

B. Com, F.C.A., DISA (ICAI).

Care, Pair, and Share

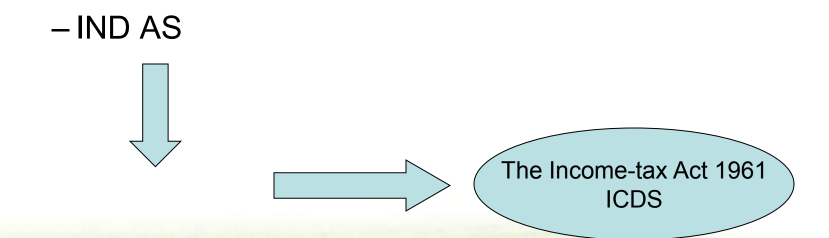
KNOWLEDGE THAT MATTERS. EXPERIENCE THAT COUNTS.

INTRODUCTION

- Audit required vide section 44AB Presumptive
- Audit of Companies vs. Other entities
- -Limit One Crore / 50 Lac / Two Crore for Presumptive
- –Appointment and Communication (NOC?)
- Relying on another Statutory Auditor
- Format of the Financial statements
 - Recommended by ICAI
- -Whether previous year's figures to be given?

Fundamentals

- Standards by ICAI
- Standards by MCA
 - AS Rules 2006 December 7, 2006



Levels

Level 1

•Level 2

•Level 3

- **b** Listed/Proposed to be listed Cos
- b Banks, FIs, Insurance Cos
- Enterprises with > 50 crores Turnover in preceding year
- > 10 crores borrowings at any time during the year
- **b** Holding & subsidiary Cos of above.

Level - II

Level - I

- **Enterprises with > One Crore but < 50 crores**Turnover.
- > 1 crore but < 10 crores borrowings
- **b** Holding & subsidiary cos of above.

Level - III

b Other than Level - I & Level - II cases

AS Rules 2006 – December 7, 2006

- Small and Medium Sized Company (SMC) means:
 - -whose equity or debt securities are not listed or are not in the process of listing on any stock exchange, whether in India or outside India;

–which is not a bank, financial institution or an insurance company;

AS Rules 2006 – December 7, 2006

- whose turnover (excluding other income) does not exceed rupees fifty crore in the immediately preceding accounting year;
- which does not have borrowings (including public deposits) in excess of rupees ten crore at any time during the immediately preceding accounting year; and
- which is not a holding or subsidiary company of a company which is not a small and medium-sized company.

General Instructions for SMCs

- •SMC which does not disclose certain information pursuant to the exemptions or relaxations given......disclose
- •"The Company is a Small and Medium Sized Company (SMC) as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 956. Accordingly, the Company has complied with the Accounting Standards as applicable to a Small and Medium Sized Company."

Cessation to be an SMC

 Figures for the corresponding period of the previous accounting period need not be revised

Disclose the fact

Others

Law to override AS / ICDS

Materiality

Materiality in ICDS

Applicability of Accounting Standards

- Corporate entities
 - Mandatory as per Section 133 of the Companies Act 2013,

-Rule 7 of the Companies (Accounts) Rules 2014.....2015....2016 (Ind AS)

–Accounting Standards Rules 2006

Applicability of Accounting Standards

- Non-corporate entities
 - -Compliance not given by any statute (except for AS 1 & AS 2 issued under section 145 of Income Tax Act)...Now ICDS
 - As per ICAI guidelines mandatory for auditors while reporting – exemptions for SMEs from some AS

Applicability of Accounting Standards

- -In practice, important AS like AS 1, AS 2, AS 4, AS 5, AS 6, AS 7, AS 9, AS 10, AS 13, AS 16, AS 18, etc.
- -ICDS 1 to 10.....11th in Pipeline (Real Estate)

–"True and Fair" view

–Provision for Taxation / AS-22

 SA 200 (Revised) - "Overall Objectives of the Independent Auditor and the Conduct of an Audit in Accordance with Standards on Auditing" – FS free from material misstatement

•SA 210 (Revised) - "Agreeing the Terms of Audit Engagements"

 SA 220 (Revised) - "Quality Control for an Audit of Financial Statements" - Remain alert / Independence / Reviews / SQC 1

 SA 230 (Revised) - "Audit Documentation" - Timely Preparation of Audit Documentation

•SA 240 (Revised) - The Auditor's Responsibilities Relating to Fraud in an Audit of Financial Statements

•SA 250 (Revised) - "Consideration of Laws and Regulations in an Audit of Financial Statements

•SA 260 (Revised) - "Communication with Those Charged with Governance"

•SA 265 - "Communicating Deficiencies in Internal Control to Those Charged With Governance"

•SA 299 (AAS 12), "Responsibility of Joint Auditors"

- •SA 300 (Revised) "Planning an Audit of Financial Statements"
- SA 315 "Identifying and Assessing the Risks of Material Misstatement through understanding the entity and its Environment"
- SA 320 (Revised) "Materiality in Planning and Performing an Audit"

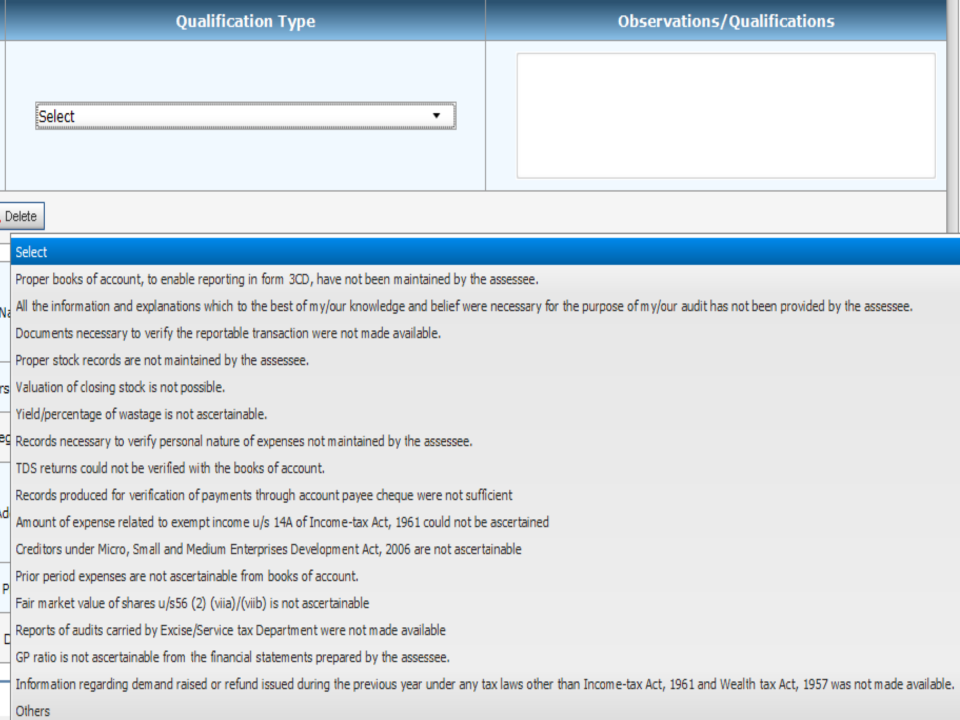
- SA 402 (Revised): AUDIT CONSIDERATIONS RELATING TO AN ENTITY USING A SERVICE ORGANISATION
 - ➤ Deals with the user auditor's responsibility to obtain sufficient appropriate audit evidence when a user entity uses the services of one or more service organizations - outsource aspects of their business
- SA 450: EVALUATION OF MISSTATEMENTS IDENTIFIED DURING THE AUDIT
 - ➤ Deals with the auditor's responsibility to evaluate the effect of identified misstatements on the audit and of uncorrected misstatements, if any, on the financial statements.

- •SA 500 (Revised) "Audit Evidence"
- •SA 501 "Audit Evidence—Specific Considerations for Selected Items"
- SA 505 (Revised) "External Confirmations"
- •SA 510 (Revised) "Initial Audit Engagements Opening Balances"
- SA 520 (Revised) "Analytical Procedures"

- •SA 530 (Revised) "Audit Sampling"
- •SA 540 (Revised) "Auditing Accounting Estimates, Including Fair Value Accounting Estimates,
- •SA 550 (Revised) "Related Parties"
- •SA 560 (Revised) "Subsequent Events"
- •SA 570 (Revised) "Going Concern"
- SA 580 (Revised) "Written Representations"

- •SA 600 (AAS 10) "Using the Work of Another Auditor"
- •SA 610 (Revised) "Using The Work of Internal Auditors"
- •SA 620 (Revised) "Using the Work of an Auditor's Expert"

- •700-799 Audit Conclusions and Reporting
- Applicability deferred to April 1, 2014.
- Unmodified (SA 700)
- Emphasis of Matter paragraph (SA 706)
- Other Matters paragraph (SA 706)
- Modifications to the Opinion (705) Adverse / Qualified / Disclaimer



Illus. 1	Unmodified Opinion on Standalone Financial Statements, Emphasis of Matter Paragraphs, Reporting on clause 143(3)(i) regarding internal	Will be
	financial controls is required (Click here to see the format)	added to
Illus. 2	Unmodified Opinion on Standalone Financial Statements, Emphasis of	Appendix to
	Matter Paragraphs, Reporting on clause 143(3)(i) regarding internal financial controls is not required (Click here to see the format)	SA 700
Illus. 3	Qualified Opinion on Standalone Financial Statements, Qualification is quantifiable, Reporting on clause 143(3)(i) regarding internal financial controls is not required (Click here to see the format)	Will be added to
Illus. 4	Qualified Opinion on Standalone Financial Statements, Qualification is not quantifiable, Reporting on clause 143(3)(i) regarding internal financial controls is not required (Click here to see the format)	Appendix to SA 705
Illus. 5	Adverse Opinion on Standalone Financial Statements, Reporting on clause 143(3)(i) regarding internal financial controls is not required (Click here to see the format)	
Illus. 6	Disclaimer of Opinion on Standalone Financial Statements, Reporting on clause 143(3)(i) regarding internal financial controls is not required (Click here to see the format)	

Management's Responsibility

 The Company's Board of Directors is responsible for the matters stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

 Our responsibility is to express an opinion on these financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under. We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

 An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the financial statements.

Tax Audit Procedures

- Documentation (SA 230)-
 - Keep detailed notes of evidences relied upon
 - Maintain all working papers including notes on following:
 - Work done while conducting audit, and by whom
 - Explanation and information given during course of audit, and by whom
 - Decision on various points taken and judicial pronouncements relied upon
 - MRLs / Certificates issued by client
- Design audit programme as would reveal extent of checking and ensure adequate documentation
- If you are also Statutory Auditor, advisable to carry out both audits

Brief Introduction to SA's & other relevant

standards

SA 700: FORMING AN OPINION AND REPORTING ON FINANCIAL STATEMENTS

➤This Standard on Auditing (SA) deals with the auditor's responsibility to form an opinion on the financial statements. It also deals with the form and content of the auditor's report issued as a result of an audit of financial statements.

SA 705: MODIFICATIONS TO THE OPINION IN THE INDEPENDENT AUDITOR'S REPORT

➤ This Standard on Auditing (SA) deals with the auditor's responsibility to issue an appropriate report in circumstances when, in forming an opinion in accordance with SA 700 (Revised), the auditor concludes that a modification to the auditor's opinion on the financial statements is necessary.

SA 706: EMPHASIS OF MATTER PARAGRAPHS AND OTHER MATTER PARAGRAPHS IN THE INDEPENDENT AUDITOR'S REPORT

➤ This Standard on Auditing (SA) deals with the auditor's responsibility to draw user's attention to important matters whether or not disclosed in the financial statements by making a specific reference in the auditor's report.

Brief Introduction to SA's & other relevant standards

- **SA** 710: COMPARATIVE INFORMATION— CORRESPONDING FIGURES AND COMPARATIVE FINANCIAL STATEMENTS
 - ➤ Deals with the auditor's responsibilities regarding comparative information in an audit of financial statements.
- SA 720: THE AUDITOR'S RESPONSIBILITY IN RELATION TO OTHER INFORMATION IN DOCUMENTS CONTAINING AUDITED FINANCIAL STATEMENTS
 - ➤ Deals with the auditor's responsibility in relation to other information in documents containing audited financial statements and the auditor's report thereon.
- SA 800: SPECIAL CONSIDERATIONS—AUDITS OF FINANCIAL STATEMENTS PREPARED IN ACCORDANCE WITH SPECIAL PURPOSE FRAMEWORKS
 - Deals with special considerations in the application of SAs, in the series of 100-700, to an audit of financial statements prepared in accordance with a special purpose framework.

Brief Introduction to SA's & other relevant

standards

- SA 805: SPECIAL CONSIDERATIONS—AUDITS OF SINGLE FINANCIAL STATEMENTS AND SPECIFIC ELEMENTS, ACCOUNTS OR ITEMS OF A FINANCIAL STATEMENT
 - ➤ Deals with special considerations in the application of SAs, in the series of 100-700, to an audit of a single financial statement or of a specific element, account or item of a financial statement.

SA 810: ENGAGEMENTS TO REPORT ON SUMMARY FINANCIAL STATEMENTS

➤ Deals with the auditor's responsibilities when undertaking an engagement to report on summary financial statements derived from financial statements audited in accordance with SAs by that same auditor.

•SQC 1: QUALITY CONTROL FOR FIRMS THAT PERFORM AUDITS AND REVIEWS OF HISTORICAL FINANCIAL INFORMATION, AND OTHER ASSURANCE AND RELATED SERVICES ENGAGEMENTS

The purpose of this Standard on Quality Control (SQC) is to establish standards and provide guidance regarding a firm's responsibilities for its system of quality control for audits and reviews of historical financial information, and for other assurance and related services engagements. This SQC is to be read in conjunction with the requirements of the Chartered Accountants Act, 1949, the Code of Ethics and other relevant pronouncements of the Institute.

Brief Introduction to SA's & other relevant standards

SRE 2400: ENGAGEMENTS TO REVIEW FINANCIAL STATEMENTS

This Standard on Review Engagements (SRE) establishes standards and provides guidance on the practitioner's professional responsibilities when a practitioner, who is not the auditor of an entity, undertakes an engagement to review financial statements and on the form and content of the report that the practitioner issues in connection with such a review.

•SRE 2410: REVIEW OF INTERIM FINANCIAL INFORMATION PERFORMED BY THE INDEPENDENT AUDITOR OF THE ENTITY

➤ This Standard on Review Engagements (SRE) establishes standards and provides guidance on the auditor's professional responsibilities when the auditor undertakes an engagement to review interim financial information of an audit client, and on the form and content of the report.

Brief Introduction to SA's & other relevant standards

SAE 3400: THE EXAMINATION OF PROSPECTIVE FINANCIAL INFORMATION

➤ This Standard on Assurance Engagement (SAE) establishes standards and provides guidance on engagements to examine and report on prospective financial information including examination procedures for best-estimate and hypothetical assumptions.

SRS 4400: ENGAGEMENTS TO PERFORM AGREED-UPON PROCEDURES REGARDING FINANCIAL INFORMATION

This Standard on Related Services (SRS) establishes standards and provides guidance on the auditor's professional responsibilities when an engagement to perform agreed-upon procedures regarding financial information is undertaken and on the form and content of the report that the auditor issues in connection with such an engagement.

CONCEPT OF TURNOVER

- Whether to include excise, sales tax, service tax (now GST)?
 - For proprietorships: total turnover for each business
 - Whether to include sale of capital assets?
 - Applicability for:
 - Construction contracts where turnover less than One Crore, but value of WIP is more than One Crore
 - Partners whose share of profit / remuneration / interest exceed Rs. One Crore

CONCEPT OF TURNOVER ...

- When to apply limit of One Crore vs. 50 lakhs
 - Nursing home
 - Interior decorators
 - Management consultants
 - Coaching classes
 - Dealer in shares/securities
 - Gain on sale on investments
 - Insurance agents,
 - Financial Planning Advisors, etc.

FORM 3CA, 3CB

-When to use 3CA and 3CB?

- -Giving comments in Para 3(a) of Form 3CB
 - Effect thereof?
 - Whether safeguards the auditor?

- Adding responsibility and scope Para in 3CB
 - Results in amending Form 3CB
 - Whether justifiable?

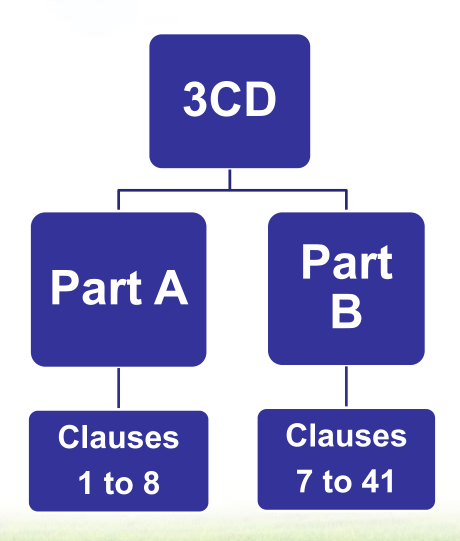
Form 3CA, 3CB ...

- Notes to Accounts to normally specify:
 - Method of accounting followed accrual or cash
 - Method of inventory valuation
 - Fixed Assets and Depreciation
 - Investments
 - Method for accounting Foreign Exchange fluctuations
- Items that may require qualification:
 - Mandatory AS not followed (esp. for Companies)
 - Non provision of Income Tax
 - Employee benefits especially retirement benefits
 - Confirmations for balances
 - Inventory valuation on estimated basis

Form 3CD

- Form 3CD revised effective July 25, 2014....July 19, 2017
- For a proprietor having 2-3 different business whether same or different Form 3CD?
- Primary responsibility of management
- To be certified by management
- Contains Parts A/B Two Annexure Removed

Form 3CD



Form 3CD –comments necessary in following?

- No interest charged on loans to relatives
- Insufficient household withdrawals....Personal BS audit?
- Books not closed
- Investments, assets (like car, flat) held in names of partners and not name of firm
- No quantity records are maintained
- Stocks not tallying with bank

Documentation

- Register for Tax Audits carried out during the year
- Documentation for 3CD should be separate
- Check list for 3CD, if possible
- Separate MRL (esp for debatable issues), preferable
- Important for Peer Review since tax audit is also an attest function.

General Principles

Judicial pronouncements while taking any particular view

•In the event of conflict of judicial opinion on any particular issue, refer to the view followed while giving the particulars under any specified clause.

Follow AS / SA / GN

- Particular income/expenditure covered in more than one of the specified clauses - make a suitable cross reference
- Difference in the opinion of the tax auditor and that of Assessee state both the view points
- •If any particular clause in Form No. 3CD is not applicable, state it is not applicable.

- For allowance or disallowance, follow the law applicable in the relevant year, even though the form of audit report may not have been amended – Rules cannot override Act
- Insufficient information, qualify rather than withhold the entire audit report.
- Source of Information for Form No. 3CD Books of account, records, documents, information and explanations made available

- Avoid using Notes on Accounts for remarks
- Preserve working papers

 Obtain Representation Letters (MRL)..... and engagement letter as well (AAS-26 – now SA-210)

 Understand the terms "Sales", "turnover", and "Gross receipts"

Understand the terms "Business" and "Profession"

 Understand the Rights, Responsibilities, and Limitations of Auditors

Specific Principles – Cash System

 "It is the policy of the Assessee to prepare his financial statements on the cash receipts and disbursements basis. On this basis, revenue and the related assets are recognized when received rather than when earned, and expenses are recognized when paid rather than when the obligation is incurred. In our opinion.....

General Particulars

1. Name of the Assessee:
2. Address:
3. Permanent Account Number:
4. Indirect Tax Registration Numbers: (Consideration of Laws–SA 250)
5. Status:
6. Previous year ended: From To
7. Assessment year:

8. Indicate the relevant clause of section 44AB under which audit done

Name

•Form 3CD - Name of the Assessee whose accounts are being audited; e.g. Mr. Amitabh Bachchan, Proprietor, ABCL & Co.

Form 3CB – "We have examined the balance sheet as at 31st March ____, and the profit and loss account for the year ended on that date, attached herewith, of......" ABCL & Co., Proprietor, Ms. Amitabh Bachchan.

Address

 Communicated by the Assessee to the Income-tax Department for assessment purposes

•If Assessed at home address....give office address also..........May protect in Survey action under section 133A

Indirect Taxes Numbers

- Excise
- Service Tax
- •VAT
- Customs Duty Import Export Code
- Profession Tax?
- •GSTIN?

Relevant Clause of 44AB

• (a) Business

•(b) Profession

•(c) Presumptive – 44AE, 44BB, 44BBB

- •(d) Presumptive 44AD
 - -Individual <Threshold
 - -Firm under Loss

[Clause 9(a) and (b)]

- (a) If firm or Association of Persons, indicate names of partners/members and their profit sharing ratios.
- Profit Ratio vis-à-vis Remuneration Ratio
- (b) If there is any change in the partners or members or in their profit sharing ratio since the last date of the preceding year, the particulars of such change

Copy of partnership deed

[Clause 9(a) and (b)]

- whether relevant documents, if required, have been filed with the concerned authorities,
- whether notice of changes, if required, has been given to the registrar of firms, and

 any minutes or any other understanding recording any changes in the partners/members or their profit sharing ratios.

Anything else?

 obtain certified copies of the deeds, documents, understanding, notice of changes, etc. including certified copies of the acknowledgment, if any, evidencing filing of documents.

[Clause 10 (a) and (b)]

- (a) Nature of business or profession.
- Principal line of business
- •In practice, activities that constitute > 10 % are given
- •(a) Nature of business or profession (if more than one business or profession is carried on during the previous year, nature of every business or profession)
- (b) If there is any change in the nature of business or profession, the particulars of such change.
- Any material change discontinuation...

Anything else?

 A review of business report or the minutes of meetings

Change permanent or temporary?

[Clause 11 (a) to (c)]

- (a) Whether books of account are prescribed under section 44AA, if yes, list of books so prescribed.
- (b) Books of account maintained and address.
- (In case books of account are maintained in a computer system, mention the books of account generated by such computer system.)
- (c) List of books of account examined and nature of relevant documents examined

Agreement for sale of flats – 43CA

[Clause 11 (a) to (c)]

- •Business vis-à-vis Profession Rule 6F
- 1. Cash book.
- 2. Journal,
- 3. Ledger.

Medical profession

- a) daily case register in Form No.3C
- b) an inventory under broad heads, as on the first and the last days of the previous year,

[Clause 11 (a) to (c)]

- ...else, no books of account have been prescribed
- (b) Books of account maintained
- Primary vis-à-vis secondary (Para 20.8 of GN)
- •Stock Register? Section 209 of the Companies Act 1956 Section 2 (13) of the Companies Act 2013

Suggested Note

 No books of account are prescribed in section 44AA except the provision in sub-section (2) that, every person carrying on business or profession, not being profession referred to in sub-section (1), shall keep and maintain such books of account and other documents as may enable the Assessing Officer to compute his total income in accordance with the provisions of this (the Income-tax Act, 1961) Act.

•Whether the profit and loss account includes any profits and gains assessable on presumptive basis, if yes, indicate the amount and the relevant sections (44AD, 44AE, 44B, 44BB, 44BBA, 44BBB, Chapter XII-G, First Schedule or any other relevant section).

- 1) 44AD Other business (except professional and Commission Agents)
- •8% of Gross Receipts Max. RS. One Crore

•6% of Gross Receipts – Max. RS. Two Crore (payments other than cash realized before due date of filing Return of Income.)

- 2) 44AE Transport business
- •Specific Amount / vehicle / month No

 "Turnover Limit

Amount included in the profit and loss account

 Clarify that the amount mentioned under this clause is not necessarily the actual amount of profits and gains chargeable to tax

- Three situations para 21.3 of GN
- Common Accounts Normal and Presumptive Business – problem of apportionment of expenses
- 2. Separate Accounts
- 3. No books for Presumptive Business Qualify the Report

[Clause 13 (a) to (c)]

- (a) Method of accounting employed in the previous year.
- (b) Whether there has been any change in the method of accounting employed vis-a-vis the method employed in the immediately preceding previous year.
- (c) If answer to (b) above is in the affirmative, give details of such change, and the effect thereof on the profit or loss.

Serial No. Particulars.	Increase in Profit (Rs.)	Decrease in Profit (Rs.)

[Clause 13 (a) to (c)]

- Cash vis-à-vis Mercantile system
 - Allowability of remuneration in case of professional firm following Cash basis
 - Cash basis not possible for companies
- Change in Method of Accounting vis-à-vis Change in Accounting Policy

First year of Audit – state the fact against (b)

[Clause 13 (a) to (c)]

 Quantify the effect on Financial Results owing to the change in method of accounting....or give disclaimer

No method of Accounting prescribed in AS prescribed under section 145.....Removed

[Clause 13 (d) to (f)] - ICDS...

- •<u>CBDT Notification No.88/2016 dt. 29 Sept. 2016</u> S.O. 3080(E)
- •Clause 13 (d), (e), and (f)
- •(d) Details of deviation, if any, in the method of accounting employed in the previous year from accounting standards prescribed under Section 145 and the effect thereof on the Profit or Loss:

Tax Audit...

•(d) Whether any adjustment is required to be made to the profits or loss for complying with the provisions of income computation and disclosure standards notified under section 145(2)

(e) If answer to (d) above is in the affirmative, give details of such adjustments:

			Decrease		
		Increase in	in	Net effect	
		profit (Rs.)	profit(Rs.)	(Rs.)	
ICDSI	Accounting Policies	_	1	_	
ICDS II	Valuation of Inventories	-	1	-	
ICDS III	Construction Contracts	-	1	-	
ICDS IV	Revenue Recognition	_	-	_	
ICDS V	Tangible Fixed Assets	-	I	-	
ICDS VI	Changes in Foreign Exchange Rates	-	1	_	
ICDS VII	Governments Grants	_	-	-	
ICDS VIII	Securities	_	-	_	
ICDS IX	Borrowing Costs	_	1	_	
ICDS X	Provisions, Contingent Liabilities and Contingent Assets	-		_	
	Total	_	-	_	

(f) Disclosur	e as per ICE	Annexure 6	
	(i)	ICDS I-Accounting Policies	
	(ii)	ICDS II-Valuation of Inventories	
	(iii)	ICDS III-Construction Contracts	
	(iv)	ICDS IV-Revenue Recognition	
	(V)	ICDS V-Tangible Fixed Assets	
	(vi)	ICDS VII-Governments Grants	
	(vii)	ICDS IX Borrowing Costs	
	(viii)	ICDS X-Provisions, Contingent Liabilities and Contingent Assets"	

ANNEXURE 6									
CLAUSE DISCLOSURES AS PER ICDS 13(f)									
	ICDS		Model Disclosure required as per ICDS				Disclosures		
	I - Accounting P	Alleige			unting polic			efer to Other	
	1 - Accounting Folicies		adopted by a person shall be disclosed			Financial Statements			
			Any change in an accounting policy which has a material effect				No Change		
			3)The amount by which any item is affected by such change				Not Appicable	е	
			4)Where such amount is not ascertainable, wholly or in part				Not Appicable	е	
			policies wh current pre	ich has no vious year expected	r but which to have a r	fect for the is		Not Appicable	e

II - Valuation of Inventories	The accounting policies adopted in measuring inventories including the cost formulae used.	Please refer to Other Notes to Financial Statements
	Where Standard Costing has been used as a measurement of cost, details of such inventories	Not Applicable
	3)The total carrying amount of inventories and its classification appropriate to a person.	Refer Note No. 16 of Annual Accounts
III - Construction Contracts	Disclose the amount of contract revenue recognised as revenue in the period	
	Disclose the methods used to determine the stage of completion of contracts in progress.	
	3)For contracts in progress, amount of costs incurred and recognised profits (less recognised losses) upto the reporting date.	• •
	4)For contracts in progress, the amount of advances received.	
	5)For contracts in progress, the amount of retentions.	

	In a transaction involving sale of good,	NIL
IV - Revenue	total amount not recognised as revenue	
Recognition	during the previous year	
	2)The amount of revenue from service	Refer Note No. 23 of Annual
	transactions recognised as revenue during	Accounts
	the previous year	Accounts
	3)The method used to determine the stage	Percentage completion method
	of completion of service transactions in	
	progress	
	4)For service transactions in progress,	NIL
	disclose amount of costs incurred and	
	recognised profits (less recognised losses)	
	upto end of previous year.	
	5)For service transactions in progress,	NIL
	disclose the amount of advances received.	
	6)For service transactions in progress,	NIL
	disclose the amount of retentions.	

V - Tangible Fixed Assets	1)Description of asset or block of assets	
	2)Rate of depreciation	
	3)Actual cost or written down value, as the case may be	
	4) Deductions during the year with dates.	
	5) In the case of any addition of an asset, date put to use including adjustments on account of—	Refer Annexure No 8
	i)Central Value Added Tax credit claimed and allowed under the CENVAT Credit Rules, 2004.	
	ii)Change in rate of exchange of currency.	
	iii)Subsidy or grant or reimbursement, by whatever name called.	
	6)Depreciation Allowable.	
	7)Written down value at the end of year.	

VII - Governments Grants	Nature and extent of Government grants recognised during the previous year by way of deduction from the actual cost of the asset or assets or from the written down value of block of assets during the previous year.	
	Nature and extent of Government grants recognised during the previous year as income.	Not Applicable
	3)Nature and extent of Government grants not recognised during the previous year by way of deduction from the actual cost of the asset or assets or from the written down value of block of assets and reasons 4)Nature and extent of Government grants not recognised during the previous year as	
	income and reasons thereof.	
IX - Borrowing Costs	The accounting policy adopted for borrowing costs.	Please refer to Other Notes to Financial Statements
	2)The amount of borrowing costs capitalised during the previous year.	NIL

X - Provisions, Contingent Liabilities and Contingent Assets"	1)A brief description of the nature of the obligation	A provision shall be recognised when the Assessee has a present obligation as a result of a past event, it is reasonably certain that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.
	The carrying amount at the beginning and end of the previous year.	Please refer to Note No. 9 of Financial Statements
	Additional provisions made during the previous year, including increases to existing provisions.	Please refer to Other Notes to Financial Statements
	Amounts used, that is incurred and charged against the provision, during the previous year.	Please refer to Other Notes to Financial Statements
	5)Unused amounts reversed during the previous year.	Please refer to Other Notes to Financial Statements
	6)The amount of any expected reimbursement, stating the amount of any asset that has been recognised for that expected reimbursement.	NII

ICDS examples

•ICDS 1 – Marked to Market Loss

•ICDS 2 – 145A effect

•ICDS 8 – Securities – Global Valuation

•ICDS 9 – Borrowing Costs

Example of category wise

	LAaiii	hie oi	categ	Oly W	196
Security	category	Cost	NRV		Category wise ICDS Valuation
Α	Share	100	75	75	
В	Share	120	150	120	
С	Share	140	120	120	
D	Share	200	190	190	

Total

Debt Security

Debt Security

Debt Security

Debt Security

Total

Security Total

Ε

F

G

Н

Clause 14 (a) and (b)

 Method of valuation of closing stock employed in the previous year.

 Details of deviation, if any, from the method of valuation prescribed under section 145A, and the effect thereof on the profit or loss.

		•		
Serial No.	Particulars.	Increase in Profit	Decrease in	
		(Rs.)	Profit (Rs.)	

Clause 14 (a) and (b)

- Closing stock consists of RM, WIP, FG, Stores, etc.
- Normal valuation principles to be followed:
 - At cost or NRV whichever is lower;

ICDS - 2

- To follow Absorption Costing;
- To include all costs incl. excise duty (sec 145A)
- To mention how cost is determined
- If cost arrived at as SP less GP margin whether ok?
- Allowed at SP in certain cases
- SC decision of British Paints (188 ITR 44)
- To also value stores, packing items
- Change in method of valuation covered in Clause 13

Clause 14 (a) and (b)

- To mention effect of 145A on
 - Any tax, duty, cess ,etc. paid/incurred on inputs to be added to the cost of the inputs, if not already added;
 - Any tax, duty, cess ,etc. paid/incurred on sale of goods to be added in sales, if not already added;
 - Any tax, duty, cess ,etc. paid/incurred on inventory to be added to inventory valuation, if not already added;
- Section 145A "Inclusive method" as against "Exclusive method" - AS 2
- ICAI GN on "Tax Audit u/s. 44AB" mentions (with an illustration) that in both methods, impact on profit/loss is Nil

CIT vs. Diamond Dye Chem Ltd (Bombay High Court)

- Section 145A
- •Irrespective of the method of accounting followed, the unutilized Cenvat credit does not constitute income and cannot be directly added to the closing stock. The assessee is entitled to follow the exclusive method and value the closing stock by excluding the modvat credit....Followed.....
- •Commissioner of Income Tax Vs. Indo Nippon Chemicals Co. Ltd. reported in 261 ITR 275 while affirming the order of High Court, has observed that the income was not generated to the extent of Modvat credit or unconsumed raw material.

- 15. Give the following particulars of the capital asset converted into stock in trade:
- (a) Description of Capital Assets;
- (b) Date of acquisition
- (c) Cost of acquisition
- (d) Amount at which the asset is converted into stock in trade;

- 16. Amounts not credited to the Profit and Loss Account, being:
- (a) the items falling within the scope of section 28;
- (b) the proforma credits, drawbacks, refunds of duty of custom or excise, or service tax or refunds of sales tax or value added tax, where such credits, drawbacks or refunds are admitted as due by the authorities concerned.
- (c) escalation claims accepted during the previous years;
- (d) any other item of income;

Where any land or building or both is transferred during the previous year for a consideration less than value adopted or assessed or assessable by any authority of a State Government referred to in Section 43CA or 50C, Please furnish:

Consideration	Value adopted
received or accrued	or assessed or assessable

- Particulars of depreciation allowable as per the Income-tax Act 1961 in respect of each asset or block of assets, as the case may be, in the following form:
- (a) Description of asset/block of assets.
- (b) Rate of depreciation.
- (c) Actual cost or written down value, as the case may be.

- (d) Additions/deductions during the year with dates; in the case of any addition of an asset, date put to use; including adjustments on account of -
- (i) Modified Value Added Tax credit claimed and allowed under the Central Excise Rules, 1944, in respect of assets acquired on or after 1st March, 1994,

(ii) change in rate of exchange of currency, and

(iii) subsidy or grant or reimbursement, by whatever name called.

(e) Depreciation allowable.

(f) Written down value at the end of the year.

- Date when Asset put to use can differ with date of start of commercial production
- Capital assets claimed as deduction
 - R & D assets (also refer clause 15)
 - Assets less than Rs. 5,000
- Computer Software: whether asset? (Decision of Amway)
 - System Software
 - Application software
- Asahi India Safety Glass (ITA No. 3280/Del/2001, 3287/Del/2001, C.O. No. 237/Del/2004 and C.O. No. 268/Del/2004)
- High speed printers used by DTP (Ushodaya Enterprises Ltd. v. ACIT [2014] 41 taxmann.com 304 (Hyderabad Trib.)

- Adjustments for currency fluctuations (as per sec 43A)
- Adjustments for subsidies received (as per explanation 10 to sec 43)
- In case of disputes (which are under litigation) regarding depreciation claim in earlier years – to clearly mention the same

Depreciation on Goodwill

- •Skyline Catering (P) Ltd. vs. ITO (2008) 13 DTR 150 (Mum.) (Trib.). Goodwill purchased from an Individual Depreciation allowed
- •CIT V. HINDUSTAN COCA COLA BEVERAGES PVT. LTD. ITA Nos.1391/2010, 1394/2010 & 1396/2010
- •CIT vs. Riyaz A. Sheikh (Bombay High Court) INCOME TAX APPEAL NO.1969 OF 2011...Goodwill not taxable in hand of the retiring partner

O-N-	0		
Sr No.	Section	Amount	Amount admissble as per the provisions of the
		A/c	Income Tax Act 1961 and also fulfills the
		AC.	conditions, if any apecified under the conditions, if any specified under the relevant provisions of
			the Act or Rules or any other guidelines, circular
			etc., issued in this behalf.
{i}	32AC		
{ii}	33AB		
{iii}	33ABA		
{iv}	35(1)(i)	Det	pited to the profit and loss
{v}	35(1)(ii)		•
{vi}	35(1)(iia)	acc	ount.
{VII}	35(1)(iii)		
{viii}	35(1)(iv)		
{ix}	35(2AA)		
{X}	35(2AB)		
{xi}	35ABB		
{xii}	35AC		ot debited to the profit and loss
{xiii}	35AD		·
{xiv}	35CCA	a	ccount
{xv}	35CCB		
{xvi}	35CCC		
{xvii}	35CCD		
{xviii}	35D		
{xix}	35DD		
{xx}	35DDA		
{xxi}	35E		

- If a separate audit report obtained for claiming deductions under any of these sections, make a reference to that report
- •As 26 does not now permit any expenditure to be classified as Deferred Revenue Expenditure
- Amount debited vis-à-vis amount admissible Capital expenditure
- Largely important 35AC and 35D

Clause 20 (a)

•(a) Any sum paid to an employee as bonus or commission for services rendered, where such sum was otherwise payable to him as profits or dividend. (Section 36(1)(ii))

(b) Details of Contributions received from employees for various funds as referred to in section 36(1)(va):

Serial No.	Nature of	Sum	Due Date	The	The actual
	Fund	Received	for Payment	actual	date of
		from		amount	payment to the
		Employees		paid	concerned
					authorities

Clause 20 (b)

Month	Employees'	Due Date	Actual	Employees'	Due Date	Actual
	Contribution to	of	date of	Contribution to	of	date of
	ESIC	payment	payment	to PF	payment	payment
April	395	21.05.04	20.05.2004	395	20.05.04	20.05.2004
May	395	21.06.04	17.06.2004	395	20.06.04	17.06.2004
June	395	21.07.04	28.07.2004	395	20.07.04	28.07.2004
July	395	21.08.04	25.08.2004	395	20.08.04	25.08.2004
August	395	21.09.04	20.09.2004	395	20.09.04	20.09.2004
September	395	21.10.04	10.10.2004	395	20.10.04	10.10.2004
October	395	21.11.04	25.11.2004	395	20.11.04	25.11.2004
November	395	21.12.04	18.12.2004	395	20.12.04	18.12.2004
December	349	21.01.05	19.01.2005	349	20.01.05	19.01.2005
January	349	21.02.05	17.02.2005	349	20.02.05	17.02.2005
February	349	21.03.05	19.03.2005	349	20.03.05	19.03.2005
March	349	21.04.05	20.04.2005	349	20.04.05	20.04.2005

Clause 20 (b)

 43B vis-à-vis 36 (1) (va) – Employer's Contn. Visà-vis Employees' Contn.

 43B – deduction allowed if paid by the due date of filing Return

- •36 (1) (va) just forget it if paid after the due date
 - Excide Industries

			Amount in
Nature	Serial No.	ars	Rs.
Capital expenditure			C
Personal expenditure			
Advertisement expenditure any souvenir, brochure, tract, pamphlet or the like published by a political party			-
Expenditure Incurred at clubs being cost for club services and facilities used			0
Expenditure by way of penalty or fine for violatation of any law for the time being in force			0
Expenditure by way of any other penalty or fine not covered above			0
Expenditure incurred for any purpose which is an offence or which is prohibited by law			0

Amounts debited to the profit and loss account, Clause 21 (a)

- (a) expenditure of capital nature
- Loss on sale of Asset / investment / stamp duty on FA
- •ROC Regn. Fees......
- (b) expenditure of personal nature
- Contractual obligations
- (c) expenditure on advertisement in any souvenir, brochure, tract, pamphlet or the like, published by a political party;
- •37 (2B) vis-à-vis 80GGB

Amounts debited to the profit and loss account, Clause 21 (a)

- (d) expenditure incurred at clubs,-
- (i) as entrance fees and subscription;
- (ii) as cost for club services and facilities used;
- (e) (i) expenditure by way of penalty or fine for violation of any law for the time being in force;
- Materiality
- (ii) any other penalty or fine;
- Interest described as penalty / commercial penalties
- (iii) expenditure incurred for any purpose which is an offence or which is prohibited by law;
- Protection Money

Decisions

- •Dr. T.A. Quereshi* v. Commissioner of Income-tax, Bhopal [2006] 157 TAXMAN 514 (SC) Whether where it was found that heroin drugs seized formed part of stock-in-trade of an assessee, it followed that seizure and confiscation of such stock-in-trade had to be allowed as a business loss Held, yes
- DCIT v. PHL Pharma P. Ltd ITA No. 4605/Mum/2014 There is no violation by a pharmaceutical company in giving any kind of freebies to medical practitioners, the said expenditures incurred purely for business purpose is to be allowed as business expenditure
- •CIT vs. M/s Khemchand Motilal Jain (MP) ITA NO.42/1998, While kidnapping is an offense, paying ransom is not; Bar in Explanation 1 to s. 37(1) not attracted.

- (b) amounts inadmissible under section 40(a);
- (i) as payment to non resident referred to in sub clause (i)
- (A) Details of Payment on which tax is not deducted:

Date of Payment		'	Name Payee	and	Address	of	the
(i)	(ii)	(iii)			(iv)		

(B) Details of payment on which tax has been deducted but has not been paid during the previous year or in the subsequent year before the expiry of time prescribed under section 200(1):

			Name	
			and	
			Address	Amount of
Date	of Amount of		of the	Tax
Payme	ent Payment	Noture of novement	Dayroo	doduotod
Payme	ent Payment	Nature of payment	Payee	deducted
(i)	(ii)	(iii)	(iv)	(v)
(i)		 		(v)

(ii) as payment referred to in sub-clause (ia)

(A) Details of Payment on which tax is not deducted:

	Amount		Name and Address of the
Date of Payment	Payment	Nature of payment	Pavee
(i)	(ii)	(iii)	(iv)
		•	

(B) Details of payment on which tax has been deducted but has not been paid on or before the due date specified in sub-section (1) of section 139.

			Name	Amou	
			and	nt of	Amount
	Amount		Address	Tax	out of (v)
	of		of the	deduct	deposite
Date of Payment	Payment	Nature of payment	Payee	ed	d, if any
(i)	(ii)	(iii)	(iv)	(v)	(vi)
COALS OF THE STATE	Company of the Control of the Contro		Utarial kar	Marie Salar	

(iii) under sub-clause (ic) [Wherever applicable] FBT

(iv) under sub-clause (iia) Wealth Tax

(v) under sub-clause (iib) State Govt. undertaking

(vi) under sub-clause (iii)

Salaries outside India
without TDS

Date of Payment	Amount of Payment	Name and Address of the Payee
(i)	(ii)	(iii)

(vii) under sub-clause (iv) Payment to Provident Fund

- TDS arrangement (viii) under sub-clause (v) Tax on Non Monetary

Perquisites

(c) Amounts debited to Profit and Loss Account being interest, salary, bonus, commission or remuneration inadmissible under section 40(b)/40(ba) and computation thereof:

(A) On the basis of the examination of books of account and other relevant documents/evidence, whether the expenditure covered under section 40A(3) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft. If not, please furnish the details

				Name and PAN of
	Date of			the Payee, if
Serial No.	Payment	Nature of payment	Amount	available
(i)	(ii)	(iii)	(iv)	(v)

(B) On the basis of the examination of books of account and other relevant documents / evidence, whether the payment referred to in section 40A(3A) read with rule 6DD were made by account payee cheque drawn on a bank or account payee bank draft If not, please furnish the details of amount deemed to be the profits and gains of business or profession under section 40A (3A)

				Name and PAN of
	Date of			the Payee, if
Serial No.	Payment	Nature of payment	Amount	available
(i)	(ii)	(iii)	(iv)	(v)
			103-1-103-1-1-1	
A LONG TO SHARE THE PARTY OF TH	CONTRACTOR OF THE PARTY OF THE		LOUIS CONTRACTOR DE SECURIO	With the same of t

(e) provision for payment of gratuity not allowable under sec.40A(7).

(f) any sum paid by the assessee as an employer not allowable under section 40A(9);

- (g) particulars of any liability of a contingent nature.
- (h) amount of deduction inadmissible in terms of sec. 14A in respect of the expenditure incurred in relation to income which does not form part of the total income;

(i) amount inadmissible under the proviso to sec. 36(1)(iii)

40 (a)

•40 (a) (i) and 40 (a) (ia)

Payments subject to deduction of tax at source

 Foreign payments – interest, royalty, fees for technical services, or other sum chargeable under section 195

40 (a)

- Local payments All payments in addition to interest, commission or brokerage, professional or technical services fees, Contractor or sub-contractor, Rent (AY 2006-07), and Royalty (AY 2007-08)
- Deduction allowed in the year of actual payment of tax deducted at source
- What if tax not deducted but paid? Grossing up

40 (a)

•FBT / IT / WT

 Any salary paid outside India or to a Non-Resident without deduction of tax at source

 Deduction <u>not</u> allowed in the year of actual payment of tax deducted at source

 Paid vs. Payable Controversy (Palam Gas Service vs Commissioner of Income Tax)

 Amount of interest inadmissible under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006

Clause 23

•Particulars of payments made to persons specified under Section 40A(2)(b):

[Clause 24]

- Section 32AC / 33AB / 33ABA / 33AC
- Deemed profits and gains
- •32AC Investment in new plant and machinery exceeding RS. 100 Crore
- •33AB Tea Development account, etc.
- 33ABA Site Restoration Fund
- 33AC Reserves for Shipping Business

[Clause 25]

 Any amount of profit chargeable to tax under section 41 and computation thereof

 If allowance or deduction is obtained for a liability that ceases or for an asset that is recovered in subsequent year

NPL written back

- Loan taken not repayable.....?
- [2013] 35 taxmann.com 610 (Bombay) Commissioner of Income-tax *v.* Softworks Computers (P.) Ltd.*
- The Commissioner of Income Tax Vs. M/s. Xylon Holdings Pvt. Ltd. INCOME TAX APPEAL NO.3704 OF 2010

- (i) In respect of any sum referred to in clause (a), (b), (c), (d), (e), or (f) of section 43B, the liability for which:-
- (A) pre-existed on the first day of the previous year but was not allowed in the assessment of any preceding previous year and was
- (a) paid during the previous year;
- (b) not paid during the previous year;
- (B) was incurred in the previous year and was
- (a) paid on or before the due date for furnishing the return of income of the previous year under section 139(1);

(b) not paid on or before the aforesaid date.

- To understand the latest provision of sec 43B
- Disallowance for the following if not paid within the year or before the due date of filing return:
 - Any tax, duty, cess, fee, etc.;
 - Employers' contribution to Provident Fund or other funds;
 - Bonus of commission payable to employees;
 - Interest on loan from financial institutions or scheduled banks;
 - Leave encashment Excide Inds.
- Separate disclosure for amounts o/s. at the beginning of the year and for arising during the year – Clause 21(i)(A) / (B).
- To also state whether amount of Sales Tax, excise, etc passed through the Profit and Loss a/c

[Clause 27 (a) and (b)]

- (a) Amount of Modified Value Added Tax credits availed of or utilized during the previous year and its treatment in the profit and loss account and treatment of outstanding Modified Value Added Tax credits in the accounts.
- (b) Particulars of income or expenditure of <u>prior period</u> credited or debited to the profit and loss account. **No** connection with prior period items as envisaged by AS 5

Opening B	Balance		
	CENVAT	4,024	
	Ed. Cess	74	4,098
Add :	Modvat Credit Availed during the year		
	CENVAT	2,252,026	
	Ed. Cess	44,962	2,296,988
Less:	Modvat Credit utilised during the year		
	CENVAT	2,242,781	
	Ed. Cess	44,774	2,287,555
Balance ou	utstanding at the end of the year		9,433
	CENVAT	13,269	
	Ed. Cess	262	
9/11/2017	1:04 PM	13,531	

•Whether during the previous year the assessee has received any property, being share of a company not being a company in which the public are substantially interested, without consideration or for inadequate consideration as referred to in section 56(2)(viia). If yes, please furnish the details for the same

Clause 29

•Whether during the previous year the assessee received any consideration for issue of shares which exceeds the fair market value of the shares as referred to in section 56(2)(viib). If yes, please furnish the details of the same

•Rule11UA

30 and 31

- Details of any amount borrowed on hundi or any amount due thereon (including interest on the amount borrowed) repaid, otherwise than through an account payee cheque. [Section 69D]. [Clause 30]
- Particulars of each loan or deposit in an amount exceeding the limit specified in section 269SS taken or accepted and repaid exceeding the limit specified in section 269T during the previous year [Clause 31 (a) and (e)].....July 19,2017

- 31. (a)* Particulars of each loan or deposit in an amount exceeding the limit specified in Section 269SS taken or accepted during the previous year:
 - (i) name, address and permanent account number {if available with the assessee} of the lender or depositor;
 - (ii) amount of loan or deposit taken or accepted;
 - (iii) whether the loan or deposit was squared up during the previous year;
 - (iv) maximum amount outstanding in the account at any time during the previous year;
 - (v) whether the loan or deposit was taken or accepted by cheque or bank draft or use of electronic clearing system through a bank account;
 - (vi) in case the loan or deposit was taken or accepted by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an account payee bank draft.

- (b) Particulars of each specified sum in an amount exceeding the limit specified in section 269SS taken or accepted during the previous year:—
 - (i) name, address and Permanent Account Number (if available with the assessee) of the person from whom specified sum is received;
 - (ii) amount of specified sum taken or accepted;
 - (iii) whether the specified sum was taken or accepted by cheque or bank draft or use of electronic clearing system through a bank account;
 - (iv) in case the specified sum was taken or accepted by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an account payee bank draft.
- * (Particulars at (a) and (b) need not be given in the case of a Government company, a banking company or a corporation established by a Central, State or Provincial Act.)

- (c) Particulars of each repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T made during the previous year:—
 - (i) Name, address and permanent account number (if available with the assessee) of the payee;
 - (ii) amount of the repayment;
 - (iii) maximum amount outstanding in the account at any time during the previous year;
 - (iv) whether the repayment was made by cheque or bank draft or use of electronic clearing system through a bank account;
 - (v) in case the repayment was made by cheque or bank draft, whether the same was taken or accepted by an account payee cheque or an account payee bank draft.

- (d) Particulars of repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T received otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year:—
 - (i) name, address and Permanent Account Number (if available with the assessee) of the lender, or depositor or person from whom specified advance is received;

(ii) amount of loan or deposit or any specified advance received otherwise than by a cheque or bank draft or use of electronic clearing system through a bank account during the previous year.

(e) Particulars of repayment of loan or deposit or any specified advance in an amount exceeding the limit specified in section 269T received by a cheque or bank draft which is not an account payee cheque or account payee bank draft during the previous year:—

- (i) name, address and Permanent Account Number (if available with the assessee) of the lender, or depositor or person from whom specified advance is received;
- (ii) amount of loan or deposit or any specified advance received by a cheque or a bank draft which is not an account payee cheque or account payee bank draft during the previous year.

(The Particulars at (c), (d) and (e) need not be given in the case of a repayment of any loan or deposit or any specified advance taken or accepted from the Government, Government company, banking company or a corporation established by the Central, State or Provincial Act.)

- Acceptance / Repayment through Account Payee Cheque.....
- •"It is not possible for me/us to verify whether loans or deposits have been taken or accepted otherwise than by an account payee cheque or account payee bank draft, as the necessary evidence is not in the possession of the assessee."

 All loans vis-à-vis loans covered by section 269SS and 269T

32. (a) Details of brought forward loss or depreciation allowance, in the following manner, to the extent available :

			Amount	Amount as	
			as	assessed (give	
	Assessmen	Nature of Loss/	returned	reference of	
Serial No.	t Year	Allowance (in Rs.)	(in Rs.)	relevant order)	Remarks
(i)	(ii)	(iii)	(iv)	(v)	

- (b) Whether a change in shareholding of the company has taken place in the previous year due to which the losses incurred prior to the previous year can not be allowed to be carried forward in terms of sec. 79.
- (c) Whether the assessee has incurred any speculation loss referred to in section 73 during the previous year, If yes, please furnish the details of the same.
- (d) whether the assessee has incurred any loss referred to in section 73A in respect of any specified business during the previous year, if yes, please furnish details of the same.
- (e) In case of a company, please state that whether the company is deemed to be carrying on a speculation business as referred in explanation to section 73, if yes, please furnish the details of speculation loss if any incurred during the previous year.

[Clause 33]

 Section-wise details of deductions, if any, admissible under Chapter VIA

 What if separate audit / certification required to claim deduction?

 Payments made from personal A/c. of the Assessee (proprietor) – Qua Assessee or Qua Business?

[Clause 34 (a) to (c)]

•Whether the assessee is required to deduct or collect tax as per the provisions of Chapter XVII-B or Chapter XVII-BB. If Yes, please furnish:

TAN	Sec.	Nature	Total	Total	Total	Amount	Total	Amount	Amount
		of	amount	amount	amount	of tax	amount	of tax	of tax
		Paymen	of	on	on	ded. Or	on	deducte	deducte
		t	Paymen	which	which	coll. Out	which	d or	d or
			t or	tax was	tax was	of (6)	tax was	collecte	collecte
			Receipt	required	deducte		deducte	d on (8)	d not
			of the	to be	d or		d or		deposite
			nature	deducte	collecte		collecte		d to the
			specifie	d or	d at		d at less		credit of
			d in Col.	collecte	specifie		than		the
			3	d out of	d rate		specifie		Central
				(4)	out of		d rate		Governe
					(5)		out of		mnt out
							(7)		of (6)
									and (8).
9/11/2017 1:04 PM						No.			126
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)

(b) Whether the assessee has furnished the statement of tax deducted and collected within the prescribed time. **If not**, Please furnish the details:

TAN	Type of	Due	Date of	Whether the statement of
	Form	Date for	Furnishi	Tax deducted or collected
		furnishin	ng, if	contains information about
		g	furnishe	all transactions which are
			d.	required to be reported.
(1)	(2)	(3)	(4)	(5)
\''/	(-)	(0)	\'/	(0)

(c) whether the assessee is liable to pay interest under section 201(1A) or section 206C(7). If Yes, please furnish:

TAN	Amount of Interest Payable	of Col. (2)	Date of Payment
(1)	(2)	(3)	(4)

[Clause 35 (a) and (b)]

- (a) In the case of a trading concern, give quantitative details of
- the principal items of goods traded:
- (i) Opening stock;
- (ii) Purchases during the previous year;
- (iii) Sales during the previous year;
- (iv) Closing stock;
- (v) shortage/excess, if any.

[Clause 35 (a) and (b)]

(b) In the case of a manufacturing concern, give quantitative details of the principal items of raw materials, finished

products and by-products:

- A. Raw materials:
- (i) opening stock;
- (ii) purchases during the previous year;
- (iii) consumption during the previous year;
- (iv) sales during the previous year;
- (v) closing stock;
- (vi)* yield of finished products;
- (vii)* percentage of yield;
- (viii)* shortage/excess, if any.

[Clause 35 (a) and (b)]

- B. Finished products/By-products:
- (i) opening stock;
- (ii) purchases during the previous year;
- (iii) quantity manufactured during the previous year;
- (iv) sales during the previous year;
- (v) closing stock;
- (vi) shortage/excess, if any.
- * Information may be given to the extent available.

Suggested Note

•The Assessee is mainly engaged in the business of reselling of Furniture, Furnishing, Novelties, Accessories, etc.. It has been explained by the Assessee that, due to numerous items involved it is not feasible for it to maintain the day-today stock records.

GST Effect

 It has further stated that, it has carried out physical verification of the stocks at the year end and valued the stock accordingly.

36. In the case of a domestic company, details of tax on distributed profits under section 115-O in the following form:

- (a) total amount of distributed profits;
- (b) amount of reduction as referred to in section 115-
- O(1A)(i) Dividends received from subsidiary
- (c) amount of reduction as referred to in section 115-
- O(1A)(ii) Dividend paid for New Pension Scheme
- (d) total tax paid thereon;
- (e) dates of payment with amounts.

[Clause 37] and [Clause 38]

- •Whether any cost audit was carried out, if yes, enclose a copy of the report of such audit [See section 139(9)].
- •What if cost audit applicable but not done?

•Whether any audit was conducted under the Central Excise Act, 1944, if yes, enclose a copy of the report of such audit.

[Clause 39]

•Whether any audit was conducted under section 72A of the Finance Act 1994 in relation to valuation of taxable services. If Yes, give the details, if any, of the disqualification or disagreement on any matter/ item/ value/ quantity as may be reported/identified by the auditor:

[Clause 40]

Accounting ratios with calculations as follows:

- (a) Gross profit /Turnover;
- (b) Net profit/Turnover; (NPAT)
- (c) Stock-in-trade /Turnover;
- (d) Material consumed /Finished goods produced.

[Clause 40]

The value of finished goods formula:

- (a) Raw material consumption -
- (b) Stores and spare parts consumption -
- (c) Wages -
- (d) Other manufacturing expenses excluding depreciation.

Sub total -

Add: Opening stock in process -

Deduct: Closing stocks in process -

[Clause 41]

•Please furnish the details of demand raised or refund issued during the previous year under any tax laws other than Income tax Act, 1961 and Wealth tax Act. 1957 along with details of relevant proceedings: