# CHANGES IN ITR FORMS FOR AY. 2020-21



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## WHICH ITR FORMS CAN BE USED FOR FILING OF RETURNS?



#### Salary Income

Nature of Business	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4 *
Income from salary/pension (for ordinarily resident person)	Yes	Yes	Yes	Yes
Income from salary/pension (for not ordinarily resident and non-resident person)	No	Yes	Yes	No
Any individual who is a Director in any company	No	Yes	Yes	No
Any individual who is Partner in any Firm	No	No	Yes	No

#### Income from House Property ITR 2 Nature of Business ITR 3 **ITR** 1\* **ITR 4 \*** (Sahaj) Income or loss from house property: a) One house property (excluding Yes Yes Yes Yes brought forward losses and losses to be carried forward). b) More than one house property and / No Yes Yes No or Individual has brought forward loss or losses to be carried forward under the head House Property.

Note: Loss under the head house property or any other cannot be carried forward or brought forward in ITR 1 & 4.



#### Income from Business or Profession **Nature of Business ITR 1**\* ITR 2 ITR 3 **ITR 4 \*** (Sahaj) Income from business or profession No No Yes No Interest, salary, bonus, commission or No No Yes No share of profit received by a partner from a partnership firm Income from presumptive business or No No No Yes profession covered u/s 44AD, 44ADA & 44AE (for person resident in India) Income from presumptive business or No No Yes No profession covered u/s 44AD, 44ADA & 44AE (for not ordinarily resident and non-resident person)

#### Capital Gain **ITR 4 \* Nature of Business ITR 1\*** ITR 2 ITR 3 (Sahaj) Taxpayer held No Yes No has Yes unlisted equity shares at any time during the previous year Capital gains/loss on sale Yes No No of Yes investments/property

Income from Other	Income from Other Sources			
Nature of Business	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4 *
Family Pension (for ordinarily resident person)	Yes	Yes	Yes	Yes
Family Pension (for not ordinarily resident and non-resident person)	No	Yes	Yes	No
Dividend income exceeding Rs. 10 lakhs taxable u/s 115BBDA	No	Yes	Yes	No
Unexplained income (i.e., cash credit, unexplained investment, etc.) taxable at 60% u/s 115BBE	No	Yes	Yes	No
Person claiming deduction u/s 57 from income taxable under the head 'Other Sources' (other than deduction allowed from family pension)	No	Yes	Yes	No
Income from other sources (other than income chargeable to tax at special rates including winnings from lottery and race horses or losses under this head)	Yes	Yes	Yes	Yes
Income from other sources (including income chargeable to tax at special rates including winnings from lottery and race horses or losses under this head)	No	Yes	Yes	No

<b>Deductions</b>				
Nature of Business	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4 *
Person claiming deduction u/s 80QQB or 80RRB in respect of royalty from patent or books	No	Yes	Yes	No
Person claiming deduction u/s 10AA or Part-C of Chapter VI-A	No	No	Yes	No
Total Incon	ne			
Agricultural income exceeding Rs. 5,000	No	Yes	Yes	No
Total income exceeding Rs. 50 lakhs	No	Yes	Yes	No
Assessee has any brought forward losses or losses to be carried forward under any head of income		Yes	Yes	No

#### Computation of Tax liability

Nature of Business	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4 *
If an individual is taxable in respect of an income but TDS in respect of such income has been deducted in hands of any other person (i.e., clubbing of income, Portuguese Civil Code, etc.)	No	Yes	Yes	No
Note: Clubbing of Income is applicable in ITR 1 Sahaj also but subject / limited to "aggregate ownership of One house property after clubbing" and Interest Income & other income falls into the income in same categories of ITR 1. (Clubbing of Salary not applicable in ITR 1 Sahaj)				
Claiming relief of tax u/s 90, 90A or 91	No	Yes	Yes	No

<b>Others</b>				
Nature of Business	ITR 1* (Sahaj)	ITR 2	ITR 3	ITR 4 *
Assessee has:	No	Yes	Yes	No
Income from foreign sources				
Foreign Assets including     financial interest in any foreign     entity				
Signing authority in any account outside India				
Income to be apportioned in accordance with Section 5A	No	Yes	Yes	No

<sup>\*</sup> ITR-1 CAN BE FILED ONLY BY AN INDIVIDUAL ONLY WHO IS ORDINARILY RESIDENT IN INDIA. ITR-4 CAN BE FILED ONLY BY AN INDIVIDUAL OR HUF WHO IS ORDINARILY RESIDENT IN INDIA AND BY A FIRM (OTHER THAN LLP) RESIDENT IN INDIA.

Other Assessees				
Status of Assessee	ITR 4	ITR 5	ITR 6	ITR 7
Firm (excluding LLPs) opting for presumptive taxation scheme of section 44AD, 44ADA or 44AE	Yes	No	No	No
Firm (including LLPs)	No	Yes	No	No
Association of Persons (AOP)	No	Yes	No	No
Body of Individuals (BOI)	No	Yes	No	No
Artificial Juridical Person	No	Yes	No	No
Local Authority	No	Yes	No	No

#### Other Assessees

Status of Assessee	ITR 4	ITR 5	ITR 6	ITR 7
Companies other than companies claiming exemption under Sec. 11	No	No	Yes	No
Persons including companies required to furnish return under:	No	No	No	Yes
☐ Section 139(4A)				
☐ Section 139(4B)				
☐ Section 139(4C)				
□ Section 139(4D)				
Business Trust	No	Yes	No	No
Investment Fund as referred to in Section 115UB	No	Yes	No	No
Any Assessee who is Partner in any Firm.	No	Yes	No	Yes

## WHO HAS TO FILE ELECTRONIC RETURN FOR ASSESSMENT YEAR 2020-21?



For the Assessment Year 2020-21, every taxpayer shall file the income-tax return electronically except a super senior citizen (whose age is 80 years or above during the previous year 2019-20) who furnishes the return either in ITR-1 or ITR-4.

The option available to a taxpayer, whose income was below Rs. 5 lakhs during the previous year, to file the physical return has been withdrawn. Thus, it is now mandatory for every taxpayer (except super senior citizen) to file the return only electronically.

Return of income can be filed through electronic mode using any of the following three options:

- 1. E-filing using a Digital Signature (DSC)
- 2. E-filing without a Digital Signature
- 3. E-filing under Electronic Verification Code (EVC)

### Who can use any of the options as mentioned above has been enumerated below.

Particulars	E-Filing With DSC	E-Filing Without DSC	E-Filing With EVC	Paper Filing*
Individual whose age is 80 years or above	Yes	Yes	Yes	Yes
Individual or HUF who is subject to tax audit u/s 44AB	Yes	No	No	No
Any other Individual or HUF	Yes	Yes	Yes	No
Company	Yes	No	No	No
Political Parties	Yes	No	No	No

### Who can use any of the options as mentioned above has been enumerated below.

Particulars	E-Filing	E-Filing	E-Filing	Paper
	With DSC	Without DSC	With EVC	Filing*
Any person filing return in ITR-5 (if tax audit is mandatory)	Yes	No	No	No
Any person filing return in ITR-5 (if tax audit is not mandatory)	Yes	Yes	Yes	No
Any person filing return in ITR-7 (other than a political party)	Yes	Yes	Yes	No

<sup>\*</sup> Return can be filed in paper format by a super senior citizen only if he furnishes the return either in ITR-1 or in ITR-4.

# KEY CHANGES IN LIGHT FORMS



# TIR 1, 2, 3, 4, 5 & 6

## NEW 'SCHEDULE DI' TO FURNISH DETAILS OF INVESTMENTS MADE DURING THE EXTENDED PERIOD

The Taxation and Other Laws (Relaxation of Certain Provisions) Ordinance, 2020, promulgated by the President of India on 31-03-2020, has extended the time limit till 30-06-2020 to make investments, deposits, payments, etc. for the FY 2019-20 for claiming deduction under Chapter VI-A, section 10AA and section 54 to 54GB. Thus, a new **Schedule DI** has been inserted in the ITR forms to allow taxpayers to avail the deduction for the investments/deposits made during the extended period.

#### **'Schedule DI'** is bifurcated into the following three parts:

- (a) 'Part A' seeks details of the investment, deposit, or payments made to claim deduction under Chapter VI-A.
- (b) 'Part B' seeks detail of eligible amount of deduction available under section 10AA.
- (c) 'Part C' seeks details of payment, acquisition, purchase or construction made to claim deduction under Sections 54 to 54GB.

Note: Only the time limit for making investment is extended, there is no increase in threshold limit under any section.

## 'SCHEDULE DI'-PART(A) TO FURNISH DETAILS OF INVESTMENTS MADE DURING THE EXTENDED PERIOD

hedule DI	Details of Investment	
A) Investmen	nt/ Deposit/ Payments for the purpose of claiming deduction un	nder Chapter VIA
Section	Eligible amount of deduction during FY 2019-20 (As per Schedule VIA- Part B- Deductions in respect of certain payments)	Deduction attributable to investment/expenditure made between 01.04.2020 to 30.06.2020
(1)	(2)	(3)
80C		
80CCC		
80CCD(1)		
80CCD(1B)		
80CCD(2)		
80 <b>D</b>		
80 <b>DD</b>		
80DDB		
80E		
80EE		
80EEA		
80EEB		
80G		
80GG		
80GGC		
Total		

### 'SCHEDULE DI'-PART(B) TO FURNISH DETAILS OF INVESTMENTS MADE DURING THE EXTENDED PERIOD

B) Eligible Amount o	f deduction u/s. 10AA		
Undertaking as per schedule 10AA	Amount of deduction as per schedule 10AA	Date of letter of approval issued in accordance with the provisions of the SEZ Act, 2005	Is this the first year of claiming deduction u/s 10AA AND whether conditions have been complied between 01.04.2020 to 30.06.2020 [Yes/No]
(1)	(2)	(3)	(4)
Undertaking 1			
Undertaking 2			
Undertaking 3			
Total			

## 'SCHEDULE DI'-PART(C) TO FURNISH DETAILS OF INVESTMENTS MADE DURING THE EXTENDED PERIOD

C) Payment/Acqui	sition/Purchase/Construction for the purpose of cla	iming deduction u/s 54 to 54GB
Long Term Capital Gain		
Section	Amount utilised out of Capital Gains account (As per Sl. No Blla of Schedule CG)	Amount utilised between 01.04.2020 to 30.06.2020
(1)	(2)	(3)
54		
54B		
54D		
54F		
54G		
54GA		
54GB		
Total		
Short Term Capital Gain	•	
Section	Amount utilised out of Capital Gains account (As per Sl. No A7a of Schedule CG)	Amount utilised between 01.04.2020 to 30.06.2020
(1)	(2)	(3)
54B		
54D		
54G		
54GA		
Total		

#### CHANGES IN THE SCHEDULE OF DEDUCTIONS UNDER CHAPTER VI-A

- ➤ Section 80EEA: interest on housing loan.
- >Section 80EEB: interest on loan for electric vehicle.

#### [introduced by Finance(No.2) Act, 2019]

Necessary changes have been made in ITR forms to claim these deductions.

hedule DI D	etails of Investment	
A) Investment/	Deposit/ Payments for the purpose of claiming deduction un	nder Chapter VIA
Section	Eligible amount of deduction during FY 2019-20 (As per Schedule VIA- Part B- Deductions in respect of certain payments)	Deduction attributable to investment/expenditure made between 01.04.2020 to 30.06.2020
(1)	(2)	(3)
80C		
80CCC		
80CCD(1)		
80CCD(1B)		
80CCD(2)		
80D		
80DD		
80DDB		
80E		
SULE		
80EEA		
80EEB		
80G		
80GG		
80GGC		
Total		

#### CHANGES IN THE SCHEDULE OF DEDUCTIONS UNDER CHAPTER VI-A

- ➤ Section 80LA(1): 100% deduction for 10 years out of 15 years for Banks.
- ➤ Section 80LA(1A): 100% deduction for 10 years out of 15 years for IFSC units.

#### [introduced by Finance(No.2) Act, 2019]

➤ Section 80PA: deduction to producer companies for 5 years starting from 2018-19 to 2023-24 Necessary changes have been made in ITR forms to claim these deductions.

Scho	dule	e VI-A	Ç.	Deductions under Chapter VI-A					_	
	1	Whe 30.00 VIA	ther, you had been seen that the contract of t	on in respect of certain payments ive made any investment/ deposit/ he purpose of claiming any deducti I.S. No "A" of schedule DI)			inter	[Yes/ No]		
	a 80G b				b	80GGB				
		c	e 80GGA d 80GGC							
S		Tota	I Deduction	under Part B (a + b + c +d)					1	
LION	2	Part	C- Deduction	on in respect of certain incomes			000			
EDUC		e	80-IA	(f of Schedule 80-IA)	f	80-IAB				
TOTAL DEDUCTIONS		g	80-IAC		h	80-IB	6	(n of Schedule 80-IB)		
T07		i	80-IBA		j	80-IC/ 80-IE	(e	of Schedule 80-IC/80-IE)		
		k	80JJA		1	80JJAA	(10	of Annexure to Form 10DA)		
		m	80LA(1)	(9 of Annexure to Form 10CCF)	n	80LA(1A)	(9 0	f Annexure to Form 10CCF)		
		0	80-PA		2	8	1,500			
		Tota	I Deduction	under Part C (total of e to o)					2	
	3	Tota	I deductions	s under Chapter VI-A (1 + 2)					3	

## ICHANCES IN III 1, 2, 3 & 4

## ADDITIONAL DETAILS TO BE FURNISHED BY A PERSON WHO ISCONTE. FILING RETURN UNDER THE 'SEVENTH PROVISO TO SECTION 139(1)'

Are you filing return of income under Seventh proviso to section 139(1) but otherwise not required to furnish return of	of income? - (Tick) ☐ Yes ☐ No								
If yes, please furnish following information									
[Note: To be filled only if a person is not required to furnish a return of income under section 139(1) but filing return of income due to fulfilling one or									
more conditions mentioned in the seventh proviso to section 139(1)]	ū								
Have you deposited amount or aggregate of amounts exceeding Rs. 1 Crore in one or more current account during	Amount (Pa) (If Vas)								
the previous year? (Yes/No)	Amount (Rs) (If Yes)								
Have you incurred expenditure of an amount or aggregate of amount exceeding Rs. 2 lakhs for travel to a foreign	Amount (Pa) (If Vac)								
country for yourself or for any other person? (Yes/ No)	Amount (Rs) (If Yes)								
Have you incurred expenditure of amount or aggregate of amount exceeding Rs. 1 lakh on consumption of	Amount (Pa) (If Vas)								
electricity during the previous year? (Yes/No)	Amount (Rs) (If Yes)								

Note: It is to be filled in 'Part A-General' in the respective forms.

## ADDITIONAL DETAILS TO BE FURNISHED BY A PERSON WHO ISCORD. FILING RETURN UNDER THE 'SEVENTH PROVISO TO SECTION 139(1)'

The 'seventh proviso to section 139' was inserted by the Finance (No. 2) Act, 2019. The provision requires every person, who is otherwise not required to file the return due to the reason that his income does not the maximum exemption limit, to file the return of income if during the previous year he has done any of the following:

- (a) Deposited more than Rs. 1 crore in one or more current account maintained with a bank or a cooperative bank.
- (b) Incurred more than Rs. 2 lakh for himself or any other person for travel to a foreign country.
- (c) Incurred more than Rs. 1 lakh towards payment of electricity bill.

Note: It is to be filled in 'Part A-General' in the respective forms.

# TRANGES IN 172, 3, 4, 5, 6, 8, 7

## OPTION TO QUOTE 'PAN/AADHAAR' IN LIEU OF PAN VARIOUS SCHEDULES

- ➤Sub section (5E) of section 139A, which allows interchangeability of Aadhaar with PAN. Ergo, if a person has not been allotted PAN but possesses a Aadhaar, may furnish Aadhaar No. in lieu of PAN in various schedules of all ITR forms.[inserted by Finance (No. 2) Act, 2019]
- If a person possesses both an Aadhaar and PAN, both of them have been linked with each other as per section 139AA. Such person has an option to furnish Aadhaar no. in lieu of PAN in all the transaction where furnishing PAN was mandatory.

Name of Co-owner(s)		PAN	l/Aa	dhaa	r No	of C	0-01	vner	(s)		]	Percentage Share in Property									
I																					
П																					
[Tick ☑ the applicable option]	Name(s) of Tenant (if let out)	PAN note		dhaa	ır No	o. of ?	Tena	nt(s)	(Pl	ease s			FAN/ is clai		haar	No	. of	Ten	ant(s)	(if	TDS
□ Let out □ Self-occupied □ Deemed let out	II																				

## OPTION TO QUOTE 'PAN/AADHAAR' IN LIEU OF PAN VARIOUS SCHEDULES

- ➤ Various schedules if ITR forms require the assessee to furnish the PAN of second party. These schedules no substitute the term 'PAN' with 'PAN/Aadhaar'. The assessee may furnish PAN/Aadhaar in respect of the following:
  - >A person filing the Income-tax return as a representative assessee
  - ➤ Auditor (proprietorship/firm)
  - Debtors, in respect of whom bad-debt of Rs. 1 lakh or more is claimed
  - >Co-owner of the house property
  - ➤ Tenant(s) of the house property
  - ➤ Buyer of the immovable property transferred during the year
  - >A person whose tax credit is being claimed by the assessee
  - >Tenants/buyer who has deducted tax at source
  - >Key person and person verifying the return of a company
  - ▶ Person holding 10% or more of the voting power in case of unlisted company
  - >Shareholders of unlisted companies including start-ups
  - >Person whose income is clubbed with the income of assessee
  - ➤ Spouse governed by Portuguese Civil Code.

## DOCUMENT IDENTIFICATION (DIN) IS REQUIRED IF RETURN IS FILED IN RESPONSE TO A NOTICE

The DIN system was introduced to keep a proper audit trail of the communications issued by the department, every notice issued by the department contains a unique identification number(DIN). The new ITR forms require the assessee to provide the DIN of the notice in response to which he is filing the return of income.

PART A GEN	ERAL INFORM	MATION								
PAN		Name	Date of Birth	Aadhaar Nun Aadhaar No.)	nber (12 dig	its)/Aadhaar	Enroln	nent Id (2	8 digits	(If eligible for
Mobile No.		Email Address		dress: Flat/Door		Name of Pr	emises/Bi State	uilding/Vill Country	age Ro	ad/Street/Post PIN code
Filed u/s (Tick) [Please see instruc Or Filed in resp	tion] ponse to notice u/s	☐ 139(1)-On or befo ☐ 119(2)(b)- After (☐ ☐ 139(9), ☐ 142(1)	Condonation of delay	7.	(5)-Revised	Centr Sector U	al Govt. ndertak	ing 🗆 Pe	ensione	
						Others L Pension	THE RESERVE OF THE PARTY OF THE	pplicable	(e.g. F	amily
If revised/defect	tive, then enter Re	ceipt No. and Date of fi	ling original return (	(DD/MM/YYYY)	0.0 3.0 3.0 0.0	30 00 50 0	8 1832 10	15 15	0. 30	1 1
4.83 F.S. 11.1165 3022 V. 12.11.1161 J. 11.11.11.1161 V.		39(9)/142(1)/148/153A/ Pate of such Notice or O		9(2)(b)- enter U	Jnique Nur	nber/Docum	ent	0 0 0		1 1

#### CHOICE OF MULTIPLE BANK ACCOUNTS FOR PAYMENT OF REFUND

Now the assessee can select more than one bank account in which he desires to receive the refund. However refund will be made in only one account decided by CPC after processing of refund.

	PART E - OTHER INFORMATION  Details of all Bank Accounts held in India at any time during the previous year (excluding dormant accounts)												
Sl.	IFS Code of the Bank	Name of the Bank	Account Number	Select Account for Refund Credit									
I	1)	0											

<sup>1.</sup> Minimum one account should be selected for refund credit.

<sup>2.</sup> In case of Refund, multiple accounts are selected for refund credit, then refund will be credited to one of the account decided by CPC after processing the return.

# IND 2, 3, 5, 6 & 7

#### REPORTING OF INCOME OR LOSS FROM PASS-THROUGH ENTITIES

The following amendments were made by Finance Act, 2020 in Section '115UB' to allow pass-through of losses also:

- The business loss of the investment fund, if any, shall be allowed to be carried forward to set-off in accordance with the provisions of Chapter VI and it shall not be passed onto the unit-holder
- The loss (other than business loss) accumulated at the level of investment fund as on 31-03-2019 shall be deemed to be the loss of the unit-holders who held the unit as on 31-03-2019 in respect of the investments made by him in the investment fund. Such losses can be carried forward by the unit-holders for the remaining period calculated from the year in which the loss had occurred for the first time taking that year as the first year and it shall be set-off by him.
- The loss so deemed in the hands of unit-holders shall not be available to the investment fund on or after 01-04-2019.
- The loss (other than business loss) shall be ignored for the purposes of pass-through to its unit-holders if such loss has arisen in respect of a unit which has not been held by the unit-holder for a period of at least 12 months.

#### REPORTING OF INCOME OR LOSS FROM PASS-THROUGH ENTITIES

#### Reporting of pass-through loss under various heads of income

**AIFs** are allowed to pass through the losses(other than business loss) to their unit-holders. Therefore, in the new ITR forms, unit-holders can report pass-through losses under the head house property, capital gain and other sources.

Τ	1	Gre	1					
Г		a	la					
		b	Inte	erest, Gross (bi + bii + biii + biv+ bv)	1b			
			i	From Savings Bank	bi			
			ii	From Deposits (Bank/ Post Office/ Co-	bii			
			iii	From Income-tax Refund	biii			
			iv	In the nature of Pass through income/ loss	biv			
			$\mathbf{v}$	Others	bv			
		С	Rei	ntal income from machinery, plants, buildings	, etc., (	Fross	lc	

		• •		
	i	Total (2g + 2h)	2i	
	j	Arrears/Unrealised rent received during the year less 30%	2j	
	k	Income from house property 2 (2f – 2i + 2j)	2k	
3	Pass	through income/loss if any *	3	
		ne under the head "Income from House Property" (1k + 2k + 3) gative take the figure to 2i of schedule CYLA)	4	

11	Pass B11	s Through Income/ Loss in the nature of Long Term Capital Gain,(Fill up schedule PTI) (B1) b)	lal+B	311a2 +					
		al Pass Through Income/ Loss in the nature of Long Term Capital Gain, chargeable @ 10% u/s 112A							
		Pass Through Income/ Loss in the nature of Long Term Capital Gain, chargeable @ 10% under sections other than u/s 112A	B11 a2						

7	Pass Through Income/ Loss in the nature of Short Term Capital Gain, (Fill up schedule PTI) (A7a + A7b + A7c)											
	a	Pass Through Income/ Loss in the nature of Short Term Capital Gain, chargeable @ 15%	A7a									
	b	Pass Through Income/ Loss in the nature of Short Term Capital Gain, chargeable @ 30%	A7									
	c	Pass Through Income/ Loss in the nature of Short Term Capital Gain, chargeable at applicable rates	A7c									

#### REPORTING OF INCOME OR LOSS FROM PASS-THROUGH ENTITIES

#### Reporting of the past year deemed losses by the unit-holders

The loss (other than business loss) accumulated at the level of **investment fund** as on 31-03-2019, shall be deemed to be the loss of a unit-holder who held the unit as on 31-03-2019 and unit-holders shall be allowed to carry forward such loss for the remaining period calculated from the year in which the loss had occurred for the first time taking that year as the first year. Consequential changes have been made to Schedule CFL to show, claim and carry forward such losses head-wise.

	Assessment Year	Date of Filing (DD/MM/YYYY)	Hov	ouse property lo	iss	Shor	rt-term capital l	loss	Long-	g-term Capital l	oss	Loss from owning and maintaining
'	1'		Normal	PTI	Total	Normal	PTI	Total	Normal	PTI	Total	race horses
=	1	2	3a	3b	3c=3a+3b	a	4b	4c=4a+4b	5a	5b	5c=5a+5b	6
_ i '	2012-13		<u>,                                    </u>	<u> </u>		<u>,                                    </u>		4	,	, <u> </u>	<u> </u>	
ii	2013-14		, <del></del>	7		, <del></del>	<i></i>	<u> </u>	, <del></del>	, 7	<u> </u>	
iii	2014-15		,	7		·		<u> </u>	·/	,		
iv	2015-16		, <u> </u>	7		,		4	,	, 7	7	
v	2016-17		,	7		, <del>                                     </del>			, <del>   </del>	, 7	<u>'</u>	
vi	2017-18		,	7		,		4	,	, 7	,	
vii	2018-19		,	7		,		4	,	, 7	,	
			<u>,                                     </u>			·				· · · · · · · · · · · · · · · · · · ·	<u> </u>	
i-	Total of earlier year losses				V V			/ /			,	
x	Adjustment of above losses in Schedule BFLA				(2ii of schedule BFLA)							(2ix of sched BFLA)
	2020-21 (Current year losses)				(2xii of schedule CYLA)			(2x+3x+4x) of item E of schedule CG			(6x+7x) of item E of schedule CG	( 8e of sched OS, if –ve
xii	Total loss carried forward to future years										1	

#### Reporting of losses distributed by AIFs among the unit-holders

As the loss (other than business loss) accumulated at the level of investment fund as on 31-03-2019 shall not be available to the Investment Fund on or after 01-04-2019, relevant row has been inserted to Schedule CFL to reduce the losses (head-wise) distributed among the unit holders from total brought forward losses of the earlier year.

An Investment Fund shall be allowed to set-off and carry forward only the balance loss. Further, a new row has also been inserted to show the current year loss distributed amongst unit-holders.

NOTE: The changes are depicted in the next slide.

Sl. No		Date of Filing (DD/MM/YYYY)	Ho	ouse prop	perty los	SS	Loss : busin	ness than	Loss fi specula busin	tive specifi	ed ess	Loss from life insurance		t-term caj	pital loss	Lon	g-term	Capita	l loss
			Normal	PTI	_	otal 4a+4b)	loss f specul busine speci busin	lative ss and ified				business u/s 115B	Normal	PTI	Total (9c=9a+9b)	Normal	PTI	(10c	Total =10a+10b
1	2	3	4a	4b		4c	5	_	6	7		8	9a	9b	9c	10a	10b		10c
x	2019-20							-		•	T								
xi	Total of earlier year losses b/f																		
xii	Loss distributed among the unit holder (Applicable for Investment Fund only)	1																	
xii	Balance availabl i of Total of earlie year b/f (xi-xii)																		
xiv	Adjustment of above losses in Schedule BFLA					(2i o sched BFL	ule	(2ii sched BFI	dule	(2iv of schedule BFLA)		(2v of schedule BFLA)	(2iii of schedule BFLA)						
xv	2020-21 (Curren year losses to be carried forward)					(2xviii sched CYL	ule	(3xvi sched CYI	dule	(B43 of schedule BP if -ve)	, 5		E(iv) of schedule 3P, (if –ve)			(2x+3x+4x d item E of schedule CC			
xv	Total loss Carried forward																		
xvi	Current year los distributed among the unit- i holder (Applicable for Investment fund only)																		

#### Reporting of pass-through losses from AIFs under schedule PTI

The Schedule PTI has been changed to specifically seek the details whether the income has been received from a business trust (i.e., REITs/InVITs) or AIFs. Where income has been received from AIFs, a new column is inserted to fill the details of current year losses distributed by the AIF.

SI.	Investment entity covered by section 115UA/115UB	Name of business trust/ investm ent fund	rough Income details PAN of the business trust/ investment fund	SI.	Head of income	Current year income	Share of current year loss distributed by Investment fund	Net Inco me/ Loss (7-8)	TDS or such amount if any
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	(Dropdown to			i	House property				
	be provided)			ii	Capital Gains				
					a Short term				
					ai Section 111A				
					aii Others				
					b Long term				
					bi Section 112A				
					bii Other than Section 112A				
				iii	Other Sources				
					a Dividend (referred to in				
					section 115-O)				
					b Others				
				iv	Income claimed to be exempt				
					a u/s 10(23FBB)				
					b u/s				
				l	c u/s				

#### Pass-through income in the nature of long-term capital gain covered under section 112A

As AIFs are allowed to pass through any income (except business income) including long-term capital gain covered under section 112A, the relevant changes have been made to Schedule CG, SI and PTI to show and reflect such income.

2	Pass Through Income in the nature of Short Term Capital Gain chargeable	15	(part of 5vi of schedule BFLA)
	@ 15%		
2	Pass Through Income in the nature of Short Term Capital Gain chargeable	30	(part of 5vii of schedule BFLA)
2.	@ 30%		
23	Pass Through Income in the nature of Long Term Capital Gain chargeable	10	(part of 5x of schedule BFLA)
2.	@ 10%		
2.	Pass Through Income in the nature of Long Term Capital Gain chargeable	10	(part of 5ix of schedule BFLA)
2.	@ 10% - u/s other than 112A		
2:	Pass Through Income in the nature of Long Term Capital Gain chargeable	20	(part of 5xi of schedule BFLA)
2,	@ 20%		
20	Pass through income in the nature of income from other source chargeable		(2e of schedule OS)
	at special rates		
		Total	

Schedule SI

#### Schedule CG

Pass Through Income in the nature of Long Term Capital Gain, (Fill up schedule PTI) (B11a1+B11a2+B11b)

al Pass Through Income/Loss in the nature of Long Term Capital Gain, B11a1 chargeable @ 10% u/s 112A

a2 Pass Through Income/Loss in the nature of Long Term Capital Gain, B11a2 chargeable @ 10% under sections other than 112A

b Pass Through Income/ Loss in the nature of Long Term Capital Gain, B11b

## ZIP CODE REQUIRED AT SOME ADDITIONAL PLACES UNDER 'SCHEDULE FA'

In 'schedule FA' in respect of various fixed assets owned by the assessee zip code is required to be furnished, the requirement is introduced to get more information regarding the assets of the assessee.

While furnishing the details in any of the following cases the requirement to furnish ZIP code has been introduced in the latest notified forms:

- Details of Financial Interest in any Entity held (including any beneficial interest) at any time during the relevant accounting period.
- Details of Immovable Property held (including any beneficial interest) at any time during the relevant accounting period.
- Details of any other Capital Asset held (including any beneficial interest) at any time during the relevant accounting period.
- Details of account(s) in which assessee has signing authority (including any beneficial interest) at any time during the relevant accounting period and which has not been included in any of the other lists in the schedule.
- Details of trusts, created under the laws of a country outside India, in which assessee is a trustee, beneficiary or settler.
- Details of any other income derived from any source outside India which is not included in (i) any of the other items of the schedule FA; and, (ii) income under the head business or profession.

# CHANGES IN



## REPORTING OF DIVIDEND RECEIVED FROM THE SPECIFIED FOREIGN COMPANY

Dividend received u/s 115BBD from a specified foreign company is taxable at a special rate of 15% Plus Surcharge & Health And Education Cess. Such income is separately shown in Schedule OS, consequently change has also been made in 'Schedule SI' to reflect such income.

112A (LTCG on sale of shares or units on which STT is paid) or SPECIAL RATE (B5f and B8f of schedule CG) 10 section 115AD(1)(b)(iii)-Proviso 10 STCG chargeable at special rates in India as per DTAA (part of 5ix of schedule BFLA) 11 LTCG Chargeable at special rates in India as per DTAA (part of 5xii of schedule BFLA) 12.5012 115B (Profits and gains of life insurance business) (part of E (iv) of schedule BP) 115AC (Income of a non-resident from bonds or GDR purchased in (part of lfii of schedule OS) 10 foreign currency) 14 115BB (Winnings from lotteries, puzzles, races, games etc.) 30 (2a of schedule OS) 15 115BBD (Dividend received from specified foreign company) 15 (part of 2dxix of schedule OS) (2b of schedule OS) 16 115BBE (Income under section 68, 69, 69A, 69B, 69C or 69D) 60

Contd.

## SCHEDULE SH-1 NOT APPLICABLE IN THE CASE OF SECTION 8 COMPANIES AND COMPANIES LIMITED BY GUARANTEE

To keep a check on the issuance of shares by unlisted companies, the ITR-6 requires every unlisted company to provide information about their shareholders and the price at which shares are issued to them. The details are required to be provided in Schedule SH-1 by the unlisted companies not being a start-up. Start-ups are required to provide details in Schedule SH-2.

In new ITR form, it has been clarified that Schedule **SH-1** is not applicable in case of a company that is registered under section 8 of the Companies Act, 2013 or a company limited by guarantee under section 3(2) of Companies Act, 2013.

SCHEDULE				IPANY (other than a com uited by guarantee under se							
If you are an	unlisted company, pl	ease furnish (	he following d	etails;-							
Details of shareholding at the end of the previous year											
Name of the shareholder	Residential status in India	Type of share	PAN /Aadhaar No.	Date of allotment	Number of shares held	Face value per share	Issue Price per share	Amount received			

## FOREIGN COMPANIES TO REPORT INCOME FROM ROYALTY OR FTS CHARGEABLE TO TAX AT THE RATE OF 50%

A foreign company is liable to pay tax at the rate of 50% in respect of the following incomes:

- >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 31-03-1961 but before the 01-04-1976.
- 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 29-02-1964 but before 01-04-1976, and where such agreement has, in either case, been approved by the Central Government.

Such income is to be separately reported in the Schedule OS & Consequential change has also been made to Schedule SI to reflect such income.

14	115BB (Winnings from lotteries, puzzles, races, games etc.)		30	(2a of schedule OS)			
15	115BBD (Dividend received from specified foreign company)		15	(part of 2dxix of schedule OS)	SCHEDULE		
16	115BBE (Income under section 68, 69, 69A, 69B, 69C or 69D)		60	(2b of schedule OS)	SI		
E.SACL.	115A(1)(b)(A) & 115A(1)(b)(B)(Income of a foreign company from Royalty & Fees for Technical Services )		10	(part of 2dviii of schedule OS)	<b></b>		
			v	Interest referred to in section 115A(1)(a)(iiab)	194LD - chargeable u/s	cv	
				Distributed income being inter 194LBA - chargeable u/s 115A(1)(		cvi	
	SCHEDU	<u>LE</u>		Income from units of UTI or oth section 10(23D), purchased in Fo			
	<u>OS</u>	<b>→</b>	viii	Income from royalty or fees for from Government or Indian 115A(1)(b)(A) & 115(1)(b)(B)			
							( 45-0)

Changes in ITR [6]

### COMPANIES OPTING FOR SECTION 115BAA AND 115BAB

A special tax regime (also known as alternate tax regime) was introduced for various domestic companies. Thus, in **Part-A of General Schedule**, the company is required to choose whether it is opting for any of the alternative tax regimes of sections 115BA, 115BAA or 115BAB.

(a)	Filed u/s (Tick)[Please see instruction]	□139(1)- On or Before due date, □139(4)- After due date, □139(5)- Revised Return, □92CD-Modified return, □ 119(2)(b)- after condonation of delay
	Or filed in response to notice u/s	□ 139(9), □ 142(1), □ 148, □ 153A, □ 153C
(b)	If revised/ defective/Modified, then enter Receipt and Date of filing original return (DD/MM/YY)	
(c)		48/153A/153C or order u/s 119(2)(b), enter Unique Number /Document order, or if filed u/s 92CD enter date of advance pricing agreement
(d)	Residential Status (Tick) 🗖 🗆 Resident	□ Non-Resident
(e)	Whether the assesse has opted for taxation unde (applicable on Domestic Company)	er section 115BA/115BAA/115BAB? (drop down to be provided in efiling utility)

## DETAILS OF THE AUTHORIZED PERSON VERIFYING THE ITR OF COMPANY

As per section 140 of the Act any other person, as may be prescribed by the Board, can verify the return of income of a company. Accordingly, the new ITR 6 incorporates the reference of 'eligible person' who is verifying the return in the schedule of 'Key Persons'. Following details are required in respect of such person:

- **≻**Name
- **≻**Designation
- > Residential address
- >PAN/Aadhaar No.
- Director Identification Number (DIN) issued by the MCA (in case of a director).

Such reference has been inserted to ensure that the return has been verified by the eligible person only.

S	The second second	lars of Managing Director, person who is verifying th		Principal officer(s) who have	ve held the office during t	he previous year and the details of
KEY	S.No.	Name	Designation	Residential Address	PAN/Aadhaar No.	Director Identification Number (DIN) issued by MCA, in case of Director
a		÷		0		4

Contd.

### REPORTING OF SHARE IN CO-OWNED LAND AND BUILDING

Capital gain arising on sale of land or building or both is to be reported in schedule CG. In the new ITR-6, a company is now required to report its share in land or building or both in case of co-ownership while reporting capital gain (long and short term both).

S	hort-	term	Capital Gains (STCG) (Sub-items 4 & 5 are not applicable for resident	s)	
			le of land or building or both (fill up details separately for each properip, enter your share of capital gain)	erty)(in case of	co-
	a	I	Full value of consideration received/receivable	ai	
		li	Value of property as per stamp valuation authority	aii	
		lii	Full value of consideration adopted as per section 50C for the purpose of Capital Gains [in case (aii) does not exceed 1.05 times (ai), take this figure as (ai), or else take (aii)]	aiii	

		le of land or building or both (fill up details separately for each proper ur share of Capital Gain)	ty)(in case of co-ownership,
a	I	Full value of consideration received/receivable	ai
	li	Value of property as per stamp valuation authority	aii
	Iii	Full value of consideration adopted as per section 50C for the purpose of Capital Gains [in case (aii) does not exceed 1.05 times (ai), take this figure as (ai), or else take (aii)]	aiii

## 'NO ACCOUNT SCHEDULE' DELETED FOR INDAS COMPLIANT COMPANIES

An IndAS compliant company is always required to maintain its books of account. Therefore, the relevant columns of the ITR form (to be filed if books of account are not maintained) requiring an IndAS compliant to furnish the minimum financial particulars had no significance. Therefore, relevant rows below the Balance sheet (Part A-BS – Ind AS) and Profit & Loss Account (Part A-P&L Ind-AS) requiring such company to furnish certain financial particulars have been deleted.

# CITANGES IN III 25 September 1988 Se



## A DEPRECIATION RATE OF 45% ADDED IN THE BLOCK OF PLANT Contd. AND MACHINERY

To boost the demand for motor vehicles, the Finance Minister announced an additional depreciation of 15% on motor vehicles purchased between 23-08-2019 and 31- 03-2020. The relevant columns and depreciation schedule have been modified to allow computation of depreciation at the rate of 45%

Sche	dule	DER	Summary of depreciation on assets (Other than any other section)	assets on which full capi	tal expenditure is allowable as deduction under
_	1	Plan	t and machinery		
			Block entitled for depreciation @ 15 per cent (Schedule DPM-17i or 18i as applicable)	la	
:TS			Block entitled for depreciation @ 30 per cent (Schedule DPM - 17ii or 18ii as applicable)	1b	
ASSETS	_		Block entitled for depreciation @ 40 per cent (Schedule DPM - 17iii or 18iii as applicable)	1c	
ON		d	Block entitled for depreciation @ 45 per cent	1d	
Ž	•		( Schedule DPM - 1/iv or 18iv as applicable)		
TION		e	Total depreciation on plant and machinery ( $1a + 1$	b + 1c+1d)	le

## REPORTING OF RESIDUARY INCOME WHICH IS CHARGEABLE TO TAX AS PER DTAA

Section 90 of the Income-tax Act allows an assessee to opt for the provision of Income-tax Act or of DTAA, whichever is more beneficial to him. Therefore, an assessee would certainly avail the benefit of DTAA if tax rate provided therein is lower than the tax rate provided under the Act. Thus, to allow such option, 'Schedule OS' provides an option to the assessee to separately report such income which is chargeable to tax at special rates as per DTAA.

Sl. No.	Amount of income	to 1 d 2a, 2c & 2d in which included	Country name & Code	Article of DTAA	Rate as per Treaty (enter NIL, if not chargeable)	obtained	Section of I.T. Act	Rate as per I.T. Act	Applicable rate [lower of (6) or (9)]
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

### FURNISHING DETAILS OF TAX PAID ON SECONDARY ADJUSTMENTS

The Finance (No.2) Act, 2019 has brought substantial changes to the provisions of secondary adjustments. In a case where the excess money or part thereof has not been repatriated on time, the assessee will have the option to pay additional income-tax at the rate of 18% Plus surcharge of 12% and health & education cess of 4%. If such additional income-tax is paid, the assessee shall not be required to make a secondary adjustment or compute interest.

Consequential changes have been made to the ITR forms, a new 'Schedule TPSA' has been incorporated.

1	An	nount of primary adjustme en repatriated within the p	nt on which opti rescribed time	on u/s 92CE(2A) is e	xercised & such ex	cess money has not		
	a	Additional Income tax p	ayable @ 18% o	n above				
	b	Surcharge @ 12% on "a	"					
2	c	Health & Education cess	on (a+b)					
	d	Total Additional tax pay	able (a+b+c)					
3	Ta	xes paid						
4	Net	t tax payable (2d-3)						
- 53	Da	te(s) of deposit of tax on	Date 1	Date 2	Date 3	Date 4	Date 5	Date 6
5	sec per	ondary adjustments as section 92CE(2A)	(DD/MM/Y YYY)	(DD/MM/YYYY	(DD/MM/YYY Y)	(DD/MM/YYYY)	(DD/MM/YYYY)	(DD/MM/YYYY
6	Na	me of Bank and Branch	50:	10	45	3 8		
7	BS	R Code			200			
8	Ser	ial number of challan						
9	An	nount deposited	3	4.8	*	8		6.

## SEPARATE REPORTING FOR INTEREST ON LOAN TAKEN FROM A DEPOSIT TAKING NBFC OR SYSTEMATICALLY IMPORTANT NBFC

Section 43B now also provides that any interest payable on any loan or borrowings from a 'Deposit Taking NBFC' or 'Systemically Important Non-deposit Taking NBFC' would be allowed as a deduction only on actual payment. [inserted by Finance (No.2) Act, 2019]

Consequent changes have been made in the forms.

a	Any sum in the nature of tax, duty, cess or fee under any law	11a
ь	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	11Ь
c	Any sum payable to an employee as bonus or commission for services rendered	11c
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	11d
da	Any sum payable by the assessee as interest on any loan or borrowing from a deposit taking non-banking financial company or systemically important non-deposit taking non-banking financial company, in accordance with the terms and conditions of the agreement governing such loan or borrowing	11d a
e	Any sum payable as interest on any loan or borrowing from any scheduled bank or a co-operative bank other than a primary agricultural credit society or a primary co-operative agricultural and rural development bank	110
f	Any sum payable towards leave encashment	11f
g	Any sum payable to the Indian Railways for the use of railway assets	11g

Note: change in Part A-OI

## REPORTING OF CASH RECEIPT OR PAYMENT WHERE TURNOVER OF ASSESSEE IS BETWEEN RS. 1 CRORE TO RS. 5 CRORE

The Finance Act, 2020 has increased the threshold limit under section 44AB for the mandatory audit from Rs. 1 crore to Rs. 5 crores, with effect from the AY 2020-21. However, the increased threshold limit of Rs. 5 crores shall be applicable only if cash receipts and cash payments during the year does not exceed 5% of total receipt or payment, as the case may be. In other words, more than 95% of the business transactions should be done through banking channels.

To incorporate the above amendments, the ITR forms have been amended requiring the assessee to tick the check-box if cash receipts or cash payments exceed 5%.

a2i	If No, whether during the year Total sales/turnover/gross receipts of business exceeds Rs.1 crore but does not exceed Rs.5 crores?  (Tick) ☑ ☐ Yes ☐ No
a2ii	If Yes is selected at a2i, whether aggregate of all amounts received including amount received for sales, turnover or gross receipts or on capital account such as capital contribution, loans etc. during the previous year, in cash, does not exceed five per cent of the said amount? (Tick) ☑ ☐ Yes ☐ No
a2iii	If Yes is selected at a2i, whether aggregate of all payments made including amount incurred for expenditure or on capital account such as asset acquisition, repayment of loans etc. during the previous year, in cash, does not exceed five per cent of the said payment? (Tick) ☑ ☐ Yes ☐ No
b	Whether liable for audit under section 44AB? (Tick) ☑ ☐ Yes ☐ No

Note: It is to be filled in 'Part A-General' in the respective forms.

## 



### LIST OF NATURE OF EMPLOYMENT IS EXPANDED

The new list of nature of employmnt covers the following 6 categories:

- > Central Government
- > State Government
- > Public sector undertaking
- > Pensioners
- ➤ Others
- ➤ Not Applicable

PART A GEN	ERAL INFORM.	ATION				
PAN		Name	Date of Birth	Aadhaar Number (12 da Aadhaar No.)	igits)/Aadhaar Enrolment Id (28 digits) (If eligible for	
Mobile No.	Email Address    D D M M Y Y Y Y					
Filed u/s (Tick) [Please see instruc	tion]	☐ 139(1)-On or befo☐ 119(2)(b)- After (	가게 하는 것 같습니다. 그렇게 하는 보다 하면서 하면서 하는 사람들이 되는 사람들이 없는 것이다. 그렇게 다른 사람들이 다른 사람들이 다른 사람들이 되었다면 하는데 하는데 하는데 하는데 하는데 다른 사람들이 되었다면 하는데	)-Belated, □139(5)-Revise y.	ed, Nature of employment- ☐ Central Govt. ☐ State Govt. ☐ Public	
Or Filed in resp	oonse to notice u/s	□ 139(9), □ 142(1).	, □ 148, □153A □	153C	Sector Undertaking ☐ Pensioners ☐ Others ☐ Not Applicable (e.g. Family Pension etc.)	

## CHANGES IN LINES IN



### TRUST TO FURNISH DETAILS OF RE-REGISTRATION MADE UNDER THE NEW PROVISIONS

The trusts or institutions which have been granted perpetuity of registration u/s12A/12AA or approval u/s 10(23C) or section 80G are required to make an application again under the new section 12AB or amended provisions of section 10(23C) or section 80G within 3 months from 01-10-2020, that is, by 31-12-2020. The new Form ITR-7 requires the assessee to furnish the details in respect of the application for registration made under new provisions.

SI.	Section under which registered or approved	Date of registration or approval	Approval/ Notification/ Registration No.	Approving/ registering Authority	Whether Application for registration is made as per new provisions	Section under which the registration is applied	Date on which the application for registration/ap proval as per new provisions is made	Section of exemption opted for under the new provisions
1								
2								>
3								
4			8	3			Î	2

Note: Details are to be provided only if application is made before filling of return.

Contd.

## CORPUS DONATION NOT TO BE CONSIDERED AS AN APPLICATION OF Contd. INCOME

Any contribution by a charitable or religious trust registered u/s 12AA to any other trust registered u/s 12AA, with a specific direction that it shall form part of corpus of recipient trust shall not be treated as application of income for the donor trust. The Finance Act, 2020 has provided that the corpus donation to institutions referred to in sub-clause (iv),(v), (vi) or (via) of section 10(23C) shall also not to be considered as an application of income.

Accordingly, the new ITR Form 7 seeks '**Donation-other than corpus**' as against the classification of donation required until last year into 'corpus' and 'other than corpus'.

В Е	penditure on objects of the trust/institution	•	
1	Donation - Other than Corpus	1	
2	Religious	2	
3	Relief of poor	3	
4	Educational	4	
5	Yoga	5	
6	Medical relief	6	
7	Preservation of environment	7	
8	Preservation of monuments etc.	8	
9	General public utility	9	
10	Total (B1 to B9)	B10	

### ADDITION TO LIST OF DISALLOWABLE EXPENDITURE

In **Part C of Schedule ER**, the assessee is required to report any item of expenditure which is disallowable. The new list of disallowances are required to be reported into the following 4 subcategories:

- **≻**Bad Debts
- >Provisions
- >Donation forming part of corpus fund [addition]
- >Any other disallowable expenditure

C	Disa	llowable expenditure (C1 + C2 + C3 + C4)	C	
	1	Bad debts	1	
	2	Provisions	2	
	3	Donation forming part of Corpus fund	3	
	4	Any other disallowable expenditure	4	

### MODIFICATION IN SCHEDULE CG

In the previous ITR Forms, the details of 'Exemption other than under section 11(1A)' and 'Exemption under 112A' could be furnished in the Schedule CG (Capital Gains). In the new ITR Form 7 applicable for the assessment year 2020-21, these columns have been deleted.

Charitable and religious organisations are governed by special provision of section 11, 12 & 13 and hence, such trust or organisations cannot claim exemptions under the general provisions of the Act.

## CHANGES IN INCREMENTATION OF STREET



## SEPARATE REPORTING IS REQUIRED FOR INCOME FROM LIFE INSURANCE BUSINESS

The new ITR Forms 5 and 6 introduced for the assessment year 2020-2021 require a separate reporting of income from the life insurance business in 'Schedule BP'. It requires the following information in this respect:

- >Net profit or loss from insurance business referred to in section 115B.
- >Additions in accordance with section 30 to section 43B.
- > Deductions in accordance with section 30 to section 43B.
- >Income from life insurance business under section 115B.

Consequently separate reporting is also required in schedule CFL

E	Computation of income from life insurance business referred to in section 115B	E
	(i) Net Profit or loss from life insurance business referred to in section 115B	(i)
	(ii) Additions in accordance with Section 30 to Section 43B	(ii)
	(iii) Deductions in accordance with Section 30 to Section 43B	(iii)
	(iv) Income from life insurance business under section 115B	(iv)

### SEPARATE REPORTING IS REQUIRED FOR INCOME FROM LIFE INSURANCE BUSINESS

Consequently separate reporting is also required in 'schedule CFL'

Schedule	e CFL	<b>Details</b>	of Loss	es to be ca	rried forwar	d to future years
77	100					40.5

Normal PTI Total (4c=4a+4b) speculative business and specified business	Sl. No.		Date of Filing (DD/MM/YYYY)		use prop	erty loss	Loss from business other than	Loss from speculative business	specified business	Loss from life insurance
18 CAN 18				Normal	PTI	1. Supplied 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	business and specified		38	business u/s 115B
1 2 3 4a 4b 4c 5 6 7	1	2	3	4a	4b	4c	5	6	7	8

## SEPARATE REPORTING FOR INCOME FROM UNITS OF MUTUAL FUND Contd. PURCHASED IN FOREIGN CURRENCY BY OFFSHORE FUND

The new ITR Forms require a separate reporting of income from units of mutual funds purchased in foreign currency by offshore fund in schedule OS.

xvi	Income by way of royalty from patent developed and registered in India - chargeable u/s 115BBF	exvi
xvii	Income by way of transfer of carbon credits - chargeable u/s 115BBG	cxvii
xviii	Investment Income of a Non-Resident Indian - chargeable u/s 115E	cviii
xix	115AB(1)(a) - Income in respect of units - off -shore fund	exix

Note: Addition is made in part 2(c) of schedule OS

### OPTION TO CHOOSE 'SELF-OCCUPIED PROPERTY'

Considering the provisions of section 23(5) where annual value of property is taken as 'nil', the ITR Form 5 and 6 for the AY 2020-21 allow selection of 'self-occupied' house property in Schedule HP as nature of house property.

hedul	le HP	Details of Income	from House Property	(Please refer instructions	(Drop down to be p	rovided indicatin	ng ownership of property)
1	Address o	f property 1		Town/ City		State	PIN Code / Zip Code
8	Is the proj	perty co-owned? [] Y	es □ No (if	"YES" please enter			
	Assessee's	percentage of share	in the property %				
	40.	Name of Co-ow	ner(s)	PAN/Aadhaar No.	of Co-owner (s)	Perce	entage Share in Property
	I						
	П					G .	
	/Tick ☑ th	e applicable option	Name(s) of Tenant (if let out)	PAN/Aadhaar No. of Te Note )	nant(s) (Please see	PAN/TAN/Aac credit is claime	dhaar No. of Tenant(s) (if TDS ed)
	☐ Deemed ☐ Self occ		I	-			

### OPTION TO CLAIM AN EXEMPTION UNDER SECTION 54EE REMOVED

Schedule CG (Capital Gains) contained rows to claim an exemption under **Section 54EE** for the investment made in the long-term specified assets, being units issued before 01- 04-2019 of the fund notified by the Central government in this behalf. As **no such fund has been notified** by the Central government in this behalf, the ITR forms for the assessment year 2020-21 **remove the option to claim the exemption under Section 54EE**.

# ICHANGES IN ICHANGES AS &

## SCHEDULES FOR REPORTING TRANSACTIONS TAXABLE UNDER SECTION 112A AND 115AD

Schedules 112A and 115AD seek the details of securities sold by the taxpayers during the year which are taxable under section 112A or section 115AD respectively. Such changes were made to bring the return forms at par with the return filing utility.

Sl. No.	ISIN Code	Name of the Share/Unit	No. of Shares/Units	Sale-price per Share/Unit	Full Value of Consideration (Total Sale Value) (4*5)	Cost of acquisition without indexation Higher of 8 & 9	Cost of acquisition	If the long term capital asset was acquired before 01.02.2018, -Lower of 6 & 11	Fair Market Value per share/unit as on 31st January,2018	Total Fair Market Value of capital asset as per section 55(2)(ac)- (4*10)	Expenditure wholly and exclusively in connection with transfer	Total deductions (7+12)	Balance (6-13) Item 4 (a) of LTCG Schedule of ITR2
(Col 1)	(Col 2)	(Col 3)	(Col 4)	(Col 5)	(Col 6)	(Col 7)	(Col 8)	(Col 9)	(Col 10)	(Col 11)	(Col 12)	(Col 13)	(Col 14)

SI. No.	ISIN Code	Name of the Share/Un it	No. of Shares/Unit s	Sale-price per Share/Unit	Full value of consideration (Total Sale Value) (4*5)	Cost of acquisition without indexation (higher of 8 or 9)	Cost of acquisition	If the long term capital asset was acquired before 01.02.2018, - Lower of 6 & 11	Fair Market Value per share/unit as on 31st January,201 8	Total Fair Market Value of capital asset as per section 55(2)(ac)- (4*10)	Expenditure wholly and exclusively in connection with transfer	Total deductions (7+12)	Balance (6-13) -Item 8 (a) of LTCG Schedule of ITR3
(Col 1)	(Col 2)	(Col 3)	(Col 4)	(Col 5)	(Col 6)	(Col 7)	(Col 8)	(Col 9)	(Col 10)	(Col 11)	(Col 12)	(Col 13)	(Col 14)

## CHANGES IN TIDE SECTION LIVERS OF SECTION AND ADDRESS OF SECTION ADDRESS OF SEC



### REPORTING OF DISALLOWANCE UNDER SECTION 40(BA)

'Section 40(ba)' restricts the Association of Person (AOP) or Body of Individuals (BOI) to claim any deduction in respect of any interest, salary, bonus, commission or remuneration paid to a member.

The new ITR Forms require reporting of such disallowance in the 'Schedule OI'.

8	A	Am	ounts debited to the profit and loss account, to the extent disallowable under section 40									
	8 3	а	Amount disallowable under section 40 (a)(i), on account of non-compliance with the provisions of Chapter XVII-B	Aa								
		b	Amount disallowable under section 40(a)(ia) on account of non-compliance with the provisions of Chapter XVII-B	Ab								
		c	Amount disallowable under section 40(a)(ib), on account of non-compliance with the provisions of Chapter VIII of the Finance Act, 2016	Ac								
		d	Amount disallowable under section 40(a)(iii) on account of non-compliance with the provisions of Chapter XVII-B	Ad								
		e	Amount of tax or rate levied or assessed on the basis of profits $[40(a)(ii)]$	Ae								
		f	Amount paid as wealth tax [40(a)(iia)]	Af								
		g	Amount paid by way of royalty, license fee, service fee etc. as per section 40(a)(iib)	Ag								
		h	Amount of interest, salary, bonus, commission or remuneration paid to any partner or member inadmissible under section [40(b)/40(ba)]	Ah								
	1	i	Any other disallowance	Ai								
		j	Total amount disallowable under section 40(total of Aa to A	Ai)								

# CHANGES IN INDA 2, 3 & 7



## TYPE OF COMPANY TO BE REPORTED IF THE ASSESSEE IS A DIRECTOR IN A COMPANY OR HOLDING UNLISTED EQUITY SHARES

In the new ITR forms the assessee is also required to report 'type of company' among other details if such assessee is a director in a company or holds unlisted equity shares. Type of company is to be selected from a drop down list.

(i)		Director in a company at any t h following information -	ime during the	previous year? (Vick) 🗹 🗆 Yes 🗆	No				
	Name of Company	Type of company	PAN	Whether its shares are listed or unlisted	Director Identification Number (DIN)				
		(Drop down to be provided)							

Note: Changes is to be made in Part A-GEN

j)	The second of th					A CONTRACTOR OF THE PARTY OF TH	time during the previous year? (Tick) ☑ ☐ Yes t of equity shares				□ No			
	Name of company	Type of Company	PAN	Opening balance		Shares acquired during the year				Shares transferred during the year		Closing balance		
	5	(Drop down to be provided)		No. of shares	Cost of acquisition	No. of shares	Date of subscription / purchase	Face value per share	Issue price per share (in case of fresh issue)	Purchase price per share (in case of purchase from existing shareholder)	No. of shares	Sale consideration	No. of shares	Cost of acquisitio
	la	1b	2	3	4	5	6	7	8	9	10	11	12	13

### Thank You

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