fresh or incremental loans, for all GST registered MSMEs having valid Udyog Aadhaar Number.
10	Credit Guarantee Fund Trust For Micro And Small Enterprises (CGTMSE)	MSE Unit	The credit facilities which are eligible to be covered both for term loans and/or working capital are collateral free. Loan up to a limit of Rs. 200 lakh is available for individual MSE on payment of guarantee fee to bank by the MSE.
12	Intellectual Property Rights	MSME Unit	Reimbursement for Patent /GI Registration/Trademarks and related
13	Digital MSME Scheme	MSME Unit	Assistance provided under the scheme for State/UT/Government: Assistance to MSMEs for business solution software like ERP, etc. through e-Platform and for E-marketing through awareness programmer.
14	Procurement And Marketing Support (PMS) Scheme	MSE Unit	Participation of Individual MSEs in domestic trade fairs/exhibition: 80% of space rent paid for general category units and 100% for SC/ST/women/NER/PH units limited to Rs. 1.5 lakh for class A city; Rs 1.00 Lakh for class B/J&K/NER/Hilly states and for other cities Rs 0.80 Lakhs -or actual whichever is less.
15	Export Promotion Capital Goods (EPCG) Scheme	Export Unit	Exemption from whole of basic customs duty (BCD) Exemption from additional customs duty/CVD and SAD/CVD in lieu of VAT/local taxes (non-GST goods) Exemption from IGST and compensation cess on GST goods up to a date notified by CBIC.

Note: The information provided above is only for reference. The latest government schemes to be verified for understanding and application.

## 11. COMPLIANCE CALENDER

Month	Payment of			TDS Return (Quarterly)	Payment of ESIC
	TDS	PF	Advance Payment of IncomeTax		
April	30	15			15
May	7	15		31(Q4)	15
June	7	15	15		15
July	7	15		31(Q1)	15
Aug	7	15			15
Sept	7	15	15		15
Oct	7	15		31(Q2)	15
Nov	7	15			15
Dec	7	15	15		15
Jan	7	15		31(Q3)	15
Feb	7	15			15
March	7	15	15/31		15

### Sec 139:- Due Dates of Return of Income:

Type	Due Dates
Income Tax Return (w/o Audit)	31st July
Income Tax Return (with Audit)	31st October
Audit Report	30th September
Income Tax Return (Working and Non-Working Partner)	31st October
Assesse required to furnish a report of Transfer Pricing	30th November
Partner of firm filing transfer Pricing Report	30th November
Belated Return or Revised Return	9 Months from end of F.Y. or Before completion of assessment whichever is earlier.

**Note :** For GST Calender Refer Point No. 2.1 and for Companies Act Compliances Refer Point No. 5 of the booklet.

## 12. USEFUL WEBSITES:

<b><u>Income Tax :</u></b>	
Official Website	<a href="https://www.incometaxindia.gov.in">https://www.incometaxindia.gov.in</a>
e-Filing	<a href="https://www.incometax.gov.in/iec/foportal">https://www.incometax.gov.in/iec/foportal</a>
Tax information Network	<a href="https://www.tin-nsdl.com">https://www.tin-nsdl.com</a>
ITAT	<a href="http://www.itat.nic.in">http://www.itat.nic.in</a>
<b><u>GST</u></b>	<a href="https://www.gst.gov.in">https://www.gst.gov.in</a>
<b><u>E Invoicing</u></b>	<a href="https://einvoice1.gst.gov.in">https://einvoice1.gst.gov.in</a>
<b><u>E Waybill</u></b>	<a href="https://docs.ewaybillgst.gov.in">https://docs.ewaybillgst.gov.in</a>
<b><u>ICEGATE</u></b>	<a href="https://www.icegate.gov.in">https://www.icegate.gov.in</a>
<b><u>CBEC Official Web Site</u></b>	<a href="https://www.cbic.gov.in">https://www.cbic.gov.in</a>
<b><u>XBRL:</u></b>	
India	<a href="https://in.xbrl.org">https://in.xbrl.org</a>
International	<a href="https://www.xbrl.org">https://www.xbrl.org</a>
<b><u>MCA:</u></b>	<a href="https://www.mca.gov.in">https://www.mca.gov.in</a>
<b><u>ICAI:</u></b>	<a href="https://www.icai.org">https://www.icai.org</a>
SSP	<a href="https://eservices.icai.org">https://eservices.icai.org</a>
UDIN	<a href="https://udin.icai.org">https://udin.icai.org</a>
<b><u>SEBI:</u></b>	<a href="https://www.sebi.gov.in">https://www.sebi.gov.in</a>
<b><u>C&amp;AG of India:</u></b>	<a href="https://cag.gov.in">https://cag.gov.in</a>
<b><u>RBI:</u></b>	<a href="https://www.rbi.org.in">https://www.rbi.org.in</a>
<b><u>EPF</u></b>	<a href="https://epfindia.gov.in">https://epfindia.gov.in</a>
<b><u>PFRDA</u></b>	<a href="https://www.pfrda.org.in">https://www.pfrda.org.in</a>
<b><u>ICSI</u></b>	<a href="https://www.icsi.edu">https://www.icsi.edu</a>
<b><u>The Gazette of India</u></b>	<a href="https://egazette.nic.in">https://egazette.nic.in</a>
<b><u>MSME</u></b>	<a href="https://msme.gov.in">https://msme.gov.in</a>
<b><u>NFRA</u></b>	<a href="https://nfra.gov.in">https://nfra.gov.in</a>
<b><u>NJP Advisors Blog</u></b>	<a href="http://www.nareshco.com/blog">http://www.nareshco.com/blog</a>
<b><u>NRI</u></b>	<a href="http://www.expertnri.com">http://www.expertnri.com</a>
<b><u>YouTube Channel</u></b>	Knowledge Updates
<b><u>Compliance Handbook (paperback)</u></b>	Available on Flipkart Compliance Handbook by NJP

# Notes

A series of 25 horizontal dotted lines for writing notes.

## Software Solutions Available on

- 1 **EasyTDS**  
**TDS Management Software**
- 2 **EasyTDS.Web**  
**Web based TDS Management Software**
- 3 **EasyPAY**  
**Payroll Management Software**
- 4 **HRMTHREAD**  
**Web based Payroll & HRMS Solutions**
- 5 **InstantXBRL**  
**XBRL Filing Software**
- 6 **CRMTHREAD**  
**CRM Software**
- 7 **AssetThread**  
**Fixed Asset Software**
- 8 **Payroll Outsourcing Services**
- 9 **Attendance Machine**  
**Thumb & Swipe Card**
- 10 **Digital Signature**  
**PDF Signer & Class II Signature**
- 11 **Payroll**  
**Software as a Service**
  - No Software to be purchased.
  - Shorter Implementation Time.
  - Low Cost Implementation.
  - Available 24 x 7.
  - Professional Support.

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