## TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (ii)]

## GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

New Delhi, the 26th May, 2016

### The Direct Tax Dispute Resolution Scheme Rules, 2016

### **NOTIFICATION**

S.O. 1903 (E). In exercise of the powers conferred by sub-sections (1) and (2) of section 211 of the Finance Act, 2016, (28 of 2016), the Central Government hereby makes the following rules, namely:

- **1. Short title and commencement.-** (1) These rules may be called the Direct Tax Dispute Resolution Scheme Rules, 2016.
- (2) They shall come into force on the 1st day of June, 2016.
- **2. Definitions.-** In these rules, unless the context otherwise requires, -
  - (a) "Scheme" means the Direct Tax Dispute Resolution Scheme, 2016, specified under Chapter X of the Finance Act, 2016 (28 of 2016);
  - (b) "section" means section of the Finance Act, 2016 (28 of 2016);
  - (c) "Form" means the Forms appended to these rules;
  - (d) all other words and expressions used in these rules but not defined in these rules and defined in the Scheme under Chapter X of the Finance Act, 2016 (28 of 2016), shall have the same meanings respectively as assigned to them in that Scheme.
- **3. Form of declaration and undertaking under section 203.-** (1) The declaration under sub-section (1) of section 203 shall be made in duplicate in Form-1 to the designated authority and verified in the manner specified therein.
- (2) The undertaking referred to in sub-section (4) of section 203 shall be furnished in Form-2 alongwith the declaration and verified in the manner specified therein.
- (3) The declaration under sub-rule (1) and the undertaking under sub-rule (2), as the case may be, shall be signed by the declarant or any person competent to verify the return of income on his behalf in accordance with section 140 of the Income-tax Act, 1961.
- (4) The designated authority on receipt of declaration shall issue a receipt in acknowledgement thereof.
- **4.** Form of certificate under sub-section (1) of section 204.- The designated authority shall issue a certificate referred to in sub-section (1) of section 204 in Form-3.

- **5. Intimation of payment.-** The detail of payments alongwith proof thereof, made pursuant to the certificate issued by the designated authority shall be furnished by the declarant to the designated authority in Form-4.
- **6. Order under sub-section (2) of section 204.-** The order by the designated authority under sub-section (2) of section 204 in respect of tax arrear shall be in Form-5 and in respect of specified tax shall be in Form-6.

## Form-1 [See rule 3(1)]

## FORM OF DECLARATION UNDER SECTION 203 OF THE FINANCE ACT, 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

### THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

To,								
	The Designated Authority							
Sir/Ma	adam,							
I hereb	by make a declaration under section 202 of the Finance Act, 2016.							
Gener	al Information:							
1.	Name of the declarant							
2.	Address: Office							
E-mail	Telephone No							
Reside	nce							
E-mail	Telephone No							
3.	Permanent Account Number (PAN)							
4.	Status of the declarant  (a) State whether individual, HUF, firm, company etc.							
	(b) State whether Resident/Non-Resident/Not ordinarily resident							
5.	Name of the Income-tax Range/Circle/ Ward where last assessed							

## Part-A - Details in respect of tax arrear

1. Details of appeal pending with CIT (Appeals) as on 29.02.2016:

	(a)	Appeal reference number	
	(b)	Assessment year to which the appeal relates	
	(c)	Section under which the order appealed against is passed	
	(d)	Date of such order	
2.	In cas	se the appeal relates to assessment order: Assessed total income or net wealth	
	(b)	Amount payable as per the assessment order:	
		<ul><li>(i) Tax</li><li>(ii) Interest</li></ul>	
		(iii) Total	
	(c)	Disputed Income	
	(d)	Disputed tax and interest:  (i) Tax  (ii) Interest upto the date of assessment	
		(iii) Total	
	(e)	Demand outstanding out of (d)(iii) above as on the date of making declaration under section 202	
	(f)	Amount payable under section 202(I)(a):	
		(i) Amount as per (e) above (ii) 25% of minimum penalty	
		1 3	
		(iii) Total (i) + (ii)	
3.	In cas (a)	se the appeal relates to penalty order: Assessed total income or net wealth for the assessment year in respect of which penalty has been levied	
	(b)	Tax and interest determined on total income	
	(c)	Tax and interest payable that is outstanding as on the date of making declaration under section 202	
	(d)	Minimum penalty leviable	

	(e) (f)	Penalty levied as per the penalty order Amount paid out of (e) above						
	(g)	Amount payable under section 202(I)(b):	on					
		Amount as per (c) above  Add: 25% of (d) above  Less: Amount as per (f) above  Total						
Part-l	B – Deta	nils in respect of specified tax						
1.		sed total income						
2.		of assessment order and section under assessed						
3.	Assess	sment year						
4.	order/	nt payable as per the assessment any other order						
	( )	Tax Interest						
	` /	Total						
5.	Amou	nt paid out of 4(iii) above						
6.		nd outstanding as on the date of mak ation under section 202	ing					
7.	Amou [4(i) -	nt payable under section 202(II) 5]						
8.	writ concili	s of pendency as on 29.02.2016, of apperfiled or proceedings for arbitration attion/mediation initiated or notice given Authority or Court	on/					
	(ii)	(a) Appeal/ writ petition number						
		(b) Arbitration/ Conciliation/						
	(iii)	Mediation reference number Date of filing/date on which notice giv	en					
9.	concili	Whether appeal/ writ/ arbitration arbitration proceedings or not f has been withdrawn						
	(ii) If the sa	Yes, date of withdrawal (attach proof me)	of					
			Name and signature of the declarant					

#### **VERIFICATION**

block letters) son/daughter of

Shri

	, , ,
	solemnly declare that to the best of my knowledge and belief, -
(a)	he information given in this declaration, statements and annexures accompanying it is correct and complete and amount of tax arrear/specified tax and other particular hown therein are truly stated and related to the previous year relevant to the assessment year indicated in this declaration;
(b)	am not disqualified in any manner from making a declaration under the Scheme witle eference to the provisions of section 208 of the Finance Act, 2016.
[(des	ner declare that I am making this declaration in my capacity as gnation) (please specify if you are making a declaration on behalf of declarant)] and competent to make this declaration and verify it.
Date	

### **Instructions for filling the form:**

- 1. This Form should be submitted to the designated authority referred to in section 201(1)(b) of the Finance Act, 2016.
- 2. More sheets may be used wherever necessary to give complete details.
- 3. Attach necessary details in respect of payment of tax, interest or penalty made on or before the date of filing of this declaration.
- 4. In case the declaration relates to specified tax, the form should be accompanied with an undertaking in Form-2.
- 4. Strike off the row/part which is not applicable.

I ......(name in

- 5. No column should be left blank. Wherever the entry is not relevant the column should be filled in as 'Not Applicable'.
- 6. Any other relevant information may be briefly indicated in a separate sheet, if required.

## Form-2 [See rule 3(2)]

### <u>UNDERTAKING UNDER SUB-SECTION (4) OF SECTION 203 OF THE FINANCE ACT,</u> 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

### THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

,	
e Designated Authority	
/Madam, (name in block letters) son/daughter of Shhaving decided to avail the benefit of the Direct Tax Dispusolution Scheme, 2016 do hereby voluntarily waive all my rights in respect of specific	ıte
whether direct or indirect, to seek or pursue any remedy or any claim in relation to the cified tax which may otherwise be available to me under any law for the time being ree, in equity, by statute or under any agreement entered into by India with any otherwise or territory outside India whether for protection of investment or otherwise.	he in
	of nis fit nts ny w
e above undertaking is irrevocable.	
lso confirm that I am aware of all the consequences of this undertaking.	
nce:Signatu	 Ire
te:	
Addre	 ess
PA	

#### Note:

The undertaking is to be furnished in respect of 'specified tax' along with the declaration in Form-1.

<sup>\*</sup>Strike off whichever is not applicable.

## Form-3 [See rule 4]

# FORM OF CERTIFICATE OF INTIMATION UNDER SUB-SECTION (1) OF SECTION 204 OF THE FINANCE ACT, 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

## THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

	s Mr./Mrs./M/s eclaration under section	,		ed to as the d	eclarant) has			
	ereas the said declarat ted authority.	ion has been recei	ved on	in the	e office of the			
Finance hereby o	erefore, in exercise of Act, 2016 and after colletermined to be payab epecified tax covered by	onsideration of rel le by the declaran	evant material, t towards full an	the following ad final settlem	amounts are			
Sl. No.	Income-tax Act, 1961/ Wealth-tax Act, 1957	Assessment year	Tax arrear	Specified tax	Amount payable			
	larant is hereby directed date of receipt of this contact that are the contact and the contact are the contact	-	ayment of sum	payable within	n thirty days			
	of non-payment of am shall be treated as void		-		ration under			
	Place							

## Form-4 [See rule 5]

# INTIMATION OF PAYMENT UNDER SUB-SECTION (2) OF SECTION 204 OF THE FINANCE ACT, 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

### THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

To,																									
The					Auth	ority	7																		
 Sir/				•••••																					
																			-3 vi						
dec unc			)			F	'AN	for	A.	Y					the				d ado						
S1	1	BSI	R Co	ode	of B	ank		Date of Deposit (DD/MM/YYYY)						Serial Number of Challan						Amount (Rs)					
(1)				(2)						(3	3)						(4)			(5)					-
																					+		-		
Atta	ach	ı pı	oof	of	payn	nent	as d	letai	iled	abo	ove	•													
Plac	ce:			• • • • •																	 Sigi				
Dat	e: .																						ше		
																				De	sigı	nati	ion	-	
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																					Αc	ddr	ess		

## Form-5 [See rule 6]

# ORDER FOR FULL AND FINAL SETTLEMENT OF TAX ARREAR UNDER SECTION 204(2) READ WITH SECTION 205 OF THE FINANCE ACT, 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

### THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

Whe	reas		(Name and	address of the					
	arant)(hereinafter refer Finance Act, 2016;	red to as declarant) ha	ad made a declaration	under section 202 of					
 Sche sum	whereas the designate rupees p me and granted a certi payable after such det ils given below;	ayable by the declarar ficate setting forth the	nt in accordance with rein the particulars of t	the provisions of the the tax arrear and the					
	whereas the declaran gnated authority;	t has paid	rupees being the sur	n determined by the					
	, therefore, in exercise section 205 of the Fina	-		) of section 204 read					
(a)	a sum of Rs has been paid by the declarant towards full and final settlement of tax arrear determined in the order F.Nodated								
(b)	b) immunity is granted subject to the provisions contained in the Scheme, from instituting any proceeding for prosecution for any offence under the Income-tax Act/Wealth-tax Act or from the imposition of penalty under the said enactment [as per section 205(b)(ii) of the Finance Act, 2016], in respect of the disputed tax/disputed income as detailed in the table below:								
	Assessment year	Appeal reference number	Amount of disputed income	Amount of disputed tax					
	e ?	Name and s	signature and seal of D	 esignated Authority					
То									
	( )								

**Note:** Strike off whatever is not applicable.

## Form-6 [See rule 6]

# ORDER FOR FULL AND FINAL SETTLEMENT OF SPECIFIED TAX UNDER SECTION 204(2) READ WITH SECTION 205 OF THE FINANCE ACT, 2016 IN RESPECT OF THE DIRECT TAX DISPUTE RESOLUTION SCHEME, 2016

### THE DIRECT TAX DISPUTE RESOLUTION SCHEME RULES, 2016

Assessme	ent	Appeal reference	Amount of disputed	Amount of disputed							
Act/Wealt section 20	th-tax A 5(b)(i) •	act or from the imposition	on of penalty under the 16], in respect of the o	said enactment [as per							
(b) immunity is granted subject to the provisions contained in the Scheme, from instituting any proceeding for prosecution for any offence under the Income-tax											
(a) a sum of Rs has been paid by the declarant towards full and final settlement of specified tax determined in the order F.No											
		rcise of the powers con Finance Act, 2016, it is h	nferred by sub-section ( nereby certified that-	(2) of section 204 read							
And whereas the	e declai	rant has furnished an u	ndertaking in Form-2 da	nted;							
before	And whereas the declarant has withdrawn the said writ petition/appeal/proceeding/notice before (mention the name of the High Court) High Court or the Supreme Court or the authority and furnished proof of such withdrawal;										
And whereas the declarant had filed a writ petition/appeal before High Court											
And whereas the designated auth		arant has paid	rupees being the su	um determined by the							
Scheme and gra the sum payable	and whereas the designated authority by order dated determined the amount of										
Whereas(Name and address of the declarant)(hereinafter referred to as declarant) had made a declaration under section 202 of the Finance Act, 2016;											

income

tax

number

year

Place	e	
Date	·	Name and signature and seal of Designated Authority
To	(1)	
	(1)	The declarant
	(2) (3)	Assessing Officer Pr. Commissioner of Income-tax concerned
	(4)	Concerned Appellate authority/adjudicating authority
	(=)	Concerned Appenate authority/ adjudicating authority
Note	: Strike	off whatever is not applicable
		••
		[Notification No.35/2016, F.No.142/11/2016-TPL]
		[
		(Dr. T.C. Manyual)
		(Dr. T.S. Mapwal)
		Under Secretary to the Government of India

## TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (ii)]

### GOVERNMENT OF INDIA MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

New Delhi, the 26th May, 2016

#### **NOTIFICATION**

S.O.1902(E).- In exercise of the powers conferred by section 202 of the Finance Act, 2016 (28 of 2016), the Central Government hereby appoints the 31<sup>st</sup> day of December, 2016 as the date on or before which a person may make a declaration to the designated authority in respect of tax arrear or specified tax under the Direct Tax Dispute Resolution Scheme, 2016.

[Notification No.34/2016, F.No.142/11/2016-TPL]

(Dr. T.S. Mapwal) Under Secretary to the Government of India