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## HIGHLIGHTS-INCOME TAX

#### FI NANCE BILL, 2018

#### © TAX RATES:

- There is no change in the basic exemption limit for Individual, Hindu Undivided F amily, Association of Person, Body of Individuals and Artificial Juridical Person.
- There is no change in basic tax rate of Co-operative Society, Firms and Local Au thorities
- Domestic companies having total turnover during F.Y. 2016-17 not exceeding Rs 250 Cr or eshall beliable to pay tax at the rate of 25% as against present ceiling of turnover during F.Y 2015-16 of Rs 50 Cr.
- Existing Education cess and secondary and higher education cess levied at the rate of 2% and 1% respectively shall be discontinued. A new cess by the name "He alth and Education Cess" at the rate of 4% shall be levied.

#### © TAXIMPACTONINDIVIDUALS

• In case of Individual (below 60 years of age), Hindu Undivided Family, Association of Person and Body of Individuals:

Particulars		Incomelevel				
Taxable income	Upto 2.5 lacs	2.5 lacs to5lacs		10 lacs to 50 lacs	50 lacs to 1 crore	Above1 crore
Current tax	Nil	5.15%	20.60%	30.90%	33.99%	35.54%
Proposed tax	Nil	5.20%	20.80%	31.20%	34.32%	35.88%

• In case of Individual (between 60 to 80 years of age)

Particulars		Incomelevel				
Taxable income	Upto 3 lacs	3 lacs to 5 lacs	5 lacs to 10 lacs	10 lacs to 50 lacs	50lacsto 1crore	Above1 crore
Current tax	Nil	5.15%	20.60%	30.90%	33.99%	35.54%
Proposed tax	Nil	5.20%	20.80%	31.20%	34.32%	35.88%



#### ♦ In case of Individual (Above 80 years of age)

Particulars		Incomelevel			
Taxable income	Upto 5 lacs	5 lacs to 10 lacs	10 lacs to 50lacs	50lacstol crore	Above 1 crore
Currenttax	Nil	20.60%	30.90%	33.99%	35.54%
Proposed tax	Nil	20.80%	31.20%	34.32%	35.88%

#### © TAXIMPACTON DOMESTIC COMPANIES FOR A.Y. 2019-2020

#### • Companies having Turnover during FY 16-17 upto Rs. 250 Cr.

Particulars	I n c o m e L e v e l		
Taxable Income	Upto 1 Crore	1 Crore to 10 Crore	Above 10 Crore
CurrentTax	30.90%	33.06%	34.61%
ProposedTax	26.00%	27.82%	29.12%

#### • Companies having Turnover during FY 16-17 above Rs 250 Cr.

Particulars	IncomeLevel		
Taxable Income	Upto 1 Crore	1 Crore to 10 Crore	Above 10 Crore
CurrentTax	30.90%	33.06%	34.61%
ProposedTax	31.20%	33.38%	34.94%

- © Definition of accumulated profits of amalgamated company widened so as to include accumulated profits of the amalgamating company also, whe ther capitalized or not, as on the date of amalgamation to prevent arr angements resorted by companies in order to escape liability of paying tax on distributed profits by reducing capital through amalgamation route
- © Stock in Trade Converted into Capital Asset will be taxed under the head "Profits and Gains of Business and Profession" by taking the Fair Market Value of stock in trade as on date of conversion.
- © In order to align the provisions in the DTAA as modified by Multilaterall nstruments (MLI), so as to make the provisions in the treaty effective, the definition of "business connection" is proposed to be amended u/s 9.
- © Provisions of Section 40(a) and 40A(3) shall be applicable to charitable and religious trusts and institutions in order to encourage less cashec onomy and to reduce generation and circulation of black money.



- © Standard deduction of Rs.40,000/- allowable to Salary Persons in lieu of Tr ansport Allowance of Rs.19,200/- and Medical Reimbursement Perquisites of Rs.15,000/-, thereby resulting into net benefit of Rs.5,800/-.
- © Deduction in respect of marked to market loss or other expected loss u/s 36 shall be allowed if computed in accordance with ICDS.
- © In order to encourage participation in trading of agricultural commodities and derivatives, any transaction in respect of trading in agricultural commodity derivatives, which is not chargeable to CTT, in a registereds tock exchange, will not be considered as a speculative transaction.
- © Any gain or loss arising on account of any change in foreign exchanger ates, shall be treated as income or loss and the same shall be computed in accordance with ICDS.
- © In order to minimize hardship in the real estate sector, it is proposed to p rovide that no adjustment shall be made in a case where the variation be tween stamp duty value and the sales consideration is not more than 5% of the sales consideration u/s 43CA (Business Profits), 50C (Capital Gains) and 56 (Income from Other Sources).
- © New Section 43CB to be inserted to provide for computation of income from construction and service contracts as under:

Construction Contract or a	Percentage of Completion Method
Contract for providing services	as per ICDS
Contract for providing services with	Pr oj e c t C ompl e ti on Me thod
duration less than 90 days	
Contract for providing services	Straight Line Method
involving indeterminate number of	
acts overspecific period of time	

© Section 44AE amended so as to compute presumptive income in case of he avy vehicles (More than 12MT) at Rs. 1,000/- per ton of gross vehicle weight or unladen weight for every month or part thereof or amount actually earned whichever is higher. In case of vehicles of 12MT or less gross vehicle weight the earlier provision of Rs. 7,500/- per month for each vehicle would continue.

- © Any transfer by a non-resident of capital asset as referred u/s 115AC,r upee denominated bond of an Indian Company or Derivatives on ar ecognised stock exchange located in any International Financial Service Centre (IFSC) and the consideration is in foreign currency, would not ber egarded as transfer u/s 47.
- © Exemption u/s 54EC allowed against long term capital gain arising on transfer of land or building or both (earlier any long term capital asset) by making investment in long term specified asset redeemable after 5 years (earlier 3 years)
- © Provisions of Section 56(2) would not be applicable to transfer of capital as set between holding company and its wholly owned Indian Subsidiary company and between subsidiary company and its Indian holding Company.
- © To carry forward loss, limitation to hold more than 51% of shares shall not ap ply where a company seeking insolvency resolution under the Insolvency and Bankruptcy Code, 2016.
- © Benefit of deduction under the heading "C.—Deductions in respect of c ertain incomes" in Chapter VIA shall not be allowed if the return of income is not filed within due date u/s. 139(1).
- © Deduction u/s. 80D is increased from Rs. 30,000/- to Rs. 50,000/- in case of payments made towards health insurance premium or medicale xpenditure of a senior citizen.
- © Deduction u/s.80 DDB is increased to Rs. 1,00,000/- in case of payments made towards medical treatment of specified diseases of senior citizen.
- © Deduction u/s. 80TTB on interest income from Banks and post officese arned by senior citizen up to Rs 50,000/-
- © Section 112A inserted to provide tax @10% on long term capital gains ari sing from transfer of a long term capital asset being an equity share in a company or a unit of an equity oriented fund or a unit of a business trust exceeding one lakh rupees. However, deemed capital gains for fair value as on 31-01-2018 is proposed to be exempted.

- © Section 115JB to be amended to provide that the aggregate amount of loss brought forward and unabsorbed depreciation shall be allowed to ber educed from the book profit, if a company's application for corporate insolvency resolution process under the Insolvency and Bankruptcy Code, 2016 has been admitted.
- © Section 115JC to be amended so as to provide that a unit located in an I nternational Financial Service Center, the alternate minimum tax shall be charged @9% instead of @18.5%.
- © Deemed dividends u/s 2(22)(e) shall be liable to dividend distribution tax under section 115-O @30% (without grossing up).
- © Dividend distribution tax to be levied @ 10% on income distributed by an equity oriented fund Mutual Fund.
- © Quoting of PAN is made mandatory for financial transaction of an amount aggregating to Rs. 2,50,000/- or more in a financial year in case of ap erson not being an individual i.e. a Natural person. The said obligation is si multane ously cast on the managing director, director, partner, trustee, author, founder, karta, chief executive officer, principal officer or officeb earer or any person competent to act on behalf of such entities.
- © To improve more transparency & accountability by eliminating thei nterface between the AO & the assessee, new section 143 (3A), 143 (3B) & 143 (3C) to be inserted enabling the central government to prescribe new scheme for scrutiny assessments by way of notification.
- © In order to regularise the compliance with the notified ICDS by a large numb er of taxpayers, it is proposed to bring the amendments retros pectively in provisions of section 145 A pertaining to method of acc ounting, with regard to valuation of inventory, transactions of purc hase and sales of goods or service or securities, claim for escalation of price in a contract or export incentives, assistance in the form of a subsidy or grant or cash incentive or duty drawback or waiver or concession or reimbursement referred to in section 2(24) (xviii).



- © Section 194A is amended to raise the threshold for deduction of tax ats ource on interest income for senior citizens from Rs 10,000/- to Rs 50,000/-
- © Section 253 pertaining to 'Appeals to Appellate Tribunal' is proposed to be amended to also make an order passed by a Commissioner (Appeals) under section 271 Jappealable before the Appellate Tribunal.
- © Penalty for delay in furnishing the statement for specified financial transaction (SFT) beyond prescribed time limit is increased five-fold from
  - Rs. 100/- to 500 /- perday when delay is up to 30 days and from Rs. 500/- to Rs. 1000/- perday when delay is beyond that.
- © Immunity from prosecution and imprisonment u/s. 276CC on failure to fur nish prescribed returns for any assessment year commencing on or after the 1st day of April, 1975 shall henceforth not be available in case of companies.
- © Provisions pertaining to CbCR has been proposed to be rationalised by extending the period of reporting.



## Analysis-INCOME TAX

#### © <u>DE FI NATI ONS:</u>

#### ♦ Widening of scope of Accumulated profits for the purposes of Dividend

It is proposed to insert a new Explanation 2A in section 2(22) of the Act to widen the scope of the term 'accumulated profits' so as to provide that in the case of an amalgamated company, accumulated profits, whe ther capitalised or not, or losses as the case may be, shall beincre as ed by the accumulated profits of the amalgamating company, whe ther capitalized or not, on the date of amalgamation.

The said proposed insertion is to prevent abusive arrangements resorted by companies in order to escape liability of paying tax on distributed profits by reducing capital through amalgamation route.

(w.e.f. A. Y.2019-2020)

#### Widening the definition of Income

It is proposed to amend the definition of the term 'Income' so as to include the Fair Market Value of Inventory on its conversion from stockin trade to capital asset.

Further, it is proposed to amend definition of 'Short Term Capital asset' so as to provide that on sale of the said converted capital asset, the period of holding shall be reckoned from the date of its conversion or the treatment.

Thus, if the stock in trade is converted into capital asset, then the Fair Market Value of the inventory on the date of conversion determined in the prescribed manner shall be treated as business Income.

(w.e.f. A. Y.2019-2020)

It is further proposed to amend definition of the term 'Income' so as to include any compensation or other payment received on termination of the employment or modification of terms and conditions relating there to.

(w.e.f. A.Y.2019-2020)

#### © INCOMEDEEMEDTO ACC RUE OR ARISEININDIA

### Amendment to Section 9 relating to Income deemed to accrue or arise in I ndia

The scope of existing provisions of section 9(1)(i) is restrictive as ite ssentially provides for physical presence based nexus rule for taxation of business income of the non-resident in India. Explanation 2 to the said section which defines 'business connection' is also narrow in its cope since it limits the taxability of certain activities or transactions of non-resident to those carried out through a dependent agent. The refore, emerging business models such as digitized businesses, which do not require physical presence of the non-resident or any agent in I ndia, is not covered within the scope of the said clause.

Thus, in view of the above, it is hereby proposed to substitute clause (a) of the said Explanation 2 so as to provide that "business connection" shall include any business activity carried through aperson who, acting on behalf of the non-resident, has and habitually exercises in India, an authority to conclude contracts on behalf of the non-resident or habitually concludes contracts or habitually plays the principal role leading to conclusion of contracts by the non-resident and the contracts are -

- ) in the name of the non-resident; or
- () ) for the transfer of the owners hip of, or for the granting of the right to use, property owned by that non-resident or that non-resident has the right to use; or
- i) for the provision of services by that non-resident.

It is further proposed to insert a new Explanation 2A in section 9(1)(i) so as to provide that the significant economic presence of a non-resident in India shall constitute "business connection" of the non-resident in India and the "significant economic presence" for this purpose, shall me an –

- (a) ) any transaction in respect of any goods, services or property carried out by a non-resident in India including provision of download of data or software in India, if the aggregate of payments arising from such transaction or transactions during the previous year exceeds such amount as may be prescribed; or
- (b) ) systematic and continuous soliciting of its business activities or engaging in interaction with such number of users as may be prescribed, in India through digital means.

It is further proposed to provide that the transactions or activities shall constitute significant economic presence in India, whether or not the non-resident has a residence or place of business in India or renders services in India.

It is also proposed to provide that only so much of income as is attributable to the transactions or activities referred to in clause (a) or clause (b) shall be deemed to accrue or arise in India.

(w.e.f. A. Y.2019-2020)

#### © INCOMESNOTIOBEINCLUDEDINTOTALINCOME

 It is proposed to insert a new clause (6D) in the said section so as to e xempt from tax any income arising to a non-resident, not being ac ompany, or a foreign company, by way of royalty from or fees for tec hnical services rendered in or outside India to the National Tec hnical Research Organisation (NTRO)

Consequently, NTRO will not be required to deduct tax at source on such payment.

• Under the existing provisions pertaining to National Pension Scheme, an employee contributing to the NPS is allowed an exemption in respect of 40% of the total amount p ayable to him on closure of his account or on his opting out. This exemption is not available to non-employee subscribers.

In order to provide a level playing field, it is proposed to amend the said clause (12A) of section 10 of the Act to extend the said benefit to all subscribers.



 At present, there are no restrictions on payments made in cash byc haritable or religious trusts or institutions. There are also no checks on whether such trusts or institutions follow the provisions of deduction of

tax at source under Chapter X VII-B of the Act. This has led to lack of an audit trailforverification of application of income.

It is proposed to insert proviso in section 10 (23C) so as to provide that for the purpose of determining the amount of application under item (a) of the said third proviso, the provisions of section 40 (a) (ia) per taining to disallowance of expense for non-deduction of tax at sour ce and restrictive provisions of cash payment in excess of Rs. 10,000/35,000 of section 40 A(3)/(3A) shall, mutatis mutandis, apply as they apply in computing the income chargeable under the head "Profits and Gains of Business and Profession".

• It is proposed to withdraw the benefit of exemption to long terms apital gain arising on sale of listed equity shares covered in Section 10 (38) on or after the 1st day of April, 2018.

(w .e .f . A. Y .2019-20 20)

### • Amendment in Section 11 relating to Income from property held for cha ritable or religious purposes

At present, there are no restrictions on payments made in cash byc haritable or religious trusts or institutions. There are also no checks on whether such trusts or institutions follow the provisions of deduction of tax at source under Chapter XVII-B of the Act. This has led to lack of an audit trail for verification of application of income.

In order to encourage a less cash economy and to reduce the ge neration and circulation of black money, it is proposed to insert a new Explanation to the section 11 to provide that for the purposes of deter mining the application of income under the provisions of sub-section (1) of the said section, the provisions of section 40(a)(ia) pertaining to disallowance of expense for non-deduction of tax at source

and restrictive provisions of cash payment in excess of Rs. 10,000/35,000 of section  $40\,A(3)/(3\,A)$  shall, mutatis mutandis, apply as they apply in computing the income chargeable under the head "Profits and gains of business or profession".

(w.e.f. A.Y.2019-2020)

#### © S ALARY

#### ♦ Amendment in Section 16 & 17 relating to deductions and definations

It is hereby proposed to provide Standard Deduction of Rs. 40,000/-fr om the salary income in Section 16 and the present allowance of Rs. 19,200/- (1,600/-p.m.) in respect of Transport Allowance (except incase of differently abled persons) and Rs. 15,000/- in respect of reimbursement of medical expenses (Perquisite) is proposed to be withdrawn and thereby resulting into net benefit of Rs. 5,800/- (40000-19200-15000).

(w.e.f. A.Y.2019-2020)

#### © PROFIT AND GAINS FROM BUSINESSAN DPROFESSION

### Amendment in Section 28 relating to Profits and Gains of Business and P rofession

- It is proposed to widen the definition of business income so as top rovide that any compensation due or received by any person, by whatevername called, at or inconnection with the termination or the modification of the terms and conditions, as the case may be, of any contract relating to his business shall be chargeable to tax under the head "Profits and Gains of Business or Profession".
- It is proposed that if the <u>stock in trade is converted into capital as set</u>, then the <u>Fair Market Value</u> of the inventory on the date of conversion determined in the prescribed manner shall be treated as I ncome to be taxed under the head "Profits and Gains of Business and Profession".

At present, under section 45, Capital Gain Income arising on conversion of capital asset into stock in trade is taxable. However,

under the existing law, there was no specific provision in respect of taxability in cases where, stock in trade was converted into capital as set and thus, the provision has been proposed in order to disc our age the practise of deferring the tax payment by converting inventory into capital asset.

(w.e.f. A. Y.2019-2020)

#### Amendment in Section 36 relating to Deductions

It is hereby proposed to insert a new clause (xviii) in Section 36(1) so as to provide that deduction in respect of any marked to market loss or other expected loss shall be allowed, if computed in accordance with the income computation and disclosure standards (ICDS) notified under section 145(2).

(w.r.e.f. A.Y. 2017-2018)

### Amendment in Section 40A relating to Expenses or payments not deductible in certain circumstances

It is proposed to insert a new sub-section (13) in section 40A so as top rovide that no deduction or allowance shall be allowed in respect of any marked to market loss or other expected loss except as allowable under the new clause (xviii) of section 36(1).

(w.r.e.f. A.Y.2017-2018)

# Amendment in Section 43 relating to Definitions of certain terms relevant to income from profits and gains of business and profession

In order to encourage participation in trading of agricultural commodities and derivatives, it is proposed to insert a new proviso to clause (5) so as to provide that transaction in respect of trading in agricultural commodity derivatives, which is not chargeable to commodity transactions tax, in a registered stock exchange orregistered association, will be treated as non-speculative transaction.

(w .e .f . A. Y .2019-20 20)

### Insertion of new Section 43AA to provide for taxation of foreign exchange fluctuation

The proposed new section provides that, subject to the provisions of section 43 A, any gain or loss arising on account of any change infore ign exchange rates shall be treated as income or loss, as the case may be, and such gain or loss shall be computed in accordance with the IC DS notified under section 145(2).

It is further proposed to provide that gain or loss arising on account of the change in foreign exchange rates shall be in respect of all foreign currency transactions including those relating to monetary items and nonmonetary items or translation of financial statements of foreign operati ons or forward exchange contracts or foreign currency translati on reserves

(w.r.e.f. A. Y. 2017-2018)

### Amendment to Section 43CA providing for special provision for fully alue consideration for transfer of assets other than capital assets in certa in cases

At present, business profits arising out of transactions in immovable property are taxed on –

- sale consideration or
- stamp duty value

whichever is higher,

It has been pointed out that this variation can occur in respect of similar properties in the same area because of a variety of factors, including shape of the plot or location. In order to minimize hardship in case of genuine transactions in the real estate sector, it is proposed to provide that no adjustments shall be made in a case where they ariation between stamp duty value and the sale consideration is not more than five percent of the sale consideration

(w .e .f . A. Y .2019-20 20)

### Insertion of new Section 43CB to provide for Computation of Income from construction and service contracts

The proposed new section provides that profits and gains of ac onstruction contract or a contract for providing services shall be determined on the basis of percentage of completion method in accordance with the ICDS notified under section 145(2).

It is further proposed to provide that in the case of a <u>contract for p</u> <u>roviding services with duration less than ninety days</u>, the profits and gains shall be determined on the basis of <u>project completion method</u>.

It is also proposed to provide that in the case of a contract forp rovision of services involving indeterminate number of acts over asp ecific period of time, the profits and gains arising from such contracts hall be determined on the basis of a straight line method.

It is also proposed to provide that for this purpose the contractrevenue shall include retention money and the contract costs shall not be reduced by any incidental income in the nature of interest, dividends or capital gains.

(w.r.e.f. A.Y. 2017-2018)



### Amendment of Section 44AE in regard to presumptive income in case of goods carriage

P art icular s	P re Amendment	P ost Amendment	
		More than 12 MT gross vehicle w eight	Equal To or Less than 12 MTgross v ehicle weight
As sesse owning 10 goods carriage at any time during the p revious year and engage d in the business of plying, hiring or leasing goods carriages	R s 7,500 /- p e r mont h or p art of th e mont h for e ac h goods c ar r i age or amount ac tual ly earned, whichever is higher, is taxable.	weight or unladen weight,	Rs7,500 /- per mont h or part of the month for each goods carriage or amount ac tual I y e ar ne d, whichever is higher, is taxable.

(w.e.f. A. Y.2019-2020)

#### © CAPITAL GAINS

 Amendment to Section 47 relating to Transactions not regarded ast ransfer

It is proposed to insert a new clause (viiab) in the said section so as to provide that <u>any transfer of a capital asset by a non-resident</u>, being

- ▶ bond or Global Depository Receipt referred to in sub-section (1) of s ection 115AC or
- > rupee denominated bond of an Indian company or
- derivative,

on a recognised stock exchange located in any <u>International Financial Services Centre</u> and where the <u>consideration</u> for such transaction is p aid or payable in <u>foreign currency</u>, <u>shall not be regarded as transfer</u>.

Further, consequential relief is proposed under section 115JC wherein al ternate minimum tax would be charged on the income generated by a

unit located in an International Financial Service Centre, at 9% instead of 18.5%.

(w .e .f . A. Y .2019-20 20)

#### Amendment to Section 49 relating to Cost of acquisition

It is proposed to amend the said section so as to provide that the cost of acquisition of the capital asset which is converted from stock intrade to capital asset shall be the Fair Market Value on the date of conversion.

(w.e.f.A.Y.2019-2020)

### Amendment to Section 50C relating provision for full value of consideration in certain cases

At present, Capital Gain arising out of transactions in immovable property are taxed on –

- sale consideration or
- stamp duty value

whichever is higher,

It has been pointed out that this variation can occur in respect of similar properties in the same area because of a variety of factors, including shape of the plot or location. In order to minimize hardship in case of genuine transactions in the real estate sector, it is proposed to provide that no adjustments shall be made in a case where the

variation between stamp duty value and the sale consideration is not more than five percent of the sale consideration.

(w.e.f. A.Y.2019-2020)



### Amendment to Section 54EC relating to Capital Gain not to be charged on investment in certain bonds

P a rt icular s	P re- Amend me nt	P ost - Amend me nt
As s e ts Tr ansferre d	Any long Term Capital Asset	Long Term C apital Asset b eing Land or Building or Both
Lock In Period of Investment in L ong Term Specified Asset (Any B onds issued by the NH AI/RECL or any other bond notified by the C entral Government) to claim exemption u/s.54EC	3 ye ar sif i nvestment made on or af te r 01.04 .2007 till 31.03.2018	5 ye ar sifi nvestment made on or af te r 01.04.2018

(w.e.f. A.Y.2019-2020)

#### © INCOM EFROM OT HERSOURCES

#### \* Amendment to Section 56 relating to Income from Other Sources

P a rt icular s	Pre Amend ment (0	P ost Amendment
	n or after 01.04.2017 b	(o n or a fter 01.04.2019)
	ut before 01.04.2019)	
Where any	If difference between	If difference between the c
person receives	the consideration and s	onsideration and stamp
an i mmov ab l e	tamp dut y val ue e	duty v al ue i s mor e than the
property	xceeds Rs. 50,000/-the	higher of the following
	n-	amounts- namely-
	- the s tamp du ty v al ue	- Rs. 50,000/- and
	of such property as e	- Am oun tequal to 5% of
	xceeds such	the consideration,
	consideration shall	Then the stamp duty value
	be considered as	of such property as
	income	exceeds such
		consideration shall be
		considered as income

(w.e.f. A.Y.2019-2020)

It is also proposed to insert a new clause (xi) in sub-section (2) of the said section so as to provide that any compensation or other payment due to or received by any person, by whatever name called, <u>inconnection with the termination of his employment</u> or the modification

of the terms and conditions relating thereto shall be chargeable to income-tax under the head "Income from other sources".

(w .e .f . A. Y .2019-20 20)

It is further proposed to amend the fourth proviso to clause (x) of the s aid sub-section so as to exclude the transfer of capital asset between holding company and its wholly owned Indian subsidiary company and between subsidiary company and its Indian holding company, which are not regarded as transfer under clause (iv) or clause (v) of section 47, from the scope of clause (x) of the said sub-section.

(w.r.e.f. A. Y. 2018-2019)

# Carry forward and set off of losses in the case of certain companies [S ection 79]

Section 79 of Act provides that carry forward and set-off of losses in case of company, not being a company in which public ares ubstantially interested, shall be allowed only if there is continuity in the beneficial owner of the shares carrying not less than 51% of the voting power, on the last day of the year or years in which the loss was incurred.

However, there is hurdle in case where a company seeking insolvencyr esolution under Insolvency and Bankruptcy Code, 2016, involves change in the beneficial owners of shares beyond the permissible limit under section 79.

To overcome this difficulties, it is proposed to insert third proviso to section 79 to provide that the limitation to hold more than 51% of shares shall not apply where a change in the shareholding takes place in a previous year/s pursuant to approved resolution plan under the Insolvency and Bankruptcy Code, 2016, after affording a reasonable opportunity of being heard to the jurisdictional Principal Commissioner or Commissioner.

(w.r.e.f. A.Y.2018-2019)

### ◆ <u>Deduction not to be allowed unless return furnished within due date sp</u> ecified u/s. 139(1) [Section 80-AC]

Section -80 AC provides that deduction under section 80-IA or section 80-I AB or section 80-IB or section 80-IC or section 80-ID or section 80-IE, shall be allowed only if the return of income for such assessment year is filed on or before the due date specified under section 139(1) of the Act.

It is proposed to widen the scope of section 80-AC so as to provide that the benefit of deduction under following sections, shall be allowed only if the return of income is filed within the due date specified u/s. 139 (1) of the Act.

	P a rt icular s	
80-l A	Deductions in respect of profits and gains from industrial unde rtakings or enterprises engaged in infrastructure devel opment, etc.	
80-I AC	Special provision in respect of specified business.	
80-l AB	Deductions in respect of profits and gains from housing projects	
80-l B	Deduction in respect of profits and gains from certainindustrial undertakings other than infrastructure development undertakings	
80-I C	Special provisions in respect of certain undertakings or enterprises in certain special category States	
80-I D	Deduction in respect of profits and gains from business of hotel s and convention centres in specified area	
80-l E	Special provisions in respect of certain undertakings in North- Eastern States	
80-JJ A	Deduction in respect of profits and gains from business of collecting and processing of bio-degradable waste	
80- JJ AA	De duction in respect of employment of newemployees	
80-L A	Deductions in respect of certain incomes of Offshore Banking Units and International Financial Services Centre	
80-P	De duction in respect of income of co-operatives ocieties.	
80-Q	Deduction in respect of profits and gains from the business of publication of books.	
80- QQ A	Deduction in respect of professional income of authors of text books in Indian languages	
80-QQB	Deduction in respect of royalty income, etc., of authors of certain books other than text-books	
80-R R B	De duction in respect of royalty on patents	

(w.r.e.f. A.Y.2018-2019)

#### ◆ <u>Deduction in respect of health insurance premia [Section 80D]</u>

It is proposed to increase the mone tary limit for claiming deduction under section 80D from Rs. 30,000/- to Rs. 50,000/- in case of an as sessee, being an individual or a Hindu undivided family, in respect of p ayments towards annual premium on health insurance policy, or preventive health check-up or medical expenditure of a senior citizen. The proposed amendment also remove the difference between senior citizen and very senior citizen for claiming deduction under this section.

(w .e .f . A. Y . 2019-20 20)

# Deduction in respect of medical treatment of specified diseases. [Section 80DDB]

It is proposed to increase the monetary limit for claiming deduction under section 80DDB to Rs. 1,00,000/- for senior/very senior citizen from earlier limit of Rs. 60,000/- in case of senior citizen and Rs. 80,000/- in case of very senior citizen in respect of payments made for medical treatment of specified diseases.

(w .e .f . A. Y . 2019-20 20)



### ♦ Special provision in respect of specified business [Section 80-IAC]

It is proposed to widen the scope and time limit for availing the de duction under section 80-IAC to an eligible start-up if following c ondition get fulfilled-

P re a mend me nt	P ost a mend me nt
inc or p or ate d on or after the 1st day of April, 2016 but before the 1st day of April, 2019	inc or porate d on or after the 1st day of April, 2019 but before the 1st day of April, 2021
the total turn over of its business does not exceed Rs. 25 Crore in any of the previous years b e ginning on or after the 1st day of April, 2016 and ending on the 31st day of March, 2021	The requirement of the turnover not exceeding Rs 25 Crore would apply to seven previous years commencing from the date of incorporation;
it is engaged in innovation, development, deployment or commercialization of new products, processes or services driven by technology or intellectual property	development or improvement of products or processes or services,

# Deduction in respect of employment of new employees [Section 80-JJAA]

Section 80-JJAA provides that deduction of 30% is allowed in addition to normal deduction of 100% in respect of emoluments paid to eligible new employees who have been employed for a minimum 150 days during the year in case for apparelindustry and 240 days in any othercase

To encourage the new employment, it is proposed to extend the relaxation of 150 days during the year to industries engaged in the business of footwear and leather products.

# ◆ <u>Deduction in respect of income of Farm Producer Companies [Section 8</u> <u>0-PA</u>]

It is proposed to insert a new section 80-PA in line with section 80-P so as to extend the benefit to Farm Producer Companies (FPC), having a total turnover up to Rs 100 Crore, whose gross total income includes any income from –

- the marketing of agricultural produce grown by its members, or
- the purchase of agricultural implements, seeds, livestock or otherar ticles intended for agriculture for the purpose of supplying them to its members, or
- the processing of the agricultural produce of its members

  The benefit shall be available for a period of five years from F.Y. 201819

(w.e.f.A.Y.2019-2020)

# ◆ <u>Deduction in respect of interest on deposits in savings account [Section</u> 80-TTA]

It is proposed to amend section 80-TTA to exclude Senior Citizen from claiming deduction up to Rs. 10,000/- of interest income from saving bank account.

(w .e .f . A. Y . 2019-20 20)

# Deduction in respect of interest Income of Senior Citizen [Section 80-T TB]

It is proposed to insert a new section 80TTB so as to allow a deduction up to Rs 50,000/- to senior citizens in respect of interest income earned from bank or post offices.

It is further proposed to provide that where the income referred to in this section is derived from any deposit held by, or on behalf of, a firm, an AOP or a BOI, no deduction shall be allowed under this section in respect of such income in computing the total income of any partner of the firm or any member of the association or any individual of the body.

(w.e.f.A.Y.2019-2020)

# © <u>Insertion of new section to tax long term capital gains on sale of equity</u> shares (Section 112A)

It is proposed to withdraw the exemption underclause (38) of section 10 and to introduce a newsection 112 Ain the Act to provide that long term capital gains arising from transfer of a long term capital asset being an equity share in a company or a unit of an equity oriented fund or a unit of a business trust shall be taxed at 10% of such capital gains exceeding one lakh rupees.

This concessional rate of 10 per cent. will be applicable to such long term capital gains, if -

- ) in a case where long term capital asset is in the nature of an equity share in a company, securities transaction tax has been paid on both acquisition and transfer of such capital asset; and
- ) in a case where long term capital asset is in the nature of a unit of an equity oriented fund or a unit of a business trust, securities transaction tax has been paid on transfer of such capital asset.

Further, the new provision of section 112A also proposes to provide the following:-

1) The long term capital gains will be computed without giving effect of indexation in respect of cost of acquisitions and cost of improvement,

if any, and the benefit of computation of capital gains in foreign currency in the case of a non-resident, will not be allowed.

- 1) The cost of acquisitions in respect of the long term capital asset acquired by the assessee before the 1st day of February, 2018, shall be deemed to be the higher of –
  - (a) ) the actual cost of acquisition of such as se

t; and (b) the lower of-

- () the fair market value of such asset; and
- (1) ) the full value of consideration received or accruing as a result of the transfer of the capital asset.

Example on calculating cost of acquisition:

S ha re s of ABC Lt d .					
Actual pur chase price (STT paid) (A)	100	100	100	80	
FMV of ass et as on 31-01-2018 (B)	110	120	80	120	
Ac tual s al e v al ue (\$ TT p ai d) ( C )	120	110	90	150	
Deemed cost of acquisition <b>(D)</b> [lower of (B) and (C) compared with higher of (A)]	110	110	100	120	
C apital gains to betaxed@10%on(C)-(D)	10	Ni I	(10)	30	

- i) Fair market value has been defined to mean
  - (a) ) in a case where the capital asset is listed on any recognize d stock exchange, the highest price of the capital asset quoted on such exchange on the 31-01-2018. However, where there is no trading in such as set on such exchange on the 31-01-2018, the highest price of such asset on such exchange on a date immediately preceding the 31-01-2018 when such asset was traded on such exchange shall be the fair market value; and
  - (b) ) in a case where the capital asset is a unit and is not listed on recognized stock exchange, the net asset value of such asset as on the 31-01-2018.
- (M) The benefit of deduction under chapter VIA and rebate under section 87A shall be allowed.

Further, it is also proposed to provide that in the case of an individual or a Hindu undivided family, being a resident, where the total income as reduced by such long-term capital gains is below the maximum amount which is not chargeable to income-tax, then, such long-term capital gains shall be reduced by the amount by which the total income as so reduced falls short of the maximum amount which is not chargeable to income-tax.

Consequential changes are also proposed to be made in Section 115ADr elating to taxon income of Foreign Institutional Investors from securities or capital gains arising from transfer of capital assets covered in proposed section 112A.

(w.e.f.A.Y.2019-2020)

# © <u>Rationalisation of provision of section 115BA relating to certain domestic</u> companies

Section 115BA of the Act provides optional benefit of lower income tax r ate of 25% to newly set up domestic company, subject to conditions s pecified therein effective from A.Y. 2017-18.

However, there are certain incomes which are subject to a scheduler tax at a rate which is lower or higher than 25%. Consequently tax payers have been subjected to unintended hardship or unwarranted relief. Ac cordingly, it is proposed to amend section 115BA so as to clarify that the p rovisions of section 115BA is restricted to the income from the busines s of manufacturing, production, research or distribution referred to therein; and income which are at present taxed at a scheduler rate will continue to be so taxed.

(w.r.e.f. A.Y. 20 17-18)

In our opinion, companies who have exercised this option of lower tax r ate of 25% are at loss, since many benefits like deductions, depreciation as per income tax act, carry forward of losses are not available and also in this budget it is proposed to levy tax @25% to companies having tur nover less than Rs. 250 crores with all benefits.

#### © Rationali sation of the provisions of section 1 1 5 BBE

Section 115BBE provides for tax on income referred to in section 68 ors ection 69 or section 69 A or section 69B or section 69C or section 69D at a higherrate of 60% without deduction in respect of any expenditure or all owance or set-off of any loss as reflected in the return of income filed by the assessee.

In order to rationalize the provisions of section 115BBE, it is proposed to p rovide that deduction in respect of any expenditure or allowance or se t-off of any loss shall not be allowed even to income determined by asse ssing officer in said section.

(w.r.e.f. A.Y.2017-18)

# © Relief from liability of Minimum Alternate Tax (MAT) to rehabilitating companies (Section 115JB)

It is proposed to amend section 11 5JB to provide that the <u>aggregate</u> amount of loss brought forward (excluding unabsorbed depreciation) <u>and</u> unabsorbed depreciation (<u>instead of lower</u> of brought forward and unabsorbed depreciation) shall be allowed to be reduced from the book profit, if a company's application for corporate insolvency resolution process under the Insolvency and Bankruptcy Code, 2016 has been admitted by the Adjudicating Authority. This amendment is as per Press Release of CB DT dtd. 06-01-2018.

(w.r.e.f. A. Y. 20 18-19)

A clarificatory amendment is also proposed in section 115JB of the Act to provide that the provisions of section 115JB of the Act shall not be ap plicable and shall be deemed never to have been applicable to an asse ssee, being a foreign company, if- its total income comprises solely of pr of its and gains from business referred to in section 44B or section 44BB or section 44BBA or section 44BBB and such income has been offered to tax at the rates specified in the said sections.

(w.r.e.f. A.Y.2001-02)

### © <u>Reduction in Alternate Minimum Tax on International Financial Service C</u> enter (Section 115JC)

It is proposed to amend section 115JCsoas to provide that in case of a unit located in an International Financial Service Center, the alternate minimum tax shall be charged @9% instead of @18.5%.

(w.e.f.A.Y.2019-20)

# © Applicability of Dividend Distribution Tax to Deemed Dividend u/s 2(22)(e) (Section 115-O)

It is proposed to delete the Explanation to Chapter XII-D occurring afters ection 115Q of the Act so as to bring deemed dividends u/s 2(22)(e) under the scope of dividend distribution tax under section 115-O. Further, such deemed dividend is proposed to be taxed at the rate of 30% (without grossing up).

(w.e.f.A.Y.2019-20)

# © <u>Dividend distribution tax on dividend payouts to unit holders in an equity</u> oriented fund (<u>Section 115R</u>)

It is proposed to amend the said section to provide that where anyincome is distributed by a Mutual Fund being, an equity oriented fund, the mutual fund shall be liable to pay additional income tax at the rate of 10% on income so distributed.

(w.e.f.A.Y.2019-20)

#### © Entities to apply for panin certain cases u/s 1 3 9 A:

In order to widen the tax base by increasing the scope of linking financial transactions with PAN, it is proposed to insert clause (v) & (vi) in section 139 A(1).

#### <u>C I ause (v )</u>:

Every person, <u>not being an individual</u>, which enters into a financial transaction of an amount aggregating to two lakh and fifty thousand rupees or more in a financial year shall be required to apply to the Assessing Officer for allotment of PAN.

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#### Clause (vi):

Further, the obligation to obtain PAN by such person referred to in clause (v) herein above is cast on, the managing director, director, partner, trustee, author, founder, karta, chief executive officer, principal officer or office bearer or any person competent to act on behalf of such entities.

(w.e.f.A.Y.2019-2020)

#### © Method of a ccounting in certain cases:

In view of certain recent judicial pronouncements on the issue of ap plicability of ICDS and in order to bring certainty, it is proposed to sub stitute section 145A, such that for the purpose of determining the inc ome chargeable under the head "Profits and gains of business or profession, –

- (a) ) the valuation of inventory shall be made at lower of actual cost or net realizable value computed in the manner provided in IC DS notified under Section 145(2).
- (b) ) the valuation of purchase and sale of goods or services and of inventory shall be adjusted to include the amount of any tax, duty, cess or fee actually paid or incurred by the assessee to bring the goods or services to the place of its location and condition as on the date of valuation.
- (c) ) inventory being securities not listed, or listed but not quoted, on arecognised stock exchange, shall be valued at actual cost initial lyrecognised in the manner provided in ICDS notified underSection 145(2).
- (d) ) inventory being listed securities, shall be valued at lower of actual cost or net realisable value in the manner provide in ICDS notified under Section 145(2) and for this purpose the comparison of actual cost and net realisable value shall be done category-wise.

Thus, by including the term 'securities' meaning of the term inventory has been broadened.

(w.r.e.f. A.Y.2017-18)

#### © I a x a b ility of certa i n income:

A new section 145B has been inserted to include second limb of section 145 A pertaining to interest received by an assessee on any compensation or on enhanced compensation.

Further, in view of certain recent judicial pronouncements, it is proposed to provide that claim for escalation of price in a contract or exportinc entives shall be deemed to be the income of the previous year in which reasonable certainty of its realisation is achieved.

Similarly, it is proposed to provide that assistance in the form of a subsidy or grant or cash incentive or duty drawback or waiver or concession or eimbursement referred to in section 2(24) (xviii) shall be deemed to be thei ncome of the previous year in which it is received, if not charged to income-tax in any earlier previous year.

(w.r.e.f. A.Y.2017-18)

#### © <u>Deduction of tax so urce from interest on term deposits:</u>

In view of insertion of new section 80TTB, allowing deduction from interest on term deposits to <u>senior citizen</u> for Rs. 50,000/- section 194A is amended to revise limit for deduction of tax at source on <u>such income</u> in case of <u>such assesses</u> from Rs. 10,000/- to Rs. 50,000/-.

(w .e .f . A. Y . 2019-20 20)

#### © Appealagainst penalty imposed by CII (Appeals) U/S. 271 J:

Section 253 pertaining to 'Appeals to Appellate Tribunal' is proposed to be amended so as to also make an order passed by a Commissioner (Appeals) under section 271 Jappealable before the Appellate Tribunal.

However, if penalty is imposed by the assessing officer u/s. 271 J, the provisions of section 246A with respect to appeal before CIT(A) is silent.

(w.e.f.A.Y.2019-2020)

# © <u>Penalty u/s. 271FA for delay in furnishing statement for specified financial</u> <u>transaction u/s. 285BA</u>:

Penalty for delay in furnishing the statement for specified financial transaction beyond prescribed time limit is increased from Rs. 100/- day to Rs. 500/- per day.

Delay beyond 30 days shall attract penalty of Rs. 1000/- instead of Rs. 500/- perday of delay.

P art icular s	P resent p enalty per day	P rop osed penalty per day
When delay is for a period upto 30 days from the prescribed time limit	100	500
Fail to furnish statement within times pecified in notice	500	1000

(w.e.f.A.Y.2019-2020)

#### © Punishment and prosecution for failuretofurnish return:

Section 276CC of the Act provides that if a person willfully fails to furnishing due time the return of income which he is required to furnish, he shall be punishable with imprisonment for a term, as specified therein.

However, if the tax payable by the assessee on the total income de termined on regular assessment as reduced by the advance tax paid and tax deducted at source, does not exceed three thousand rupees no action shall be taken under this section.

In order to prevent abuse of the said immunity of the said proviso by companies, it is proposed to amend the provisions so as to provide that the relaxation provisions shall not apply in respect of a company and hence, companies are mandatorily required to file return of income irrespective of tax liability.

(w.e.f.A.Y.2019-2020)

## © Rationalization of provisions relating to Country-by-Country Report:

P a rt icular s	P resent time period	P roposed time p eriod	
In the case of parent entity or Alternative Reporting Entity (ARE), residentialndia	Due date as per section 139(1)	12 mont hs fr om the end of reporting ac c ounting ye ar	
In case of the AR E of an internation al group, the parent entity of which is outside India, with the tax authority of the country or territory of which it is resident	Due date as per section 139(1)	The due date specified by that country or territory	

(w .e .f . A. Y . 2019-20 20)