## **EXECUTIVE PROGRAMME**

### **SUPPLEMENT**

#### **FOR**

### TAX LAWS

(Part I - Direct Tax)

(Relevant for Students appearing in December, 2022 Examination)

## **MODULE 1- PAPER 4**

Students appearing in December, 2022 Examination shall note the following:

- 1. For Direct taxes, Finance Act, 2021 is applicable.
- 2. Applicable Assessment year is 2022-23 (Previous Year 2021-22).

Students are also required to update themselves on all the relevant Rules, Notifications, Circulars, Clarifications, etc. issued by the CBDT& Central Government, on or before 31<sup>st</sup> May, 2022.

Note: The Finance Act, 2021 i.e. Assessment year is 2022-23 (Previous Year 2021-22) is applicable for Direct Tax Part – I for December, 2022 examinations. Students are advised to refer the study material for Direct Tax Part – I (based on Finance Act, 2021) for December, 2022 exam. The same is available at ICSI website weblink:

https://www.icsi.edu/media/webmodules/TL\_Final\_pdf\_25102021.pdf

Sr. No.	Lesson No.	Amendments to Regulations /Rules /Act /Circular /Notification	Weblink (For Details)
1.	Lesson 9 Procedural Compliance	<ul> <li>The Income-tax (16<sup>th</sup> Amendment) Rules, 2020 [Notification No. 43/2020 Dated July 3, 2020]</li> <li>The Central Board of Direct Taxes has issued the Income-tax (16th Amendment) Rules, 2020 as per which the tax deductors while filing quarterly statements under Rule 31A (TDS Return) shall also required to furnish following documents:</li> <li>disclosure pertaining to tax deducted at lower rate</li> <li>particulars of amount paid or credited on which tax was not deducted or deducted at lower rate in view of the notification issued under second proviso or exemption provided in third proviso or notification issued under fourth proviso to section 194N OR 194A(5).</li> <li>particulars of amount paid or credited on which tax was not deducted under section 194LBA(2A) or 197A(1D)(a) or (b) or in view of the exemption provided to persons referred to in Board Circular No. 3 &amp; 11 of 2002 or Board Circular No. 18 of 2017.</li> <li>Accordingly, the above documents are required to be furnished while filing of quarterly statement of TDS return under rule 31A of the</li> </ul>	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_43_ 2020.pdf
2.	Lesson 3  Incomes which do not form part of Total Income	Income tax Rules, 1962.  Notification No. 49/2020 [Dated July 17, 2020]  The Central Government hereby notifies to include Real Estate Regulatory Authority 'RERA' for the purposes of clause (46) of section 10 of the Income-tax Act, 1961 for exemption of its specified incomes subject to certain conditions.  Accordingly, the Real Estate Regulatory Authority is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_49_ 2020.pdf
3.	Lesson 9 Procedural Compliance	Clarification in relation to notification issued under clause (v) of proviso to section 194N of the Income-tax Act, 1961 (the Act) prior to its amendment by Finance Act, 2020 [Circular No. 14 Dated July 20, 2020]  Section 194N of the Act as inserted by Finance (No.2) Act 2019 provided for deduction of tax at source on payment made by a banking company, a cooperative society engaged in the business of banking or post office, in cash to a recipient exceeding Rs. 1 crore in aggregate during a financial year from one or more account maintained by such recipient. Clause (v) of proviso to the said section had empowered the Central Government to exempt by way of notification in Official Gazette, persons or class of persons so that payments made to such persons or class of persons shall not be subjected to TDS under this section. Accordingly, Central Government has issued three notifications.	https://www.inc ometaxindia.gov .in/communicati ons/circular/circ ular_14_2020.p df

		CBDT vide Circular No. 14/2020 dated 20.07.2020 clarified that the Notifications so far issued to exempt class of persons so that the payments made to such persons shall not be subjected to TDS under clause (v) of the proviso to section 194N as was introduced by the Finance (No. 2) Act, 2019 shall be read as Notifications issued under the fourth proviso to section 194N as amended by the Finance Act,	
4	I agg 2	2020.	1.44m a.//
4.	Lesson 3	Notification of Sovereign Wealth Fund 'SWF' under section 10(23FE) of the Income-tax Act, 1961 [Circular No. 15/2020 Dated	https://www.inc ometaxindia.gov
	Incomes	July 22, 2020]	.in/communicati
	which do not		ons/circular/circ
	form part of Total Income	The Finance Act, 2020 inserted clause (23FE) in section 10 the Incometax Act, 1961 (the Act) to provide for exemption to income of a specified person in the nature of dividend, interest or long-term capital gains arising from investment made by it in India if the investment is made in specified infrastructure business (including business notified vide Notification No 44/2020 dated 06.07.2020, i.e., Infrastructure sub-sectors mentioned in Harmonised Master List updated as on 13.08.2018) during	ular_15_2020.p df
		the period from 01.04.2020 to 31.03.2024, and held for at least three years.  Specified person to mean wholly owned subsidiaries of Abu Dhabi Investment Authority (ADIA), notified Sovereign Wealth Fund (SWF) and notified Pension Funds (PF), which fulfiled conditions specified in the clause or to be prescribed for the PF.	
		In order to facilitate the process of notification of the SWF, the CBDT specifies that the SWF shall file application in the Form I with the Member (Legislation), (CBDT), during the financial year 2020-21 and thereafter to the Member, CBDT having supervision and control over the work of Foreign Tax and Tax Research Division.	
		Further, the SWF shall be required to file return of income along with audit report and also be required to file a quarterly statement within one month from the end of the quarter electronically in Form II in respect of each investment made during the quarter.	
5.	Lesson 3	Notification No. 50/2020 [Dated July 21, 2020]	https://www.inc
	Incomes which do not form part of Total Income	The Central Government hereby notifies to include 'Tamil Nadu e-Governance Agency' for the purposes of clause (46) of section 10 of the Income-tax Act, 1961 in respect of the specified income arising to that Agency subject to certain conditions.	ometaxindia.gov .in/communicati ons/notification/ notification_50_ 2020.pdf
		Accordingly, the 'Tamil Nadu e-Governance Agency' is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	
6.	Lesson 9	Income-tax (17 <sup>th</sup> Amendment) Rules, 2020 [Dated July 24, 2020]	https://abcaus.in
	Procedural Compliance	CBDT notified Income-tax (17 <sup>th</sup> Amendment) Rules, 2020 which shall come into force with effect from the 1 <sup>st</sup> day of October, 2020 and thereby amending Tax Collected at Source (TCS) Rules.	/wp- content/uploads/ 2020/07/cbdt- notification-
		Rule 31AA [Statement of collection of tax u/s 206C(3)]: To furnish the	2.pdf
		particulars of amount received or debited on which TCS was not collected	
		3	

Procedural .in/communicati		from the buyer is to be reported.	
section 206C(4)], after sub-rule (2), the sub-rule 2A shall be inserted as follow:  "(2A) Notwithstanding anything contained in sub-rule (2), for the purposes of section 206C (1F) / (1G) / (1H), credit for tax collected at source shall be given to the person from whose account tax is collected and paid to the Central Government account for the assessment year relevant to the previous year in which such tax collection is made"  Appendix II, in Form 27EQ, for the "Annexure", the following "Party wise break up of TCS" Annexure shall be substituted.  Accordingly, the above amendment has been made in the Income-tax Rules, 1962 relating to Tax Collected at Source (TCS).  Income-tax (18th Amendment) Rules, 2020 [Notification No. 55] Dated July 28, 2020]  Procedural Compliance  The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder as follow:  The statement of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an		section 206AA]: In the case of a non-resident, not being a company, or a foreign company (hereafter referred to as 'deductee') and not having permanent account number the provisions of section 206AA shall not apply in respect of payments in the nature of interest, royalty, fees for technical services and payments on transfer of any capital asset, if the deductee furnishes the details and the documents specified in sub-rule (2) to the deductor.  In sub-rule (1), after the words "fees for technical services", the words	
purposes of section 206C (1F) / (1G) / (1H), credit for tax collected at source shall be given to the person from whose account tax is collected and paid to the Central Government account for the assessment year relevant to the previous year in which such tax collection is made"  Appendix II, in Form 27EQ, for the "Annexure", the following "Party wise break up of TCS" Annexure shall be substituted.  Accordingly, the above amendment has been made in the Income-tax Rules, 1962 relating to Tax Collected at Source (TCS).  Income-tax (18th Amendment) Rules, 2020 [Notification No. 55 Dated July 28, 2020]  The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an		section 206C(4)], after sub-rule (2), the sub-rule 2A shall be inserted as	
wise break up of TCS" Annexure shall be substituted.  Accordingly, the above amendment has been made in the Income-tax Rules, 1962 relating to Tax Collected at Source (TCS).  Income-tax (18th Amendment) Rules, 2020 [Notification No. 55] Dated July 28, 2020]  Procedural Compliance  The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder shall be furnished by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an		purposes of section 206C (1F) / (1G) / (1H), credit for tax collected at source shall be given to the person from whose account tax is collected and paid to the Central Government account for the assessment year	
Rules, 1962 relating to Tax Collected at Source (TCS).  1. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder as follow:  The statement of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an			
Procedural Compliance  The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder as follow:  • The statement of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  • It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  • The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  **Accordingly, the above details of income paid or credited by an			
The Central Board of Direct Taxes has published the Income-tax (18th Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder as follow:  • The statement of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in Form No. 64C.  • It shall also be furnished to the Principal Commissioner or the Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  • The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an	7.		ometaxindia.gov
Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated by June 15 in Form No. 64D.  • The Principal Director General of Income-tax (Systems) shall specify the procedure for filing of Form No. 64D.  **Accordingly, the above details of income paid or credited by an		Amendment) Rules, 2020 that provides for furnishing details of income paid or credited by an investment fund to its unit holder as follow:  • The statement of income paid or credited by an investment fund to its unit holder shall be furnished by the person making payment of the income on behalf of an investment fund to the unit holder by June 30 of the financial year following the previous year during which the income is paid or credited in	notification_55_
specify the procedure for filing of Form No. 64D.  Accordingly, the above details of income paid or credited by an		Commissioner of Income-tax, as the case may be, within whose jurisdiction the Principal office of the investment fund is situated	

8.	Lesson 10  Assessment, Appeals & Revision	Faceless Assessment Scheme [Notification No. 60, 61 Dated August 13, 2020]  The Central Board of Direct Taxes vide notification no. 60/61 notified the Faceless Assessment Scheme with an aims to eliminate the interface between the taxpayer and the income tax department. Under the system, the selection of a taxpayer is possible only through systems using analytics and AI. The system abolishes territorial jurisdiction.  In the said scheme, the word "E-assessment" has been replaced with the word "Faceless Assessment". The detailed scheme and procedure are available at weblink: <a href="http://www.egazette.nic.in/WriteReadData/2020/221089.pdf">http://www.egazette.nic.in/WriteReadData/2020/221089.pdf</a>	http://www.egaz ette.nic.in/Write ReadData/2020/ 221089.pdf
9.	Lesson 10  Assessment, Appeals & Revision	Notification No. 64/2020 dated August 13, 2020  The CBDT directs that the Income-tax Authorities of the National e-Assessment Centre having its headquarters at the places mentioned in column (3) of the said Schedule shall exercise the powers and functions of Assessing Officer concurrently, to facilitate the conduct of Faceless Assessment proceedings in respect of territorial areas, persons or classes of persons and cases or classes of cases mentioned in the Schedule-1 of the notification No. 50 of 2014 dated October 22, 2014.  Accordingly, the Income-tax Authorities of the National e-Assessment Centre shall exercise the powers and functions of Assessing Officer concurrently to facilitate the conduct of Faceless Assessment proceedings.	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_64_ 2020.pdf
10.	Lesson 10 Assessment, Appeals & Revision	Notification No. 65/2020 dated August 13, 2020  The CBDT directs that the Income-tax Authorities of Regional e-Assessment Centers having their headquarters at the places mentioned in column (3) of the said Schedule, shall exercise the powers and functions of Assessing Officers concurrently, to facilitate the conduct of Faceless Assessment proceedings in respect of territorial areas, persons or classes of persons and cases or classes of cases mentioned in the Schedule-1 of the notification No. 50 of 2014 dated October 22, 2014.  Accordingly, the Income-tax Authorities of the Regional e-Assessment Centre shall exercise the powers and functions of Assessing Officer concurrently to facilitate the conduct of Faceless Assessment proceedings.	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_65_ 2020.pdf
11.	Lesson 3  Income which do not form part of Total Income	Income Tax 20 <sup>th</sup> Amendment Rules 2020 [Notification No. 67/2020 Dated August 17, 2020]  The Central Board of Direct Taxes hereby makes the Income-tax (20th Amendment) Rules, 2020 as per which:  • after rule 2DA, the rules "2DB" shall be inserted which specify Other conditions to be satisfied by the pension fund.	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_67_ 2020.pdf

		• After rule 2DA, the rules "2DC" shall be inserted which specifies	
		the Guidelines for notification under clause (23FE) of section 10	
		of the Income Tax Act, 1961.	
12.	Lesson 4 Part III PGBP	Imposition of charge on the prescribed electronic modes under section 269SU of the Income-tax Act, 1961 [Circular No. 16/2020 Dated August 30, 2020]  Section 269SU of the Income tax Act, 1961 provides every person having a business turnover of more than Rs. 50 Crores during the immediately preceding previous year shall mandatorily provide facilities for accepting payment through prescribed electronic modes.  However representations were received that banks are collecting charges on transactions carried out through UPI.  Accordingly, the Central Board of Direct Taxes 'CBDT' vide its Circular No. 16/2020 Dated August 30, 2020 advised banks to refund all the charges collected on and after 1st January 2020 on transactions carried out using the electronic modes as prescribed under section 269SU and not to impose any such charges on any future transactions	https://www.inc ometaxindia.gov .in/communicati ons/circular/circ ular-16- 2020.pdf
		carried through the prescribed digital modes.	
13.	Lesson 3 Income which do not form	Notification No. 73/2020 [Dated September 10, 2020]  The Central Government hereby notifies for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961, 'District Mineral	https://www.inc ometaxindia.gov .in/communicati ons/notification/
	part of Total Income	Foundation Trust' in respect of the certain specified income arising to that Authority subject to certain conditions.	notification_73_ 2020.pdf
		Accordingly, the District Mineral Foundation Trust is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	
14.	Lesson 3	Notification No. 74/2020 [Dated September 11, 2020]	https://www.inc
	Income which do not form part of Total Income	The Central Government hereby notifies to include the Infrastructure Debt Fund namely, the 'L&T Infra Debt Fund (PAN: AACCL4493R)' for the purposes of the clause (47) of section 10 of the Income-tax Act, 1961 for the assessment year 2018-2019 and subsequent years subject to the certain conditions.	ometaxindia.gov .in/communicati ons/notification/ notification_74_ 2020.pdf
		Accordingly, the L&T Infra Debt Fund (Infrastructure Debt Fund) is notified for the purpose of claiming exemption under section 10(47) of the Income tax Act, 1961 subject to certain conditions.	
15.	Lesson 9	Income-tax (21st Amendment) Rules, 2020 (September 22, 2020)	https://www.inc
	Procedure Compliance	The Central Board of Direct Taxes vide Notification No. 75/2020 makes the Income-tax (21st Amendment) Rules, 2020 to further amend the Income-tax Rules, 1962 as follows:	ometaxindia.gov .in/communicati ons/notification/ notification_75_
		<b>Rule 29B</b> which specifies the submission of application for certificate authorising receipt of interest and other sums without the deduction of tox has been substituted stating that the words "banking company"	2020.pdf
		tax, has been substituted, stating that the words, "banking company"	

		wherever occurring shall be replaced with "banking company or an insurer."  Rule 29B(5) which specifies the validity of the certificate, an explanation has been inserted, namely: "for the purposes of this rule, "insurer" shall have the same meaning as assigned to it in sub-clause (d) of clause (9) of section 2 of the Insurance Act, 1939"  Accordingly, the insurer, which is neither an Indian company nor a company which has made the prescribed arrangements for the declaration and payment of dividends within India, and which carries on operations in India through a branch, any income by way of interest, not being interest on securities (other than interest payable on securities referred to in proviso to section 193), or any other sum, not being dividends; can make an application for certificate authorising receipt of interest and other sums without deduction of tax subject to certain conditions.	
16.	Assessment, Appeals & Revision	Faceless Appeal Scheme, 2020 (September 25, 2020)  The Central Government vide Notification No. 76/2020 makes the Faceless Appeal Scheme, 2020. The detailed scope, procedure, Penalty & Rectification proceedings, as well as Appellate Proceedings under the scheme are available at following weblink:	https://www.in cometaxindia.g ov.in/communi cations/notifica tion/notificatio n_76_2020.pdf
17.	Lesson 10 Assessment, Appeals & Revision	Notification No. 77/2020 (September 25, 2020)  For the purposes of giving effect to the Faceless Appeal Scheme, 2020 made under sub-section (6B) of section 250 of the Income Tax Act, the Central Government vide Notification No. 77/2020 directs that the provisions of  • clause (16A) of section 2 [definition of Commissioner (Appeals)],  • section 120 [Jurisdiction of income-tax authorities],  • section 129 [Change of incumbent of an office],  • section 131 [Power regarding discovery, production of evidence, etc],  • section 133 Power to call for information],  • section 134 [Power to inspect registers of companies],  • section 136 [Proceedings before income-tax authorities to be judicial proceedings] and  • Chapter XX [Appeals and Revision]  of the Income Tax Act shall apply to the procedure in appeal in accordance with the said scheme subject to the certain exceptions, modifications and adaptations.	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification_77_ 2020.pdf

18.	Lesson 9	Guidelines under section 194-O (4) and section 206C (1-1) of the Income-tax Act, 1961 (Circular No. 17 Dated September 29, 2020)	https://www.inc ometaxindia.gov
	Procedure Compliance	Finance Act, 2020 inserted following section in the Income Tax Act, 1961 effective from October 1, 2020.	.in/communicati ons/circular/circ ular_17_2020.p
		<b>Section 194-O:</b> An e-commerce operator shall deduct income-tax @ 1% of the gross amount of sale of goods or provision of service or both, facilitated through its digital or electronic facility or platform.	df
		<b>Section 206(1H):</b> A seller receiving an amount as consideration for sale of any goods of the value or aggregate of such value exceeding 50 lakh rupees in any previous year to collect tax from the buyer a sum equal to 0.1 % of the sale consideration exceeding 50 lakh rupees as Income-tax.	
		In order to remove difficulties, the Central Board of Direct Tax vide Circular No. 17 issued guidelines with respect to 194-0 (4) and section 206C (1-1) of the Income-tax Act, 1961.	
19.	Lesson 9 Procedure	Clarification on doubts arising on account of new TCS provisions (September 30, 2020)	https://pib.nic.in /PressReleasePa ge.aspx?PRID=
	Compliance	Finance Act, 2020 amended provisions relating to TCS with effect from 1st October, 2020 to provide that seller of goods shall collect tax @ 0.1 per cent (0.075% up to 31.03.2021) if the receipt of sale consideration from a buyer exceeds Rs. 50 lakh in the financial year. Further, to reduce the compliance burden, it has been provided that a seller would be required to collect tax only if his turnover exceeds Rs. 10 crore in the last financial year. Moreover, the export of goods has also been exempted from the applicability of these provisions.	1660392
		The Central Board of Direct Taxes issues press note clarifying doubts arising on the applicability of TCS provisions introduced vide Finance Act, 2020. Circular No. 17 of 2020 dated 29.09.2020 containing guidelines for the same issued earlier.	
		TCS shall be applicable only on the amount received on or after 1st October, 2020. For example, a seller who has received Rs. 1 crore before 1st October, 2020 from a particular buyer and receives Rs. 5 lakh after 1st October, 2020 would be required to collect tax on Rs. 5 lakh only and not on Rs. 55 lakh [i.e Rs.1.05 crore - Rs. 50 lakh (threshold)] by including the amount received before 1st October, 2020.	
		It may be noted that TCS applies only in cases where receipt of sale consideration exceeds Rs. 50 lakh in a financial year. As the threshold is based on the yearly receipt, it may be noted that only for the purpose of calculation of this threshold of Rs. 50 lakh, the receipt from the beginning of the financial year i.e. from 1st April, 2020 shall be taken into account. For example, in the above illustration, the seller has to collect tax on receipt of Rs. 5 lakh after 1st October, 2020 because the receipts from 1st April, 2020 i.e. Rs. 1.05 crore exceeded the specified threshold of Rs. 50 lakh.	

20.	Lesson 9	Income tax (22nd Amendment) Rules, 2020 (October 1, 2020)	https://www.inc ometaxindia.gov
	Procedure Compliance	CBDT vide Notification No. 82/2020 dated October 1, 2020 issued Income tax (22nd Amendment) Rules, 2020 to notify changes in Form 3CD, Form No 3CEB and ITR6. Further, amended Rule 5 of Income Tax Rules, 1962 and inserted new Rules and Forms namely:	.in/communicati ons/notification/ notification_82_ 2020.pdf
		<ul> <li>Rule 21AG- Exercise of option under sub-section (5) of section 115BAC</li> <li>Rule 21AH- Exercise of option under sub-section (5) of section 115BAD</li> <li>FORM No. 10-IE- Application for exercise/ withdrawal of option under clause (i) of sub-section (5) of Section 115BAC of the Income-tax Act, 1961</li> <li>FORM No. 10-IF- Application for exercise of option under sub-</li> </ul>	
		section (5) of Section 115BAD of the Income-tax Act, 1961.	
21.	Lesson 8	Equalisation levy (Amendment) Rules, 2020 (Notification No. 87 Dated October 28, 2020)	https://www.inc ometaxindia.gov
	Classification and Tax Incidence on	CBDT has made the Equalisation levy (Amendment) Rules, 2020 to amend the Equalisation levy Rules, 2016 as follows:	.in/communicati ons/notification/ notification 87
	Companies	<ol> <li>Definition of "electronic verification code" is added to definition Rules 2 by inserting a new clause (aa): "electronic verification code" means a code generated for the purpose of electronic verification of the person furnishing the statement of specified services as per the data structure and standards laid down by the Principal Director- General of Income-tax (Systems) or Director General of Income-tax (Systems), as the case may be.</li> <li>Rounding off rules amended: The heading of Rule 3 is amended to exclude the words "for specified services".</li> <li>Amendment to payment of equalisation levy: Rule 4 related to payment of equalisation levy is amended to include an ecommerce operator in addition to the assessee.</li> <li>Filing of annual statements: Rule 5 is amended to include a statement of e-commerce supply or services in addition to the statement of specified services. Further, provision to furnish a revised statement in Form No. 1 is incorporated.</li> <li>Furnishing of a statement in response to notice: Rule 6 is amended to include the furnishing of a statement of specified services or e-commerce supply or services in response to a notice issued by the Assessing Officer. Further, this rule is made applicable to an e-commerce operator apart from the assessee.</li> <li>Notice of demand: The notice of demand can now be served upon an assessee as well as on an e-commerce operator under Rule 7 by the Assessing Officer.</li> <li>Amendment related to Appeals: An e-commerce operator is also allowed to file an appeal before the CIT(A) as per Rule 8.</li> <li>Amendment related to ITAT Appeals: An e-commerce operator is also allowed to file an appeal before the ITAT as per Rule 9.</li> <li>Substitution of Forms: For the execution of amended</li> </ol>	2020.pdf

	ı	··· CADADADAA	
		provisions of the Rules, Form 1, Form 3 and Form 4 under the Equalisation Levy Rules, 2016 has been substituted with	
		effect from 28.10.2020.	
22.	Lesson 3	Notification No. 89 [Dated November 02, 2020]	https://www.inc ometaxindia.gov
	Income which do not form part of Total Income	The Central Government hereby specifies the sovereign wealth fund, namely, the MIC Redwood 1 RSC Limited, Abu Dhabi, United Arab Emirates, as the specified person for the purposes of Section 10(23FE)(b)(vi) of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 subject to the fulfilment of the certain conditions.	.in/communicati ons/notification/ notification_no_ 89_2020.pdf
		Accordingly, MIC Redwood 1 RSC Limited, Abu Dhabi, United Arab Emirates has been specified as sovereign wealth fund for the purposes of the section 10(23FE)(b)(vi) of the Income-tax Act, 1961.	
23.	Lesson 4	The Central Board of Direct Taxes extended the Income Tax	https://www.inc
23.	Part I	exemption available under the LTC cash voucher scheme to employees of state governments, state-owned enterprises and	ometaxindia.gov .in/Lists/Press%
	Income under the head	private sector (October 29, 2020)	20Releases/Atta chments/870/Pre
	Salary	In order to provide the benefits to other employees (i.e. non-central government employees), the Central Board of Direct Taxes has provided similar income-tax exemption for the payment of cash equivalent of LTC fare [subject to maximum of Rs 36,000 per person as deemed Leave Travel Concession (LTC) fare per person Round Trip] to the non-Central Government employees also subject to certain condition. Non-central government employees include employees of state governments, public sector enterprises, banks and private sector.	ss-Release-IT- Exemption-for- payment-of- deemed-LTC- dated-29-10- 2020.pdf
		The conditions listed out by the CBDT for availing the tax exemption under the LTC cash voucher scheme require the employee to spend a sum equal to three times of the value of the deemed LTC fare on purchase of goods / services which carry a GST rate of 12% or more from GST registered vendors / service providers through digital mode between October 12, 2020 to March 31, 2021 and obtains a voucher indicating the GST number and the amount of GST paid.	
		Accordingly, an employee who spends less than three times of the deemed LTC fare on specified expenditure during the specified period shall not be entitled to receive full amount of deemed LTC fare and the related income-tax exemption and the amount of both shall be reduced proportionately. The employees have to exercise an option for the deemed LTC fare in lieu of the applicable LTC in the Block year 2018-2021.	
24.	Lesson 2	Amount of remuneration prescribed under section 9A(3)(m) of the Income-tax Act, 1961 (Circular No. 1 Dated January 15, 2021)	https://www.inc ometaxindia.gov
	Basic Concept of Income Tax	Finance (No 2) Act, 2019 amended clause (m) of sub-section (3) of section 9A of the Income-tax Act, 1961 w.e.f. 01.04.2019 to provide for payment of remuneration by an eligible investment fund to an eligible	in/communicati ons/circular/circ ular_1_2021.pdf
		fund manager in respect of fund management activity undertaken by him	

		on its behalf to be not less than the amount calculated in such manner as may be prescribed.	
		Accordingly, rule 10V of the Income-tax Rules, 1962 has been amended, w.e.f. 01.04.2019, vide Notification No 29/2020 dated 27.05.2020 by way of insertion of sub-rules (12) and (13) therein. Sub-rule (12) provides for the amount of remuneration to be paid by the fund to a fund manager. 2nd proviso of the said sub-rule provides that the fund may seek Board's approval in case where the amount of remuneration is lower than the amount so prescribed.	
		In this regard, representations have been received expressing inability to comply with the provisions of sub-rule 12 of rule 10V of the Rules regarding the amount of remuneration to be paid by the fund to a fund manager for the financial year 2019-20 as the said Notification No 29/2020 was notified after the financial year got over and the financial year 2020-21 had already commenced.	
		In order to avoid genuine hardship in such cases, the Board has decided to provide that for the financial years 2019-20 and 2020-21 in cases where the remuneration paid to the fund manager is lower than the amount of remuneration prescribed under sub-rule (12) of rule lOV of the Rules, but is at arm's length, it shall be sufficient compliance to clause (m) of sub-section (3) of section 9A of the Act. It is stated that the remuneration to be paid to the fund manager, for the financial year 2021-22, shall be in accordance with sub-rule (12) of rule 10V of the Rules and the application for lower remuneration in terms of 2nd	
		proviso for this year, if any, may be filed not later than 1st February, 2021.	
25.	Assessment, Appeals and Revision	Faceless Penalty Scheme, 2021 [Notification No. 02 /2021 Dated January 12, 2021] The Central Board of Direct Taxes (CBDT) has introduced a "Faceless Penalty Scheme, 2021" to handle recommendations for penalty issued under its faceless assessment programme. The scheme has laid down the procedure to issue penalty through electronic mode, including the procedures for admission of additional grounds and the admission of additional evidence during the appellate proceedings.	https://www.inc ometaxindia.go v.in/communic ations/notificati on/notification no_2_2021.pdf
		The penalty under this scheme shall be imposed in respect of such territorial area, or persons or class of persons, or income, as specified by the board. It aims to ensure that any penalty order issued by the authority is fool proof and has undergone multiple layers of review before it is confirmed or dropped.	
26.	Lesson 10	CBDT issues Directions for giving effect to Faceless Penalty Scheme,	https://www.inc
	Assessment, Appeals and Revision	2021 [Notification No. 03 Dated January 12, 2021]  CBDT vide Notification No. 3/2021 dated 12.01.2021 issued directions u/s 274(2B) for the purpose of giving effect to the Faceless Penalty Scheme, 2021 notified vide Notification No. 2/2021 dated 12.01.2021 under the Income Tax Act, 1961 ("Act").	ometaxindia.go v.in/communic ations/notificati on/notification no_3_2021.pdf

27.	Lesson 9 Procedural Compliance	Accordingly, The provisions of section 2, section 120, section 127, section 129, section 131, section 133, section 133C, section 136 and Chapter XXI of the Act shall apply to the procedure for imposing penalty in accordance with the Faceless Penalty Scheme, 2021 subject to the certain exceptions as specified in the Scheme.  Procedure, Formats and Standards of issue of Permanent Account Number (PAN) (Notification No. 1 Dated February 8, 2021)  The Director General of Income-tax (Systems) lays down the procedure, formats and standards for issue of permanent account number as under:	https://incomet axindia.gov.in/c ommunications
		Issuing Authority for issue of PAN  Assistant/ Deputy mode Director of Income Tax (Systems) -1(5)  Issuing Procedure for issue of PAN  Formats and standards for issue of PAN  Coloured, laminated and credit card sized permanent account number card as per approved design and specifications having one or more security features of only hologram or hologram and QR code enhanced QR code (having demographic as well as biometric information).  Electronic Electronic document in PDF format with	
28.	Lesson 10	Electronic mode (e-pAN)  Electronic document in PDF format with enhanced QR code (having demographic as well as biometric information)  The digital Signature of class 2 or class 3 will be used for Signing of e-pAN as per Information Technology Act, 2000 which provides for legal recognition of electronic records with digital signatures.  Faceless Assessment (1st Amendment) Scheme, 2021 (Notification No.	
	Assessment, Appeals and Revision	6 Dated February 17, 2021)  The CBDT has notified the 'Faceless Assessment (1st Amendment) Scheme, 2021' which seeks to amend Faceless Assessment Scheme, 2019 ("Scheme"), by way of which certain amendments in Para 2 of the Scheme (i.e., definitions), Para 11 of the Scheme (i.e., No personal appearance in the Centres or Units) and substituted Para 5 of the Scheme (i.e., Procedure for assessment).	ometaxindia.gov .in/communicati ons/notification 6_2021.pdf
29.	Lesson 10 Assessment, Appeals and Revision	New procedure of faceless assessment under Faceless Assessment Scheme, 2019 (Notification No. 7 Dated February 17, 2021)  The CBDT vide Notification No. 7/2021, dated February 17, 2021 amended Notification No. 62/2019 September 12, 2019 to provide for new procedure of faceless assessment under Faceless Assessment Scheme, 2019 ("Scheme"). The detailed new procedure of faceless assessment is available at the weblink: <a href="https://www.incometaxindia.gov.in/communications/notification_7_2021.pdf">https://www.incometaxindia.gov.in/communications/notification_7_2021.pdf</a>	ometaxindia.gov .in/communicati ons/notification 7_2021.pdf

30.	Lesson 3	Notification No. 8 (Dated February 22, 2021)	https://incometa
<i>5</i> 0.	Lesson 5	Nothication No. 6 (Dated February 22, 2021)	xindia.gov.in/co
	Income which	The Central Government hereby notifies to include 'Haryana State	mmunications/n
	do not form	Pollution Control Board' (PAN AAAJH0446F), a Board constituted by	otification/notifi
	part of Total	the State Government of Haryana under the Water (Prevention and	cation 8 2021.p
	Income	Control of Pollution) Act, 1974 for the purposes of the clause (46) of	<u>df</u>
		section 10 of the Income-tax Act, 1961 in respect of the following	
		specified income arising to the Board subject to certain conditions.	
		Accordingly, Haryana State Pollution Control Board can claim	
		exemption under section 10(46) with respect to specified income subject	
2.1	T 2	to certain conditions.	1-44
31.	Lesson 2	Residential status of certain individuals under Income-tax Act, 1961	https://www.inc
	<b>D</b> •	(Circular No. 2 Dated March 3, 2021)	ometaxindia.gov
	Basic		.in/communicati
	Concept of	Section 6 of the Income-tax Act, 1961 (the Act) contains provisions	ons/circular/resi
	Income Tax	relating to determination of residential status of a person. The status of an	dency-circular-
		individual, as to whether he is resident in India or a non-resident or not	<u>02-of-2021.pdf</u>
		ordinarily resident, is dependent, inter-alia, on the period for which the	
		person is in India during a previous year or years preceding the previous	
		year.	
		The Board has received various representations requesting for relaxation	
		in determination of residential status for previous year 2020-21 from	
		individuals who had come on a visit to India during the previous year	
		2019-20 and intended to leave India but could not do so due to suspension	
		of international flights. The matter has been examined by the Board and	
		following facts have emerged:	
		1. Short stay will not result into Indian residency	
		2. Possibilities of dual non-residency in case of general relaxation	
		3. Tie breaker rule as per Double Taxation Avoidance Agreement	
		(DTAA)	
		4. Employment income taxable only subject to conditions as per	
		DTAA	
		5. Credit for the taxes paid in other country	
		6. International Experience	
		Thus, it can be seen that OECD as well as most of the countries have	
		clarified that in view of the provisions of the domestic income tax law	
		read with the DTAAs, there does not appear a possibility of the double	
		taxation of the income for PY 2020-21. The possibility of double taxation	
		does not exist as per the provisions of the Income-tax Act, 1961 read with	
		the DTAAs. However, in order to understand the possible situations in	
		which a particular taxpayer is facing double taxation due to the forced	
		stay in India, it would be in the fitness of things to obtain relevant	
		information from such individuals. After understanding the possible	
		situations of double taxation, the Board shall examine that,	
		i. whether any relaxation is required to be provided in this matter;	
		and	
		ii. if required, then whether general relaxation can be provided for a	

	T	<del>_</del>	
		class of individuals or specific relaxation is required to be provided in individual cases.	
		Therefore, if any individual is facing double taxation even after taking into consideration the relief provided by the respective DTAAs, he may furnish the information in Form -NR annexed to this circular by 31st March, 2021. This form shall be submitted electronically to the Principal	
		Chief Commissioner of Income-tax (International Taxation).	
32.	Lesson 4	CBDT Notifies Rule 3B Prescribing Computation of Perquisite for	https://incometa
	Part I	Annual Accretion in PF and Other Funds u/s 17(2)(viia) for excess	xindia.gov.in/co
		contribution by Employer Over Rs. 750000 [Notification No. 11	mmunications/n
	Income under	Dated March 5, 2021]	otification/notifi
	the head	Finance Act, 2020 has amended the provisions of section 17(2)(vii) of the	cation no 11 2
	Salary	Income tax Act to provide that the amount or the aggregate amounts of	<u>021.pdf</u>
		any contribution made by the employer in respect of the assessee, to the	
		account of an assessee in a recognised provident fund; in the scheme	
		referred to in sub-section (1) of section 80CCD (NPS); and in an approved superannuation fund shall be treated as a perquisite, to the	
		extent it exceeds Rs. 7,50,000 in a previous year.	
		extent it exceeds its. 1,50,000 iii a pievious year.	
		Further, Finance Act, 2020 has inserted a new sub-clause (viia) in section	
		17(2) so as to provide that annual accretion by way of interest, dividend	
		or any other amount of similar nature during the previous year to the	
		balance at the credit of the fund or scheme referred to in sub-clause (vii)	
		may also be treated as perquisite to the extent it relates to the contribution	
		referred to in the said new sub-clause (vii), which is included in total	
		income and shall be computed in the prescribed manner.	
		The manner of computation of such annual accretion in the provident and	
		other welfare funds specifying the method of computation of perquisite	
22	T 4	u/s 17(2)(viia) is now notified by this Notification 11 of 2021.	1.44 //*
33.	Lesson 4	Notification No. 12 / 2021 [Dated March 9, 2021]	https://incometa xindia.gov.in/co
	Part III	The Central Government hereby approves M/s Bennett University, Greater Noida, Uttar Pradesh (PAN: AAAJB13B8A) under the category	mmunications/n
	PGBP	of 'University, College or other institution' for Scientific Research and	otification/notifi
	1 GDI	Research in Social Science and Statistical Research for the purposes of	cation 12 2021.
		clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax	pdf
		Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962. This	<del>5 22</del>
		Notification shall be deemed to have been applied for the assessment year	
		2020-2021 and shall apply with respect to the assessment years 2021-	
		2022, 2022-2023, 2023-2024, 2024-2025.	
34.	Lesson 2	CBDT notifies Amendment to Rule 10V for Computation of	https://incometa
		Remuneration payable to Fund Managers [Notification No. 13 Dated	xindia.gov.in/co
	Basic	March 9, 2021]	mmunications/n
	Concept of	The Board notified the Income-tax (2nd Amendment) Rules, 2021 which	otification/notifi
	Income Tax	seeks to further amend rule 10V of the Income-tax Rules, 1962. Sub-rule	cation_no_13.pd
		(12) of Rule 10V provides for the amount of remuneration to be paid by	<u>f</u>
		the fund to a fund manager. Second provision of the said sub-rule	
		provides that the fund may seek Board's approval in case where the amount of remuneration is lower than the amount so prescribed.	
		amount of remuneration is lower than the amount so presented.	
		In the Income-tax Rules, 1962, in rule 10V, in sub-rule (12), after the	
	I	14	

	1		
		second proviso and before the Explanation, the two provisos shall be inserted.	
		Firstly, "Provided also that the provisions of sub-rules (3) to (12) of rule 10VA shall, mutatis mutandis, apply to the application made under the second proviso as they apply to application made under sub- rule (2) of the said rule,"	
		Secondly, "Provided also that the provisions of sub-rule (3) of rule 10VA shall not apply to an application made under the second proviso, if it is for the previous year beginning on the 1st day of April, 2021, and made on or before the 1st day of February, 2021,"	
35.	Lesson 9	Income-tax (5th Amendment) Rules, 2021 (Dated March 16, 2021)	http://egazette.ni
	Procedural Compliance	The Central Board of Direct Taxes makes the Income-tax (5th Amendment) Rules, 2021 (w.e.f. April 1, 2021) as follow:	c.in/WriteRead Data/2021/2259 42.pdf
		<b>Rule 29BA</b> has been inserted with respect to "Application for grant of certificate for determination of appropriate proportion of sum (other than Salary), payable to non-resident, chargeable in case of the recipients".	
		<b>Form No. 15E</b> has been inserted with respect to "Application by a person for a certificate under section 195(2) and 195(7) of the Income-tax Act, 1961, for determination of appropriate proportion of sum (other than salary) payable to non-resident, chargeable to tax in case of the recipient".	
36.	Lesson 4	Tax Audit Report - Form 3CD- Applicability of Clause 30C and	https://incometa
	Part III	Clause 44 extended by one more year i.e. will be applicable for the	xindia.gov.in/co
	DCDD	Financials year 2022-23 [Circular No. 5 Dated March 25, 2021]	mmunications/ci
	PGBP	Section 44AB of the Income-tax Act, 1961 ('the Act') read with rule 6G of the Income-tax Rules, 1962 ('the Rules') requires specified persons to furnish the Tax Audit Report along with the prescribed particulars in Form No. 3CD. The existing Form No. 3CD was amended vide notification dated 20th July, 2018 with effect from 20th August, 2018. However, the reporting under clause 30C (impermissible avoidance arrangement) and clause 44 (Break-up of total expenditure of entities registered or not registered under the GST) of the Tax Audit Report was kept in abeyance till 31st March, 2019 vide Circular No. 6/2018 dated 17.08.2018, which was subsequently extended to 31st March, 2020 vide Circular No. 912019. Vide circular no. 10/2020 dated 24.04.2020, it was further extended to 31st March, 2021.  In view of the prevailing situation due to COVID-19 pandemic across the country, it has been decided by the Board that the reporting under clause 30C and clause 44 of the Tax Audit Report shall be kept in abeyance till	rcular/circular_n o_5_2021.pdf
		31st March, 2022.	
37.	Lesson 7	CBDT notifies New Income Tax Rules & Forms for Trust & NPOs	https://incometa
	Computation	(Notification No. 19 Dated March 26, 2021)	xindia.gov.in/co mmunications/n
	Computation of Total	CBDT issues Notification no. 19/2021 dated 26/03/2021 pertaining to	otification/notifi
	Income and	procedure for registration of fund/ trust/charitable institutions etc.	cation 19 2021.
	Tax Liability		
		15	

	of various entities	Notification Substitutes	<u>pdf</u>
	entities	Substitutes Rule 2C -Application for the purpose of grant of approval of a fund or trust or institution or university or any hospital or other medical institution under clause (i) or clause (ii) or clause (iii) or clause (iv) of first proviso to clause (23C) of Section 10	
		Amends Rule 5C, Inserts Rule 5CA Intimation under Fifth Proviso to sub-section (1) of section 35,  Amends Rule 5E Substitutes Rule 11AA Requirement for	
		<ul> <li>Amends Rule 5F, Substitutes Rule 11AA – Requirement for approval of institution of fund under clause (vi) of sub-section (5) of section 80G</li> </ul>	
		• Substitutes Rule 17A - Application for registration of charitable or religious trusts etc.	
		• Inserts Rule 18AB - Furnishing of Statement of particulars and certificate under clause (viii) and clause (ix) of sub-section (5) of	
		section 80G or under sub-section (1A) of section 35 and Substitutes/Inserts/Amends various Forms.	
38.	Lesson 10	Faceless Appeal (Amendment) Scheme, 2021 (Notification No. 26 Dated March 31, 2021)	http://egazette.ni c.in/WriteRead
	Assessment,		Data/2021/2263
	Appeals and Revision	"National Faceless Assessment Centre" shall mean the National e- Assessment Centre set up under the scheme notified under sub-section (3A) of section 143 of the Act or the National Faceless Assessment	20.pdf
		Centre referred to in section 144B of the Act, as the case may be. In this regard, for the expression "National e-Assessment Centre", wherever it occurs, the expression "National Faceless Assessment Centre" shall be substituted.	
39.	Lesson 4 Part III	New reporting requirements in Form 3CD & Revision (Notification No. 28 Dated April 1, 2021)	http://egazette.ni c.in/WriteRead Data/2021/2263
	PGBP	CBDT has vide Notification No. 28 inserted new clauses in Form 3CD (Tax Audit Report) and also notified that Tax Audit Report under Rule 6G can be revised if there is payment by Assessee after furnishing of report which necessitates recalculation of disallowance under section 40 or section 43B of the Income tax Act, 1961.	51.pdf
40.	Lesson 3	CBDT notifies 'Norfund, Government of Norway' as sovereign	https://www.inc
	<b>.</b>	wealth fund [Notification No. 33 Dated April 19, 2021]	ometaxindia.gov
	Incomes which do not	The Central Government specifies the sovereign wealth fund, namely, the	<u>.in/communicati</u> ons/notification/
	form part of	Norfund, Government of Norway, (hereinafter referred to as "the	notification 33
	Total Income	assessee") as the specified person for the purposes of sub-clause (vi) of	2021.pdf
		clause (b) of the Explanation 1 to clause (23FE) of section 10 of the	
		Income-tax Act, 1961, in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette	
		but on or before the 31 <sup>st</sup> day of March, 2024 subject to the fulfillment of the certain conditions.	
		16	

42.	Lesson 9 Procedural Compliance  Lesson 9	Format, Procedure and Guidelines for submission of Statement of Financial Transactions (SFT) for Dividend income [Notification No. 1 Dated April 20, 2021]  The Central Board of Direct Taxes (CBDT) notified the Format, Procedure, and Guidelines for submission of Statement of Financial Transactions (SFT) for Dividend income. Section 285BA of the Income Tax Act, 1961 and Rule 114E requires specified reporting persons to furnish SFT.  Format, Procedure and Guidelines for submission of Statement of Financial Transactions (SFT) for Interest income [Notification No. 2]	https://www.inc ometaxindia.gov .in/communicati ons/notification/ notification 1 2 021_dividend_in come.pdf
42	Procedural Compliance	Dated April 20, 2021]  The Central Board of Direct Taxes (CBDT) notified the Format, Procedure, and Guidelines for submission of Statement of Financial Transactions (SFT) for Interest income. Section 285BA of the Income Tax Act, 1961 and Rule 114E requires specified reporting persons to furnish SFT.	in/communicati ons/notification/ notification 2 2 021 interest inc ome.pdf
43.	Incomes which do not form part of Total Income	CBDT notifies Income-tax (11 <sup>th</sup> Amendment) Rules, 2021 [Dated April 26, 2021]  The Central Board of Direct Taxes 'CBDT' issued the Income-tax (11 <sup>th</sup> Amendment) Rules, 2021 to further amend the Income-tax Rules, 1962 with regard to conditions to be satisfied by the Pension Fund, in a following manner:  i. Inserted a proviso to Rule 2DB(ii) with respect to condition of	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation_37_2021. pdf
		assets being administered or invested by Pension Fund as mention in clause (ii) shall deemed to be satisfied if certain condition specified therein are satisfied.  ii. Inserted a second proviso to Rule 2DB(iii) stating that provisions of clause (iii) shall not apply to earnings from assets referred in clause (ii), if the earning are credited either to the account of the Government of foreign country or to any other account designated by such Government so that no portion of the earnings insures any benefit to any private person.  iii. Substituted Form No. 10BBA (Application for notification under Explanation 1(c)(iv) to Section 10(23FE) of the Income-tax Act, 1961)	
44.	Lesson 9 Procedural Compliance	Format, Procedure and Guidelines for submission of Statement of Financial Transactions (SFT) for Depository Transactions [Notification No. 3 Dated April 30, 2021]	https://www.inc ometaxindia.gov _in/communicati ons/notification/
	, , , , , , , , , , , , , , , , , , ,	Section 285BA of the Income Tax Act, 1961 and Rule 114E requires specified reporting persons to furnish statement of financial transaction (SFT). For the purposes of pre-filling the return of income, CBDT has issued Notification No. 16/2021 dated 12.03.2021 to include reporting of information relating to Capital gains on transfer of listed securities or units of Mutual Funds. The new sub rule 5A of rule 114E specifies that	notification- 3 2021 deposit ory_transaction. pdf

		the information shall be furnished in such form, at such frequency, and in such manner, as may be specified. Accordingly, The guidelines for preparation and submission of Statement of Financial Transactions (SFT) information, format of control statement to be submitted by the Designated Director and data structure and validation rules have been prescribed.	
45.	Lesson 9 Procedural Compliance	Format, Procedure and Guidelines for submission of Statement of Financial Transactions (SFT) for Mutual Fund Transactions by Registrar and Share Transfer Agent [Notification No. 4 Dated April 30, 2021]	https://www.inc ometaxindia.gov .in/communicati ons/notification/
		Section 285BA of the Income Tax Act, 1961 and Rule 114E requires specified reporting persons to furnish statement of financial transaction (SFT). For the purposes of pre-filling the return of income, CBDT has issued Notification No. 16/2021 dated 12.03.2021 to include reporting of information relating to Capital gains on transfer of units of Mutual Funds. The new sub rule 5A of rule 114E specifies that the information shall be furnished in such form, at such frequency, and in such manner, as may be specified. Accordingly, The guidelines for preparation and submission of Statement of Financial Transactions (SFT) information, format of control statement to be submitted by the Designated Director and data structure and validation rules have been prescribed.	notification 4 2 021 mutual fun d transaction.pd f
46.	Lesson 2	Thresholds for the purposes of Significant Economic Presence - Rule 11UD [Notification No. 41 Dated May 3, 2021]	https://www.inc ometaxindia.go
	Basic concepts of Income Tax	The Central Board of Direct Taxes has notified the Income-tax (13th Amendment) Rules, 2021 which shall come into force from 1st April 2022. Through this amendment a new rule 11UD has been inserted which notifies the threshold for significant economic presence.	v.in/communic ations/notificati on/notification_ 41_2021.pdf
		As per the new rule, for the thresholds "the amount of aggregate of payments arising from transaction or transactions in respect of any goods, services or property carried out by a non-resident with any person in India, including provision of download of data or software in India during the previous year, shall be <b>two crore rupees."</b>	
		Further, the number of users with whom systematic and continuous business activities are solicited or who are engaged in interaction shall be <b>three lakhs.</b>	
		Accordingly, the threshold limit has been notified for the purpose of significant economic presence.	
47.	Lesson 9	CBDT notifies Amendment in Rule 114AAB and Form No. 49BA [Notification No. 42 Dated May 4, 2021]	https://www.eg
	Procedural Compliance	CBDT relaxes PAN requirement for a non-resident eligible foreign investor making transaction only in a capital asset listed on a recognised stock exchange located in any IFSC and consideration paid in Foreign Currency.	azette.nic.in/W riteReadData/2 021/226833.pdf
	1	18	

Salary Income  CBDT notifies rules for LTC (Leave Travel Concession) Cash Voucher Scheme [Section 10(5)] vide which LTC Exemption of Rs. 36000 per family member For FY 2020-21 available to Employees of Both Private & Government Sector. Rules are notified by inserting Sub-Rule 1A & IB in Rule 2B of Income Tax Rules as follows:  Sub-Rule 1A: For the assessment year beginning on the 1st day of April, 2021, where the individual avails any cash allowance from his employer in lieu of any travel concession or assistance, the amount exempted shall be the amount, not exceeding thirty-six thousand rupees per person, for the individual and the member of his family, or one-third of the specified expenditure, whichever is less, subject to fulfillment of the certain conditions.  Sub-Rule 1B: Where an exemption is claimed and allowed, shall have effect as if for the words "two journeys", the words "one journey" has been substituted."  49. Lesson 3  Incomes which do not form part of Total Income  The Central Government hereby specifies the following entities as the specified person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  Accordingly, the following entities have been notified as specified	e.in/Writ lata/2021 3.pdf
Salary Income  CBDT notifies rules for LTC (Leave Travel Concession) Cash Voucher Scheme [Section 10(5)] vide which LTC Exemption of Rs. 36000 per family member For FY 2020-21 available to Employees of Both Private & Government Sector. Rules are notified by inserting Sub-Rule 1A & IB in Rule 2B of Income Tax Rules as follows:  Sub-Rule 1A: For the assessment year beginning on the 1st day of April, 2021, where the individual avails any cash allowance from his employer in lieu of any travel concession or assistance, the amount exempted shall be the amount, not exceeding thirty-six thousand rupees per person, for the individual and the member of his family, or one-third of the specified expenditure, whichever is less, subject to fulfillment of the certain conditions.  Sub-Rule 1B: Where an exemption is claimed and allowed, shall have effect as if for the words "two journeys", the words "one journey" has been substituted."  49. Lesson 3  Incomes which do not form part of Total Income  The Central Government hereby specifies the following entities as the specified person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  Accordingly, the following entities have been notified as specified	
2021, where the individual avails any cash allowance from his employer in lieu of any travel concession or assistance, the amount exempted shall be the amount, not exceeding thirty-six thousand rupees per person, for the individual and the member of his family, or one-third of the specified expenditure, whichever is less, subject to fulfillment of the certain conditions.  Sub-Rule 1B: Where an exemption is claimed and allowed, shall have effect as if for the words "two journeys", the words "one journey" has been substituted."  49. Lesson 3  Incomes which do not form part of Total Income  The Central Government hereby specifies the following entities as the specified person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  Accordingly, the following entities have been notified as specified	
effect as if for the words "two journeys", the words "one journey" has been substituted."  49. Lesson 3  Incomes which do not form part of Total Income  Total Income  Total Income  Accordingly, the following entities have been notified as specified as specified as specified as specified as specified as specified bare in the words "one journey" has been substituted."	
Incomes which do not form part of Total Income  The Central Government hereby specifies the following entities as the specified person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  Accordingly, the following entities have been notified as specified	
which do not form part of Total Income  specified person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961 in respect of the investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  Accordingly, the following entities have been notified as specified	
person for the purposes of the sub-clause (vi) of clause (b) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961.	
Anahera Investment Pte. Ltd	
Dagenham Investment Pte. Ltd.	
Stretford Investment Pte. Ltd.	
Chiswick Investment Pte. Ltd	
• CDC Group Plc  Ministry of France was and Figure (of the Population of Kanaa)	
<ul> <li>Ministry of Economy and Finance (of the Republic of Korea)</li> <li>Bricklayers Investment Pte. Ltd</li> </ul>	
50. Lesson 3 Government notifies following entities as Pension Fund Section	
10(23EE)	
Incomes   The Central Government hereby specifies the pension fund, namely, the	
which do not form part of The Central Government hereby specifies the pension fund, namely, the following entities (as mentioned below) as the specified person for the	
Total Income purposes of the sub-clause (iv) of clause (c) of the Explanation 1 to clause	
(23FE) of section 10 of the Income-tax Act, 1961 in respect of the	

eligible investment made by it in India on or after the date of publication of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.  **Accordingly, the following entities have been notified as specified person for the purposes of the sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961.  **OMERS Administration Corporation**  **Government Employees Superamutation Board**  **Public Sector Pension Investment Board**  **CIPPO Fixed Income X1 Inc.**  **I vanhoe Logistics India Inc.**  **CIPPO Infrastructures Asia III Inc.**  **Canada Pension Plan Investment Board Private Holdings (4) Inc.**  **Canada Pension Plan Investment Board Private Holdings (4) Inc.**  **Canada Pension Plan Investment Board Private Holdings (4) Inc.**  **Canada Pension Plan Investment Board Private Holdings (4) Inc.**  **Capital Gains**  **Income-tax (16th Amendment) Rules, 2021 (Notification No. 68 Integration Plan Investment Board Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in sump sale.  **As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets. The FMV1 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital assets transferred by way of slump sale.  **Section 10 of Section 10 of Section 10 of 10 o				
person for the purposes of the sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961.  • OMERS Administration Corporation • Government Employees Superanuation Board • Public Sector Pension Investment Board • CDPQ Fixed Income XI Inc. • Vanhoe Logistics India Inc • CDPQ Infrastructures Asia III Inc. • Caisse de dépôt et placement du Québec • Canada Pension Plan Investment Board Private Holdings (4) Inc • Capital Gains  1 Income-tax (16th Amendment) Rules, 2021 [Notification No. 68]  1 Dated May 24, 2021] The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  2 As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  3 Lesson 4  Part III  PGBP  PGBP  1 Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of "University, College or other institution" for Scientific Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be "University, College or other institution" for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  3 Lesson 9  The Central Board of Direct Taxes (CBDT) notified the Income Tax (I'Th Amendment) Rules, 2021 Juhich further amends the Income Tax (I'Th Amendment) Rules, 2021 which further amends the Income Tax (I'Th Amendment)			of this notification in the Official Gazette but on or before the 31st day of March, 2024 (hereinafter referred to as "said investments") subject to the fulfillment of the certain conditions.	
Government Employees Superannuation Board   Public Sector Pension Investment Board   Public Sector Pension Investment Board   CDPQ Fixed Income XI Inc.   I vanhoe Logistics India Inc   CDPQ Infrastructures Asia III Inc.   Caises de dépôt et placement du Québec   Canada Pension Plan Investment Board Private Holdings (4) Inc   Pated May 24, 2021   The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.    As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset transferred by way of slump sale.			person for the purposes of the sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of section 10 of the Income-tax Act,	
Government Employees Superannuation Board   Public Sector Pension Investment Board   Public Sector Pension Investment Board   CDPQ Fixed Income XI Inc.   I vanhoe Logistics India Inc   CDPQ Infrastructures Asia III Inc.   Caises de dépôt et placement du Québec   Canada Pension Plan Investment Board Private Holdings (4) Inc   Pated May 24, 2021   The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.    As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset transferred by way of slump sale.			OMERS Administration Corporation	
CDPQ Fixed Income XI Inc.  I vanhoe Logistics India Inc.  Caisse de dépôt et placement du Québec  Canada Pension Plan Investment Board Private Holdings (4) Inc.  Canada Pension Plan Investment Board Private Holdings (4) Inc.  Canada Pension Plan Investment Board  Income-tax (16th Amendment) Rules, 2021 [Notification No. 68]  Dated May 24, 2021]  The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and PMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale determined and PMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale determined and PMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale determined and PMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Lesson 4  Part III  PGBP  Notification No.70/2021 u/s 35(1)(ii)(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABA10415K) under the category of "University, College or other institution" for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  33. Lesson 9  Procedural Compliance  Income-tax (17th Amendment) Rules, 2021(June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the I			Government Employees Superannuation Board	
Ivanhoe Logistics India Inc			Public Sector Pension Investment Board	
CDPQ Infrastructures Asia III Inc. Caisse de dépôt et placement du Québec Canada Pension Plan Investment Board Private Holdings (4) Inc Income-tax (16th Amendment) Rules, 2021 [Notification No. 68 Dated May 24, 2021] The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transferred by way of slump sale.  52. Lesson 4 Part III  PGBP  The Central Government approves M/s Indian Institute of Technology, Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABA10415K), under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  33. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income T			CDPQ Fixed Income XI Inc.	
Caisse de dépôt et placement du Québec  Canada Pension Plan Investment Board Private Holdings (4) Inc  Canada Pension Plan Investment Board  Income-tax (16th Amendment) Rules, 2021 [Notification No. 68] Dated May 24, 2021] The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Lesson 9 Income-tax (17th Amendment) Rules, 2021(June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which furth			Ivanhoe Logistics India Inc	
Canada Pension Plan Investment Board Private Holdings (4) Inc Canada Pension Plan Investment Board  Income-tax (16th Amendment) Rules, 2021 [Notification No. 68 Dated May 24, 2021] The Central Board of Direct Taxes on 24th May 2021 has published the Income-tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology, Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules SC and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules SC and 5E of the Income-tax Rules, 1962.  Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Inc			CDPQ Infrastructures Asia III Inc.	
S1.   Lesson 4 (Part III)   The Central Board of Direct Taxes on 24th May 2021 has published the Income- tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.    As per the Amendment, a new rule IIUAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transfered by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transfered by way of slump sale determined and FMV2 shall be the fair market value of the capital asset transfered by way of slump sale.    S2.			Caisse de dépôt et placement du Québec	
Canada Pension Plan Investment Board			• Canada Pension Plan Investment Board Private Holdings (4)	
Lesson 4 (Part III)   Dated May 24, 2021   Notification No. 68   Dated May 24, 2021   The Central Board of Direct Taxes on 24th May 2021 has published the Income- tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.    As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMVI shall be the fair market value of the capital asset. The FMVI shall be the fair market value of the capital asset transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.    S2.			Inc	
Capital Gains   Capital Gain				
The Central Board of Direct Taxes on 24th May 2021 has published the Income- tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  PGBP  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021(June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which	51.			
Capital Gains  Income- tax (16th Amendment) Rules, 2021 which has notified a new rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  PGBP  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABA[04]5K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 (June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Income-tax Rules, 1962 as follow:		(Part III)	1	
rule for computation of fair value of capital assets in slump sale.  As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital assets. The FMV1 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  S2. Lesson 4 Part III PGBP  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021(June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 whi		Conital Coins		
As per the Amendment, a new rule 11UAE has been inserted which provides two formulae for calculation of fair market value of the capital asset. The FMVI shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.    Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)    PGBP		Capital Gains		
As per the Amendment, a new rule HUAE has been inserted which provides two formulae for calculation of fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  52. Lesson 4 Part III  PGBP  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  53. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amen			Tule for computation of fair value of capital assets in slump safe.	notification_68_
provides two formulae for calculation of fair market value of the capital asset. The FMV1 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  52. Lesson 4 Part III  PGBP  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Lesson 9  Income-tax (17th Amendment) Rules, 2021(June 08, 2021)  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further ame			As nor the Amendment a new rule 1111AF has been inserted which	<u>2021.pdf</u>
asset. The FMV1 shall be the fair market value of the capital assets transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  52. Lesson 4 Part III  PGBP  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  53. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Ru				
transferred by way of slump sale determined and FMV2 shall be the fair market value of the consideration received or accruing as a result of transfer by way of slump sale.  Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  PGBP  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  53. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:				
Fair market value of the consideration received or accruing as a result of transfer by way of slump sale.   52. Lesson 4   Part III   Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)   PGBP   The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.   Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.   53. Lesson 9   Income-tax (17th Amendment) Rules, 2021(June 08, 2021)   https://www.incometaxindia.gov in/communicati ons/notification/ Rules, 1962 as follow:			<u> </u>	
S2. Lesson 4   Part III   Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961 in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)   The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    S3. Lesson 9   Income-tax (17th Amendment) Rules, 2021(June 08, 2021)   https://www.incometax.india.gov.in/communications/in/commun				
PGBP  in the case of M/s Indian Institute of Technology (IIT), Bhilai (June 08, 2021)  The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  53. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:			1,	
PGBP    Decedural Compliance   Decedural Comp	52.	Lesson 4	Notification No.70/2021 u/s 35(1)(ii)/(iii) of the Income-tax Act, 1961	https://www.inc
The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:  **The Central Board of Direct Taxes (CBDT) notified the Income Tax Rules, 1962 as follow:**		Part III	in the case of M/s Indian Institute of Technology (IIT), Bhilai (June	ometaxindia.gov
The Central Government approves M/s Indian Institute of Technology, Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Statistical Research and Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Statistical Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax ons/notification/			08, 2021)	
Bhilai (PAN: AABAI0415K) under the category of 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:    https://www.incometaxindia.gov_in/communications/notification/		PGBP	The Control Community and an Market of Technology	
or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Statistical Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:    The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income				
Science and Statistical Research for the purposes of clauses (ii) and (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:				<u>2021.pdl</u>
of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Income-tax (17th Amendment) Rules, 2021(June 08, 2021)   The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:				
rules 5C and 5E of the Income-tax Rules, 1962.  **Accordingly, M/s Indian Institute of Technology, Bhilai will be 'University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Income-tax (17th Amendment) Rules, 2021(June 08, 2021)   The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:				
*University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Income-tax (17th Amendment) Rules, 2021(June 08, 2021)    The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Pules, 1962 as follow:				
*University, College or other institution' for Scientific Research and Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Income-tax (17th Amendment) Rules, 2021(June 08, 2021)    The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Pules, 1962 as follow:				
Research in Social Science and Statistical Research for the purposes of section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.  53. Lesson 9  Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax (17th Amendment) Rules, 1962 as follow:				
section 35(1)(ii) and (iii) of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax Rules, 1962.    Solution   Solution				
and 5E of the Income-tax Rules, 1962.     53.   Lesson 9   Income-tax (17th Amendment) Rules, 2021(June 08, 2021)   https://www.incometaxindia.gov in/communicati ons/notification/				
The Central Board of Direct Taxes (CBDT) notified the Income Tax   https://www.incometaxindia.gov in/communicati ons/notification/				
Procedural Compliance  The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:  Ometaxindia.gov in/communicati ons/notification/	53.	Lesson 9		https://www.inc
Procedural Compliance The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:				_
Compliance (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:		Procedural		
Kules, 1962 as follow:		Compliance		ons/notification/
70			Rules, 1962 as follow:	
		Procedural	The Central Board of Direct Taxes (CBDT) notified the Income Tax (17th Amendment) Rules, 2021 which further amends the Income Tax Rules, 1962 as follow:	ometaxindia.gov .in/communicati

			.: C .: 71
		As per the notification the deductor at the time of preparing statements of tax deducted shall furnish particulars of amount paid or credited on which tax was not deduced or deducted at lower rate in view of the notification issued under section 194A(5) or in view of exemption provided under clause (x) of sub-section (3) of section 194A.	notification_71_2021.pdf
		The deductor at the time of preparing statements of tax deducted shall furnish particulars of amount paid or credited on which tax was not deducted in view of clause (d) of the second proviso to section 194 or in view of the notification issued under clause (e) of the second proviso to section 194.	
		The notification mandates the deductor at the time of preparing statements of tax deducted to furnish particular amounts paid or credited on which tax was not deducted in view of proviso to subsection (1A) or in view of sub-section (2) of section 196D.	
54.	Lesson 3	Notification No. 72/2021 (June 09, 2021)	https://www.inc
	Income Which do not Form Part of Total Income	The Central Government notifies to include 'Competition Commission of India' (PAN AAAGC0012M), a Commission established under subsection (1) of Section 7 of the Competition Act, 2002, for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in respect of certain specified income arising to the said Commission and subject to fulfillment of certain conditions.	ometaxindia.gov _in/communicati ons/notification/ notification_72 
		Accordingly, Competition Commission of India can claim exemption under section 10(46) with respect to specified income subject to certain conditions.	
55.	Lesson 4 Part IV	Cost Inflation Index for FY 2021-22 [Notification No. 73 Dated June 15, 2021]	https://www.inc ometaxindia.gov .in/communicati
	Capital Gains	The Central Board of Direct Taxes (CBDT) has notified the cost inflation index (CII) for FY 2021-22 as "317" via a notification dated June 15, 2021. CII is used to calculate the inflation adjusted cost price of an asset. The inflation adjusted price then is used to arrive at long-term capital gains or long-term losses.	ons/notification/ notification_73 2021.pdf
56.	Lesson 9	CBDT issues functionality for Compliance Check for Sections 206AB	https://www.inc
	Procedural Compliance	& 206CCA [Circular No. 11 Dated June 21, 2021]  Section 206AB contains the special provisions for (TDS) deduction of tax at source for non-filers of the income tax return, whereas, section 206CCA provides for special provision for (TCS) collection of tax at source for non-filers of the income tax return. Section 206AB & section 206CCA inserted in the Income-tax Act, 1961 via Finance Act, 2021 will be effective from the 1st day of July, 2021.	ometaxindia.gov .in/communicati ons/circular/circ ular_11_2021.p df
		According to the interpretation of the new sections, the tax deductor or the tax collector is required to do a due diligence to check whether the deductee or the collectee is a specified person. This is a compliance burden on the part of such tax deductor or the tax collector.	
1	1	21	

		To ease this compliance burden, the CBDT has issued a new	
		functionality called "Compliance Check for Sections 206AB &	
		206CCA". Through this functionality, tax deductor or the collector can	
		feed the single PAN (PAN search) or multiple PANs (bulk search) of	
		the deductee or collectee and can get a response from the functionality	
		if such deductee or collectee is a specified person or not.	
57.	Lesson 9	Guidelines under section 194Q of the Income-tax Act, 1961 [Circular	https://www.inc
		No. 13 Dated June 30, 2021]	ometaxindia.gov
	Procedural Compliance	The Finance Act, 2021 inserted a new section 194Q in the Income-tax Act 1961 which takes effect from 1 <sup>st</sup> July, 2021. It applies to any buyer who is responsible for paying any sum to any resident seller for the purchase of any goods of the value or aggregate of value exceeding Rs. 50 lakh in any previous year. The buyer, at the time of credit of such sum to the account of the seller or at the time of payment, whichever is earlier, is required to deduct an amount equal to 0.1% of such sum exceeding Rs. 50 lakh as income tax.	_in/communicati ons/circular/circ ular_13_2021.p df
		It has been represented that there are practical difficulties in implementing the provisions of Tax Deduction at Source (TDS) contained in section 194-Q of the Act.	
		Accordingly, the CBDT issued guidelines which, at some places have also tried to remove difficulties in implementing the provisions of section 194-O and sub-section (IH) of section 206C of the Act using power contained in sub-section (4) of section 194-O of the Act and subsection (1-I) of section 206C of the Act.	
58.	Lesson 4	Income-tax Amendment (18th Amendment) Rules, 2021 [Notification	https://www.inc
	Part IV	No. 76 Dated July 02, 2021]	ometaxindia.gov
		•	.in/communicati
	Capital Gains	The Central Board of Direct taxes has issued the Income tax (18 <sup>th</sup> Amendment) Rules, 2021.	ons/notification/ notification_76_ 2021.pdf
		The amendment provides that in case of the amount which is chargeable to income-tax as income of specified entity under the head Capital gains, the specified entity shall furnish the details of amount attributed to capital asset remaining with the specified entity in new Form No. 5C.	
		Form No. 5C shall be furnished electronically either under digital	
		signature or through electronic verification code and shall be verified by	
		the person who is authorized to verify the return of income of the	
		specified entity under section 140 of the Income-tax Act, 1961.	
59.	Lesson 4	Guidelines under section 9B and sub-section (4) of section 45 of the	https://www.inc
	Part IV	Income-tax Act, 1961 [Circular No. 14 Dated July 02, 2021]	ometaxindia.gov
			.in/communicati
	<b>Capital Gains</b>	The Government has inserted a new section 9B of the Income Tax Act,	ons/circular/circ
	_	1961 and substituted sub-section (4) of section 45 of the Income Tax Act,	ular 14 2021.p
		1961 by the Finance Act, 2021. The CBDT has come out with	<u>df</u>
		Notification No. 76 dated July 2, 2021 to insert sub-rule (5) to Rule 8AA	
		and a new Rule-8AB so as to prescribe the manner of calculating the	
		income chargeable to tax under section 45(4) of the Act as "capital gains"	
		22	

		and also the manner in which such income shall be attributed to	
		remaining assets with the specified entity under clause (iii) of section 48 of the Act.	
		Accordingly, CBDT issued guidelines for application of section 9B and section 45(4) read with the aforesaid rules.	
60.	Lesson 4	Income Tax (19th Amendment) Rules, 2021 [Notification No. 77	https://egazette.
	Part IV	Dated July 7, 2021]	nic.in/WriteRe
			adData/2021/22
	Capital Gains	The Central Board of Direct taxes makes Income-tax (19th Amendment),	<u>8152.pdf</u>
		Rules, 2021 further to amend the Income-tax Rules, 1962.	
		As per notification, after rule 8AB, rule 8AC [i.e. Computation of short	
		term capital gains and written down value under section 50 where	
(1	Lesson 3	depreciation on goodwill has been obtained] has been inserted.	1.44
61.	Lesson 3	Notification No. 78 [Dated July 9, 2021]	https://www.inc ometaxindia.gov
	Income which	The Central Government notifies to include 'Haryana Building and Other	.in/communicati
	do not form a	Construction Workers Welfare Board' (PAN AAATH6995H), a Board	ons/notification/
	part of Total	constituted by the State Government of Haryana, for the purposes of the	notification 78
	Income	clause (46) of section 10 of the Income-tax Act, 1961 in respect of the	2021.pdf
		certain specified income arising to that Board subject to certain	
		conditions.	
		Accordingly, Haryana Building and Other Construction Workers	
		Welfare Board can claim exemption under section 10(46) with respect	
		to specified income subject to certain conditions.	
62.	Lesson 4	Notification No. 79 (Dated July 12, 2021)	https://www.inc
	Part III	The Central Covernment engroves M/s Potenieli Pesserah Foundation	ometaxindia.gov
	PGBP	The Central Government approves M/s Patanjali Research Foundation Trust, Haridwar (PAN:- AABTP8183E) under the category "Research	<u>.in/communicati</u> ons/notification/
	1 GDI	Association" for Scientific Research for the purposes of clauses (ii) of	notification 79
		sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules	2021.pdf
		5C and 5D of the Income-tax Rules, 1962.	<u>2021.pur</u>
		,	
		Accordingly, M/s Patanjali Research Foundation Trust will be	
		"Research Association" for Scientific Research for the purposes of	
		section 35(1)(ii) of the Income-tax Act, 1961 read with rules 5C and 5D	
		of the Income-tax Rules, 1962.	
63.	Lesson 3	Notification No. 80 [Dated July 14, 2021]	https://www.inc
			ometaxindia.gov
	Income which do not form a	The Central Government hereby notifies to include 'Haryana Labour Walfara Board' (PAN AAATU2451C) a Board constituted by the State	<u>.in/communicati</u>
	part of Total	Welfare Board' (PAN AAATH2451C), a Board constituted by the State Government of Haryana, for the purposes of the clause (46) of section 10	ons/notification/ notification 80
	Income	of the Income-tax Act, 1961 in respect of the certain specified income	2021.pdf
	Ziicoiiic	arising to that Board subject to certain conditions.	<u> 2021.pui</u>
		Accordingly Hamana Lahour Welfare Board our claim evention	
		Accordingly, Haryana Labour Welfare Board can claim exemption under section 10(46) with respect to specified income subject to certain	
		conditions.	
•	•	23	

64. <b>Lesson 3</b>	Notification No. 81 [Dated July 14, 2021]	https://www.inc
Income which do not form a part of Total Income	The Central Government notifies 'Himachal Pradesh Computerization of Police Society', (PAN AABAH0360G), a body established by the State Government of Himachal Pradesh, for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that body subject to certain conditions.  **Accordingly, Himachal Pradesh Computerization of Police Society can claim exemption under section 10(46) with respect to specified income	ometaxindia.gov .in/communicati ons/notification/ notification_81 2021.pdf
65. Lesson 9  Procedural Compliance	Income-tax (20th Amendment) Rules, 2021 [Notification No. 82 Dated July 27, 2021]  The Central Board of Direct Taxes (CBDT) vide notification dated 27th July, 2021 has issued the Income-tax (20th Amendment) Rules, 2021 further amending the Income-tax Rules, 1962.	https://www.inc ometaxindia.gov _in/communicati ons/notification/ notification_82_ 2021.pdf
	Through this amendment, in Rule 12 which relates to 'Return of Income & Return of Fringe Benefits' the assessment year for the assessment procedure shall be substituted from '2019' to '2020'.	
66. Lesson 9 Procedural Compliance	Income-tax (21st Amendment) Rules, 2021 [Notification No. 83 Dated July 29, 2021]  The Central Board of Direct Taxes (CBDT) on July 29, 2021 has issued the Income-tax (21st Amendment) Rules, 2021 to further amend the Income-tax Act, 1961 as follows:  Rule 131 provides for omission of certain Rules and saving clause under the Act.  Rule 132 provides for electronic furnishing of any forms, returns, statements, reports, orders etc. in two ways:  • Under digital signature in cases where, the return of income is required to be furnished under digital signature; or • Through electronic verification code in other cases.  Further, The Principal Director General of Income-tax (Systems) or the Director General of Income tax (Systems) with the approval of Board shall be responsible for the following:  1. Specify the forms, returns, statements, reports, orders, which are to be furnished electronically;  2. Lay down the data structure, standards and procedure of furnishing and verification of such forms, returns, statements, reports, orders, including modification in format, if required, to make it compatible for furnishing electronically; and  3. Formulation and implementation of appropriate security, archival and retrieval policies in relation to the said Forms, returns, statements, reports, orders.	https://www.inc ometaxindia.gov _in/communicati ons/notification/ notification_83_ 2021.pdf

<b>6</b>	-	Tax and a same a same a same	T
67.	Lesson 3	Notification No. 84 [Dated August 3, 2021]	https://www.inc
	Imaama mikiak	The Control Covernment specifies the negation find nearly the 272(247)	ometaxindia.gov .in/communicati
	Income which do not form a	The Central Government specifies the pension fund, namely, the 2726247	ons/notification/
	part of Total	Ontario Inc., (hereinafter referred to as the assessee) as the specified person for the purposes of the sub-clause (iv) of clause (c) of the	notification 84
	Income	Explanation 1 to clause (23FE) of section 10 of the Income-tax Act, 1961	2021.pdf
	Hicome	in respect of the eligible investment made by it in India on or after the	<u>2021.pul</u>
		date of publication of this notification in the Official Gazette but on or	
		before the 31st day of March, 2024 (hereinafter referred to as said	
		investments) subject to the fulfillment of the certain conditions.	
		investments) subject to the furnishment of the contain conditions.	
		Accordingly, 2726247 Ontario Inc. will be specified person for section 10(23FE).	
68.	Lesson 3	Notification No. 85 (Dated August 4, 2021)	https://www.inc
			ometaxindia.gov
	Income which	The Central Government notifies, 'National Council of Science	.in/communicati
	do not form a	Museums', Kolkata (PAN AAAAN2541C), an autonomous body	ons/notification/
	part of Total	established under the Ministry of Culture, Government of India, for the	notification_85_
	Income	purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in	<u>2021.pdf</u>
		respect of the certain specified income arising to the Council subject to certain conditions.	
		Certain conditions.	
		Accordingly, National Council of Science Museums can claim	
		exemption under section 10(46) with respect to specified income subject	
		to certain conditions.	
69.	Lesson 3	Notification No. 86 (Dated August 4, 2021)	https://www.inc
			ometaxindia.gov
	Income which	The Central Government notifies 'Real Estate Regulatory Authority' as	.in/communicati
	do not form a	specified in the schedule to this notification, constituted by Government	ons/notification/
	part of Total	in exercise of powers conferred under sub-section (1) of section 20 of the	notification_86
	Income	Real Estate (Regulation and Development) Act, 2016 as a 'class of Authority' for the purposes of the clause (46) of section 10 of the Income-	<u>2021.pdf</u>
		tax Act, 1961 in respect of the certain specified income arising to that	
		Authority subject to certain conditions.	
		Transity subject to contain containing.	
		Accordingly, Real Estate Regulatory Authority can claim exemption	
		under section 10(46) with respect to specified income subject to certain	
		conditions.	
70.	Lesson 2	Income Tax (22nd Amendment) Rules 2021 [Dated August 9, 2021]	https://www.inc
	Basic		ometaxindia.gov
	Concept of	CBDT has notified Income tax (22nd Amendment) Rules, 2021 to insert	<u>.in/communicati</u>
	Income Tax	the following two rules as follow:	ons/notification/
		Computation of exempt income of specified fund for the	notification_90_ 2021.pdf
		purposes of clause (4D) of section 10	<u>2021.pul</u>
		Rule The Rule provides formula for computation of income	
		21AI attributable to units held by non-resident (not being the	
		permanent establishment of a non-resident in India) in a specified	
		fund for the purpose of clause (4D) of section 10 of the Income	
		tax Act, 1961.	
		Rule Determination of income of a specified fund attributable to	
1			

		21 A I units hold by non residents under sub-section (1A) of section	
		21AJ units held by non-residents under sub-section (1A) of section 115AD	
		The Rule provides formula of calculation, for purposes of sub-	
		section (1A) of section 115AD, the income of a specified fund by	
		way of short-term or long-term capital gains, referred to in clause	
		(b) of sub-section (1) of section 115AD, attributable to the units	
		held by non-resident (not being the permanent establishment of a	
71	T 0	non-resident in India)	1 //
71.	Lesson 8 Classification	Income tax (23rd Amendment) Rules, 2021 [Notification No. 92	https://www.inc
	and Tax	Dated August 10, 2021]	ometaxindia.gov .in/communicati
	incidence on		ons/notification/
	Companies	CBDT notifies the Income tax (23rd Amendment), Rules 2021, to	notification 92
	Companies	prescribe the procedure / methodology for re-computation of book profit	2021.pdf
		u/s 115JB of the Income tax Act, 1961, to provide relief in MAT payable in certain cases. Accordingly, new IT Rule 10RB on 'Relief in tax	
		payable u/s 115JB(1) due to operation of section 115JB(2D)' along with	
		new FORM No. 3CEEA for 'annual furnishing of particulars of re-	
		computation for any adjustment on account of income of past year(s)	
		included in books of account of previous year by a Company on	
		account of secondary adjustment u/s 92CE or on account of an	
		Advance Pricing Agreement entered u/s 92CC' have been introduced/	
		inserted in the Income Tax Rules, 1962.	
72.	Lesson 9	Income toy (20th Amendment) Dules 2021 [Deted Contember 12]	https://inaamata
12.	Lesson 9	Income-tax (29th Amendment) Rules, 2021 [Dated September 13,	https://incometa xindia.gov.in/co
	Procedural	2021]	mmunications/n
	Compliances	The Central Board of Direct Toyon notified Income toy (20th	otification/notifi
	<b>P</b>	The Central Board of Direct Taxes notifies Income-tax (29th Amendment) Rules, 2021 to amend Income-tax Rules, 1962. The	cation-no-109-
		Amendment inserts a provision prescribing income- tax authority under	2021.pdf
		second proviso to clause (i) of sub-section (1) of section 142 as follow:	_
		<b>Rules 12F:</b> The Rule provides that the prescribed income-tax authority	
		under second proviso to clause (i) of sub-section (1) of section 142 shall	
ļ		be an income-tax authority not below the rank of Income-tax Officer who	
		has been authorised by the Central Board of Direct Taxes to act as such	
		authority for the purposes of that clause.	
		Accordingly, the Income tax authority has been prescribed under	
		second proviso to clause (i) of section 142(1).	
73.	Lesson 9	No Section 194A TDS on Interest payment to Scheduled Tribe by	https://incometa
		Scheduled Bank [Notification No. 110 Dated September 17, 2021]	xindia.gov.in/co
1	Procedural		mmunications/n
	Compliances	CBDT notifies that no Section 194A TDS will be deducted by 'Scheduled	otification/notifi
		Bank on payment of interest, other than interest on securities to	cation-no-110-
1		Scheduled Tribe residing in any specified area, and the payment as	<u>2021.pdf.pdf</u>
1		referred above is accruing or arising to the receiver as referred to in	
		section 10(26) if the payment made or aggregate of payments made	
		during the previous year does not exceed 20 lakhs rupees.	
1 '	1	26	

	T		
		Accordingly, TDS is not required to be deducted u/s 194A by	
		'Scheduled Bank on payment of interest, other than interest on	
		securities to Scheduled Tribe residing in any specified area, and the	
		payment as referred above is accruing or arising to the receiver as	
		referred to in section 10(26) if the payment made or aggregate of	
		payments made during the previous year does not exceed 20 Lakhs	
		rupees.	
74.	Lesson 3	CBDT notifies pension fund, namely '2452991 Ontario Limited'	https://incometa
		Section 10(23FE) [Notification No. 111 Dated September 16, 2021]	xindia.gov.in/co
	Income which		mmunications/n
	do not form a	CBDT notifies pension fund, namely, '2452991 Ontario Limited' under	otification/notifi
	part of Total	sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of	cation-no-111-
	Income	section 10 of the Income-tax Act, 1961 in respect of the eligible	<u>2021.pdf</u>
		investment made by it in India on or after 16 <sup>th</sup> September, 2021 but on or	
		before the 31st day of March, 2024 subject to fulfilment of certain	
		conditions.	
		Accordingly, 2452991 Ontario Limited will be specified person for	
		section 10(23FE).	
75.	Lesson 3	CBDT notifies pension fund, namely '276522 Ontario Limited'	https://incometa
		Section 10(23FE) [Notification No. 112 Dated September 16, 2021]	xindia.gov.in/co
	Income which		mmunications/n
	do not form a	CBDT notifies pension fund, namely, '276522 Ontario Limited' under	otification/notifi
	part of Total	sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of	<u>cation-no-112-</u>
	Income	section 10 of the Income-tax Act, 1961 in respect of the eligible	<u>2021.pdf</u>
		investment made by it in India on or after 16 <sup>th</sup> September, 2021 but on or	
		before the 31 <sup>st</sup> day of March, 2024 subject to fulfilment of certain	
		conditions.	
		Conditions.	
		Accordingly, 276522 Ontario Limited will be specified person for	
		section 10(23FE).	
76.	Lesson 3	Notification No. 114 [Dated September 20, 2021]	https://incometa
			xindia.gov.in/co
	Income which	The Central Government hereby specifies the pension fund, namely, the	mmunications/n
	do not form a	BCI IRR India Holdings Inc., as the specified person for the purposes of	otification/notifi
	part of Total	the sub-clause (iv) of clause (c) of the Explanation 1 to clause (23FE) of	cation-no-114-
	Income	section 10 of the Income-tax Act, 1961 in respect of the eligible	<u>2021.pdf</u>
		investment made by it in India on or after the date of publication of this	
		notification in the Official Gazette but on or before the 31st day of	
		March, 2024 subject to the fulfilment of the certain conditions.	
		Accordingly, BCI IRR India Holdings will be specified person for	
77	I aggan 2	Section 10(23FE).	1. ttu a. //im t
77.	Lesson 3	Notification No. 115 [Dated September 20, 2021]	https://incometa
	ĺ		xindia.gov.in/co
, i	Income		
	Income which	The Central Government notifies 'Gujarat Electricity Regulatory	mmunications/n
	do not form a	Commission', Gandhinagar (PAN AAAAG0638C), a commission	otification/notifi

		aartain (	manified income ari	ging to the Commission subject to fulfillment	
			in conditions.	sing to the Commission subject to fulfillment	
				n	
			0.0	lectricity Regulatory Commission is notified ng exemption under section 10(46) of the	
				ct to certain conditions.	
78.	Lesson 9	Notifica	ntion No. 119 [Dated	d October 11, 2021]	https://incometa
	Procedural Compliances	mention specifie furnishi	ned in column (2) of d in column (3) of ng a return of incom	exempts the following class of persons f the Table below, subject to the conditions f the said Table, from the requirement of the under sub-section (1) of section 139 of the tear 2021-2022 onwards:	xindia.gov.in/co mmunications/n otification/notifi cation-119- 2021.pdf
		Sl. No.	class of Persons	Conditions	
		1 1 1	(i) a non-resident, not being a company; or (ii) a foreign company	(i) The said class of persons does not earn any income in India, during the previous year, other than the income from investment in the specified fund referred to in sub-clause (i) of clause (c) of Explanation to clause (4D) of section 10 of the said Act; and  (ii) The provisions of section 139A of the said Act are not applicable to the said class of persons subject to fulfillment of the conditions mentioned in sub-rule (1) of rule 114AAB of the Income-tax Rules, 1962	
		2.	a non-resident, being an eligible foreign investor.	(i) The said class of persons, during the previous year, has made transaction only in capital asset referred to in clause (viiab) of section 47 of the said Act, which are listed on a recognised stock exchange located in any International Financial Services Centre and the consideration on transfer of such capital asset is paid or payable in foreign currency.  (ii) The said class of persons does not earn any income in India, during the previous year, other than the income from transfer of capital asset referred to in clause (viiab) of section 47 of the said Act; and  (iii) The provisions of section 139A of the said Act are not applicable to the said class of persons subject to fulfillment of the conditions mentioned in sub-rule (2A) of rule 114AAB of the said rules.	

	1		1
		Accordingly, the class of persons mentioned in column (2) of the above	
		Table is exempt from the requirement of furnishing a return of income	
		from assessment year 2021-2022 onwards subject to the fulfillment of	
70	T 4	conditions specified in column (3) of the said Table.	1 //:
79.	Lesson 4	Clarification regarding Section 36(1)(xvii) of the Income-tax Act,	https://incometa
	Part III	1961 inserted vide Finance Act, 2015 [Circular No. 18 Dated Oct 25,	xindia.gov.in/co
	PGBP	2021]	mmunications/ci rcular/circular-
		The Finance Act, 2015 inserted the clause (xvii) in sub-section (1) of section 36 of the Income-tax Act, 1961 (the Act) to provide for deduction on account of the amount of expenditure incurred by a co-operative society engaged in the business of manufacture of sugar for purchase of sugarcane at a price which is equal to or less than the price fixed or approved by the Government. The issue of treatment of additional payment for sugarcane price by Co-operative sugar mills as an income distribution to farmer members and the resultant tax liabilities has been brought to the notice of the Central Board of Direct Taxes (the Board).  The matter has been examined by the Board and clarified that the phrase 'price fixed or approved by the Government' includes price fixed by State Governments through State-level Acts/Orders or other	no-18-2021.pdf
		fixation by State Governments through State-level Acts/Orders or other	
		legal instruments that regulate the purchase price for sugarcane	
		including State Advised Price, which may be higher than the Statutory	
		Minimum Price/ Fair and Remunerative Price fixed by the Central	
0.0	T 2	Government.	1 44 // 4
80.	Lesson 3	Guidelines under clause (23FE) of section 10 of the Income-tax Act, 1961 [Circular No. 19 Dated October 26, 2021]	https://incometa xindia.gov.in/co
	Income which	1901 [Circular No. 19 Dated October 20, 2021]	mmunications/ci
	do not form a part of Total Income	Finance Act, 2020 inserted clause (23FE) to provide for exemption to sovereign wealth funds and pension funds on their income in the nature of dividend, interest and long-term capital gains arising from investment in infrastructure in India made between 01 .04.2020 and 31.03.2024 subject to fulfillment of certain conditions. The Board issued the following guidelines in this regard:	rcular/circular- 19-2021.pdf
		(a) if the loans and borrowings have been taken by the specified fund or any of its group concern, specifically for the purposes of making investment by the specified fund in India, such fund shall not be eligible for exemption under clause (23FE) of section 10 of the Act; and	
		(b) if the loans and borrowings have been taken by the specified fund or any of its group concern, not specifically for the purposes of making investment in India, it shall not be presumed that the investment in India has been made out of such loans and borrowings and such specified fund shall be eligible for exemption under clause 23(FE) of section 10 of the Act, subject to the fulfillment of all other conditions under the said clause, provided that the source of the investment in India is not from such loans and borrowings.  Accordingly, the above guidelines has been issued with respect to	
		claiming exemption by sovereign wealth funds and pension funds on	
		their income in the nature of dividend, interest and long-term capital	
		gains arising from investment in infrastructure in India.	
	1	29	

81.	Lesson 10 Assessment, Appeals and Revision	E-Settlement Scheme, 2021 [Notification No. 129 Dated November 1, 2021]  The Central Board of Direct Taxes (CBDT) notified the e-Settlement Scheme, 2021 to settle pending Applications transferred to the Settlement Commission. This Scheme shall be applicable to pending applications in respect of which the applicant has not exercised the option under subsection (1) of section 245M of the Income tax Act, 1961 and which has been allotted or transferred by Central Board of Direct Taxes to an Interim Board. The Interim Board shall conduct e-settlement of pending applications allocated or transferred to it in accordance with the provisions of this Scheme.  Under the e-Settlement scheme, all communication between the Interim Board and the applicant, or his authorised representative will be exclusively in electronic mode. There is no need for the applicant or his or her representative to make any personal appearance before the Interim Board or before any Income-tax Authority or any ministerial staff posted with the Interim Board.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-129- 2021.pdf
		The scheme is in line with the government's vision to digitize the overall income tax litigation process in order to bring more transparency and credibility.	
82.	Assessment, Appeals and Revision	Income tax (32nd Amendment) Rules, 2021 [Notification No. 132 Dated November 23, 2021]  Through this notification, CBDT has notified revised Form No. 52A relating to Statement to be furnished to the Assessing Officer under section 285B of the Income-tax Act, 1961, in respect of production of a circumstage of the statement of the section 285B.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-132- 2021.pdf
83.	Lesson 3  Income which do not form a part of Total Income	Cinematograph film under Rule 121A of Income-tax Rules, 1962.  Notification No. 133 [Dated November 23, 2021]  The Central Government notifies to include 'Haryana State Legal Services Authority' Panchkula (PAN AAALH0475J), an authority constituted by the State Government of Haryana, for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that Authority subject to certain conditions.  Accordingly, the Haryana State Legal Services Authority is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-133- 2021.pdf
84.	Lesson 6  Deduction from Gross Total Income, Rebate & Relief	Notification No. 134 [Dated December 6, 2021] The Central Government specifies the Jeevan Akshay-VII Plan of the Life Insurance Corporation of India, as filed by that Corporation with the Insurance Regulatory and Development Authority, as the annuity plan of the Life Insurance Corporation of India for the purposes of the clause (xii) of sub-section (2) of Section 80C of the Income-tax Act, 1961 for the assessment year 2021-22 and subsequent years.  Accordingly, Deduction u/s 80C will be available for availing the aforesaid LIC policy.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-no-134- 2021.pdf

85.	Lesson 3  Income which do not form a part of Total Income	CBDT notifies conditions for exemption of income accrued by non-resident as a result of transfer of non-deliverable forward contracts vide Income-tax (33rd Amendment) Rules, 2021 [Dated December 10, 2021]  The Central Board of Direct taxes notified Income-tax (33rd Amendment) Rules, 2021 further to amend the Income-tax Rules, 1962. In the Income-tax Rules, 1962, the rule 21AK shall be inserted as follow:  Rule 21AK: Conditions for the purpose of clause (4E) of section 10: (1) The income accrued or arisen to, or received by, a non-resident as a result of transfer of non-deliverable forward contracts under clause (4E) of section 10 of the Act, shall be exempted subject to fulfillment of the	https://www.in cometaxindia.g ov.in/communi cations/notifica tion/notificatio n-136- 2021.pdf
		following conditions:  (i) the non-deliverable forward contract is entered into by the non-resident with an offshore banking unit of an International Financial Services Centre which holds a valid certificate of registration granted under International Financial Services Centres Authority (Banking) Regulations, 2020 by the International Financial Services Centres Authority; and  (ii) such contract is not entered into by the non-resident through or on	
		behalf of its permanent establishment in India.  The offshore banking unit shall ensure that the condition provided in clause (ii) of sub-rule (1) is complied with.	
86.	Lesson 3  Income which do not form a part of Total Income	Income-tax (34th Amendment) Rules, 2021 [Notification No. 138 Dated 27th December, 2021]  The Central Board of Direct taxes hereby makes the Income-tax (34th Amendment) Rules, 2021 further to amend the Income-tax Rules, 1962 as follow:	https://egazette .nic.in/WriteRe adData/2021/2 32154.pdf
		Rules 2DD has been inserted related to Computation of exempt income of specified fund for the purposes of clause (23FF) of section 10.  Form No. 10-II has been inserted related to Statement of exempt income under clause (23FF) of section 10 of the Income-tax Act, 1961	
87.	Lesson 3	Notification No. 1 (Dated 6th January, 2022)	https://incomet
	Income which do not form a part of Total Income	The Central Government notifies, for the purpose of clause (46) of section 10 of the Income tax Act, 1961, 'Regional Air Connectivity Fund Trust' a trust constituted by Central Government, in respect of certain specified income arising to the trust subject to fulfilment of certain condition.	axindia.gov.in/ communication s/notification/n otification-1- 2022.pdf
		Accordingly, 'Regional Air Connectivity Fund Trust' can claim exemption under section 10(46) of the Income Tax Act, 1961 subject to fulfillment of certain conditions.	

88.	Lesson 3	Notification No. 3 (Dated 11th January, 2022)	https://incomet
	Income which do not form a part of Total Income	The Central Government notifies to include 'International Financial Services Centres Authority' Gandhinagar, Gujarat, an authority constituted under sub-sections (1) and (3) of section 4 of the International Financial Services Centres Authority, Act, 2019, for the purpose of clause (46) of section 10 of the Income tax Act, 1961 in respect of certain specified income arising to the Authority subject to fulfilment of certain condition.  **Accordingly, International Financial Services Centres Authority ' can	axindia.gov.in/ communication s/notification/n otification-3- 2022.pdf
		claim exemption under section 10(46) of the Income Tax Act, 1961 subject to fulfillment of certain conditions.	
89.	Lesson 3	Notification No. 5 (Dated 13th January, 2022)	https://incometa
	Income which do not form a part of Total Income	The Central Government notifies to include 'Assam Electricity Regulatory Commission, constituted by the Government of Assam, for the purpose of clause (46) of section 10 of the Income tax Act, 1961 in respect of certain specified income arising to the commission subject to fulfilment of certain condition.	xindia.gov.in/co mmunications/n otification/notifi cation-05- 2022.pdf
		Accordingly, 'Assam Electricity Regulatory Commission' can claim exemption under section 10(46) of the Income Tax Act, 1961 subject to fulfillment of certain conditions.	
90.	Lesson 3  Income which do not form a part of Total Income	Income Tax 1st Amendment Rules, 2022 [Notification No. 6 Dated 14th January, 2022]  The Central Board of Direct Taxes (CBDT) on January 14th, 2022 has issued the Income Tax (1st Amendment), Rules, 2022 to further amend the Income tax Rules, 1962. Through this amendment, CBDT notifies new Rule 21AJA, Rule 21AJAA & Form No. 10-IK  The rule shall come into force on April 1, 2022.  New Rule 21AJA specifies that "Computation of exempt income of the specified fund, attributable to the investment division of an offshore banking unit, for clause (4D) of section 10 of the Income Tax Act"	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-06- 2022.pdf
		New Rule 21AJAA relates to Determination of income of a specified fund attributable to the investment division of an offshore banking unit under sub-section (1B) of section 115AD of the Act.  Form No. 10-IK – Annual Statement of Exempt Income: The eligible investment division needs to furnish an annual statement of exempt income in Form No. 10-IK electronically under the digital signature on or before the due date, which is duly verified in the manner indicated therein.	
91.	Lesson 4 Part IV Capital Gains	New Income Tax Rule 8AD on Computation of Capital Gains u/s 45(1B) [Notification No. 8 Dated January 18, 2022] Section 45(1B) provides that when a person receives an amount under ULIP, to which exemption under Section 10(10D) does not apply, any 32	https://www.inc ometaxindia.gov _in/communicati ons/notification/

	1	·	
		profits arising from such receipt shall be chargeable to tax under the head capital gains. The CBDT has notified Rule 8AD for computation of income deemed as capital gains in such cases.	notification-8- 2022.pdf
92.	Lesson 3	Notification No. 10 (Dated 21st January, 2022)	https://incometa xindia.gov.in/co
	Income which	The Central Government notifies, for the purpose of clause (46) of	mmunications/n
	do not form a	section 10 of the Income tax Act, 1961, 'National Skill Development	otification/notifi
	part of Total	Corporation, a body constituted by Central Government, in respect of	cation_no_10_2
	Income	certain specified income arising to the corporation subject to fulfilment of certain condition.	<u>022.pdf</u>
		Accordingly, 'National Skill Development Corporation' can claim exemption under section 10(46) of the Income Tax Act, 1961 subject to fulfillment of certain conditions.	
93.	Lesson 3	Notification No. 11(Dated 27th January, 2022)	https://incometa
			xindia.gov.in/co
	Income which	The Central Government notifies, for the purpose of clause (46) of	mmunications/n
	do not form a	section 10 of the Income tax Act, 1961, "West Bengal Electricity	otification/notifi
	part of Total	Regulatory Commission" a commission constituted by the state	cation-11-2022-
	Income	government of West Bengal, in respect of certain specified income arising to the Commission subject to fulfillment of certain condition.	new.pdf
		Accordingly, 'West Bengal Electricity Regulatory Commission' can	
		claim exemption under section 10(46) of the Income Tax Act, 1961	
		subject to fulfillment of certain conditions.	
94.	Lesson 3	Guidelines under clause (10D) section 10 of the Income-tax Act, 1961	https://www.inc
	Lesson c	(Circular No. 02 Dated 19th January, 2022)	ometaxindia.gov
	Income which		.in/communicati
	do not form a	Clause (10D) of section 10 of the Income-tax Act, 1961 provides for	ons/circular/circ
	part of Total	income-tax exemption on the sum received under a life insurance policy,	ular-2-2022.pdf
	Income	including any sum allocated by way of bonus on such policy subject to certain exclusions.	
		The Finance Act, 2021 amended clause (10D) of section 10 of the Act by	
		inserting Four provisos (fourth to seventh provisos). Fourth proviso	
		provides that, with effect from 01.02.2021, the sum received under a Unit	
		Linked Insurance Policy (ULIP), issued on or after 01.02.2021, shall not	
		be exempt under the said clause if the amount of premium payable for	
		any of the previous years during the term of such policy exceeds Rs.	
		2,50,000. Further, fifth proviso provides that if premium is payable for more than one ULIP, issued on or after 01.02.2021, the exemption under	
		the said clause shall be available only with respect to such policies where	
		the aggregate premium does not exceed Rs. 2,50,000 for any of the	
		i me aggregate premium aces not exceed its. 4,30,000 for any Of the	h .
		previous years during the term of any of those policies. Sixth proviso	
		previous years during the term of any of those policies. Sixth proviso provides that the fourth and fifth provisos shall not apply in case of sum	
		previous years during the term of any of those policies. Sixth proviso provides that the fourth and fifth provisos shall not apply in case of sum received on death of the person.  In order to remove difficulties, CBDT has issued the following guidelines.	
		previous years during the term of any of those policies. Sixth proviso provides that the fourth and fifth provisos shall not apply in case of sum received on death of the person.  In order to remove difficulties, CBDT has issued the following	

		during the previous year (hereinafter referred as "current previous year")	
		under any one or more ULIPs issued on or after 01.02.2021 ("eligible	
		ULIP") shall be exempt under clause (10D) of section 10 of the Act,	
		subject to the satisfaction of other provisions of said clause. The same are	
		explained by way of examples of different situations.	
0.5	T 0	CDDT Classical No. 04/2022 for Town Dallarkins on Calculation of 102	1.44
95.	Lesson 9	CBDT Circular No. 04/2022 for Tax Deduction on Salaries u/s 192	https://incomet axindia.gov.in/c
	Procedural	for FY 2021-22 [Dated March 15, 2022]	ommunications
	Compliances	The Control Decord of Direct Toyon (CDDT) has released a singular	/circular/circul
	Comphances	The Central Board of Direct Taxes (CBDT) has released a circular concerning Tax Deduction at Source (TDS) and Income tax deduction on	ar-04-2022.pdf
		salaries for the year 2021-22.	<u>ar-04-2022.par</u>
		salaries for the year 2021-22.	
		The circular provided the rates of the deduction of the income tax via	
		payment of the income chargeable beneath the head salaries in the FY	
		2021-22 and elaborates specifically related provisions of the act and the	
		income tax rules, 1962. The sections and the rules referred to the Income	
		tax Act 1961 and Income tax Rules 1962 correspondingly unless any	
		other decision has been given.	
		č	
		Last year, a Circular No. 20/2020 on 03.12.2020 was given in which the	
		rates of deduction of income-tax from the payment of income beneath the	
		head Salaries under Section 192 of the Income-tax Act, 1961 (hereinafter	
		'the Act'), during the financial year 2020-21 were intimated.	
		Under section 192(1) of the act, any individual liable for paying any	
		income chargeable beneath the head salaries will during the payment time	
		deduct income tax on the amount payable at the average rate of the	
		income tax calculated on the grounds of the rates towards the fiscal year	
		where the payment is made, on the estimated income of taxpayer beneath	
96.	Lesson 4 Part	the head of the salary income for that fiscal year.  Polarytian from the requirement of electronic filing of application in	https://incomet
90.	III	Relaxation from the requirement of electronic filing of application in Form No.3CF for seeking approval under section 35(1)(ii)/(iia)/(iii)	https://incomet axindia.gov.in/c
	111	of the Income-tax Act, 1961 (the Act) [Circular No. 5 Dated March	ommunications
	PGBP	16, 2022]	/circular/circul
	1 321	10, 2022]	ar-no-5-
		On consideration of difficulties in electronic filing of Form No.3CF as	2022.pdf
		stipulated in Rule 5C (1A) and Rule 5F(2)(aa) of the Income-tax Rules,	
		1962 w.e.f. 01.04.2021, the Central Board of Direct Taxes (CBDT),	
		provides the following relaxation:	
		(i) Applicants seeking approval under section 35(1)(ii)/(iia)/(iii) of the	
		Act may file the application in Form No.3CF physically during the period	
		from the date of issuance of this Circular till 30th September 2022; or the	
		date of availability of Form No. 3CF for electronic filing on the e-filing	
97.	Lesson 9	website, whichever is earlier.  Condonation of delay under section 119(2)(b) of the Income-tax Act,	https://incometa
71.	LCSSUII 7	1961 in filing of Form 10-IC for Assessment Year 2020-21 [Circular	xindia.gov.in/co
	Procedural	No. 6 Dated March 17, 2022]	mmunications/ci
	Compliances		rcular/circular-
	1	CBDT issues Income Tax Circular 06/2022 Dated: 17th March, 2022 to	no-6-2022.pdf

	1		
		condone the default in filing Form 10-IC to avail lower tax rate of 22%	
		under section 115BAA for AY 2020-21. Form 10-IC can now be filed till	
		30 June 2022, if Income Tax return was originally filed within due date	
98.	Lesson 9	and the option to avail lower rate was opted in ITR 6.	https://incomet
98.	Lesson 9	Clarification with respect to relaxation of provisions of rule 114AAA of Income-tax Rules, 1962 prescribing the manner of making	https://incomet axindia.gov.in/c
	Procedural	Permanent Account Number (PAN) inoperative [Circular No. 7]	ommunications
	Compliances	Dated March 30, 2022]	/circular/circul
	Compilations		ar-no-7-
		The Ministry of Finance has extended the deadline for linking PAN Card	2022.pdf
		with Aadhaar number till March 31, 2023. The deadline was otherwise set	
		to end by 31.03.2022. However, a penalty up to Rupees 1000 will be	
		payable for late linking of PAN-Aadhaar after March 31, 2022. A fee of	
		Rs 500 will be payable for giving Aadhaar details for up to three months	
		from April 1, 2022 and a fee of Rs.1000 after that.	
		A Press Release issued by the Ministry has said that "till 31st March,	
		2023 the PAN of the assessees who have not intimated their Aadhaar, will	
		continue to be functional for the procedures under the Act, like furnishing	
		of return of income, processing of refunds etc".	
99.	Lesson 9	Extension of time line for electronic filing of Form No.10AB for	https://incomet
		seeking registration or approval under Section 10(23C), 12A or 80G	axindia.gov.in/c
	Procedural	of the Income tax Act,1961 (the Act) [Circular No. 8 Dated March 31,	ommunications
	Compliances	2022]	/circular/circul
		On consideration of difficulties in electronic filing of Form No 10AD as	<u>ar-no-8-</u>
		On consideration of difficulties in electronic filing of Form No.10AB as stipulated in Rule 2C or 11AA or 17A of the Income tax Rules, 1962	<u>2022.pdf</u>
		w.e.f. 01.04.2021, the Central Board of Direct Taxes (CBDT), extends	
		the due date for electronic filing of such Form as under:	
		(i) The application for registration or approval under Section 10(23C),	
		12A or 80G of the Act in Form No.10AB, for which the last date for	
		filing falls on or before 29th September, 2022, may be filed on or before	
100	T 4D 4	30th September, 2022.	1.44
100.	Lesson 4 Part III	Notification No. 14 [Dated March 3, 2022]	https://incomet axindia.gov.in/c
	111	The Central Government approves 'Sri Shankara Cancer Foundation,	ommunications
	PGBP	Bangalore (PAN: AAHTS5593F)' under the category of 'University,	/notification/no
	1 021	College or other institution' for Scientific Research for the purposes of	tification-no-
		clause (ii) of sub-section (1) of section 35 of the Income-tax Act, 1961	14-2022.pdf
		read with rules 5C and 5E of the Income-tax Rules, 1962.	
		This Notification shall apply with effect from the date of publication in the Official Gazette (i.e. from the Previous Year 2021-22) and	
		accordingly shall be applicable for Assessment Years 2022-2023 to 2026-	
		2027.	
101.	Lesson 10	CBDT notifies Faceless Jurisdiction of Income-tax Authorities	https://incomet
		Scheme, 2022 [Notification No. 15 [Dated March 28, 2022]	axindia.gov.in/c
	Assessment,		ommunications
	Appeals and	Section 130 of the Income-tax Act empowers the Central Government to	/notification/no
	Revision	make a scheme for:	tification-15-
		35	<u>2022.pdf</u>

a) Exercise of all or any of the powers and performance of all or any of the functions conferred on or assigned to Income-tax authorities under Section 120; or b) Vesting the jurisdiction with the Assessing Officer under Section 124; or c) Exercise of power to transfer cases under Section 127; or d) Exercise of the jurisdiction in case of change of incumbency under Section 129 The Central Government has notified the Faceless Jurisdiction of Incometax Authorities Scheme, 2022, of the purpose of section 130. The Scheme is applicable with effect from 28-03-2022. The jurisdiction of the Assessing Officer shall be vested in a faceless manner through automated allocation and in accordance with and to the extent provided in: 1. Section 144B with reference to making the faceless assessment of total income or loss of assessee; 2. The Faceless Appeal Scheme, 2021 with reference to the disposal of appeals; 3. The Faceless Penalty Scheme, 2021 with reference to the imposition of penalty under Chapter XXI of the Act; 4. The e-Verification Scheme, 2021 with reference to: Calling for information under section 133. Collecting certain information under section 133, or Calling for information by the prescribed authority under section 133C, or Exercise of power to inspect the register of companies under section 134, or Exercise of power of Assessing Officer under section 135. 5. The e-Settlement Scheme, 2021 with reference to the settlement of pending applications by the interim Board; and 6. The e-advance rulings Scheme, 2022 with reference to dispute resolution for persons or class of persons, as specified by the Board, who may opt for dispute resolution under Chapter XIX-AA with reference to the dispute arising from any variation in the specified order fulfilling the specified conditions. Income-tax (Third Amendment) Rules, 2022 [Notification No. 17] Lesson 9 https://incometa **Dated March 29, 2022**] xindia.gov.in/co mmunications/n Procedural **Compliances** The Central Board of Direct Taxes (CBDT) on March 29, 2022 has issued otification/notifi the Income-tax (Third Amendment) Rules, 2022 to further amend the cation-17-Income-tax Rules, 1962. This has come into force on April 1, 2022. 2022.pdf The following has been amended namely:

• In Rule 114 which specify "Application for allotment of a permanent

102

		account number." the following sub-rule (5A) has been inserted namely:	
		"Every person who, in accordance with the provisions of sub-section (2) of section 139AA, is required to intimate his Aadhaar number to the prescribed authority in the prescribed form and manner, fails to do so by the date referred to in the said sub-section, shall, at the time of subsequent intimation of his Aadhaar number to the prescribed authority, be liable to pay, by way of fee a prescribed amount"	
		• In Rule 114AAA which specify "Manner of making permanent account number inoperative" the following proviso will be inserted after clause (2) namely:	
		"Provided that the provisions of this sub-rule shall have effect from the date specified by the Board"	
103.	Lesson 10	e-Assessment of Income Escaping Assessment Scheme, 2022 [Notification No. 18 Dated March 29, 2022]	https://incomet axindia.gov.in/c
	Assessment,		ommunications
	Appeals and Revision	The Central Government hereby makes the e-Assessment of Income Escaping Assessment Scheme, 2022. In this Scheme, unless the context otherwise requires,  (a) Act means the Income-tax Act, 1961;  (b) automated allocation means an algorithm for randomised allocation of cases, by using suitable technological tools, including artificial	/notification/no tification-18- 2022.pdf
		intelligence and machine learning, with a view to optimise the use of resources.  Scope of the Scheme  (a) assessment, reassessment or recomputation under section 147 of the Act,	
		(b) issuance of notice under section 148 of the Act,	
		shall be through automated allocation, in accordance with risk management strategy formulated by the Board as referred to in section 148 of the Act for issuance of notice, and in a faceless manner, to the extent provided in section 144B of the Act with reference to making	
104.	Lesson 10	assessment or reassessment of total income or loss of assessee.  Faceless Inquiry or Valuation Scheme, 2022 [Notification No. 19]	https://incometa
		Dated March 30, 2022]	xindia.gov.in/co
	Assessment, Appeals and Revision	The Central Government hereby makes the Faceless Inquiry or Valuation Scheme, 2022. In this Scheme, unless the context otherwise requires, (a) "Act" means the Income-tax Act, 1961; (b) "automated allocation" means an algorithm for randomised allocation of cases, by using suitable technological tools, including artificial intelligence and machine learning, with a view to optimise the use of resources.	mmunications/n otification/notification-19- 2022.pdf
		Scope of the Scheme  (a) issuing notice under sub-section (1) of section 142 of the Act,  (b) making inquiry before assessment under sub-section (2) of section 142 of the Act,  37	

Individual who is visiting India [Notification No. 20 Dated March 30, 2022]   Section 206C(1G) provides the collection of tax at source (TCS) from remittance under the Liberalized Remittance Scheme and on sale of an overseas tour package. The CBDT has notified that provisions of TCS under section 206C(1G) shall not apply to an individual who is not a resident in India under section 6 and who is visiting India.			(c) directing the assessee to get his accounts audited under sub-section (2A) of section 142 of the Act, (d) estimating the value of any asset, property or investment by a Valuation Officer under section142A of the Act, shall be in a faceless manner, through automated allocation, in accordance with and to the extent provided in section 144B of the Act with reference to making faceless assessment of total income or loss of assessee	
Income which do not form a part of Total Income  107. Lesson 9 Procedural Compliances  Income tax 6 <sup>th</sup> Amendment Rules, 2022 [Notification No. 24 Dated 4 <sup>th</sup> April, 2022]  Procedural Compliances  Compliances  Income tax 6 <sup>th</sup> Amendment Rules, 2022 [Notification of income from retirement benefit account maintained in a notified country and FORM No. 10-EE vide Notification No. 24/2022.  • After rule 21AA which specifies "Furnishing of particulars for claiming relief" the following new rule 21AAA has been inserted "Where a specified person has income accrued in a specified account or accounts, during a previous year relevant to any assessment year beginning on or after the 1st day of April, 2022, such income shall, at the option of the specified account or accounts is taxed at the time of withdrawal or redemption, as the case may be, in the notified country"  • Form No. 10-EE has been inserted under Appendix-II  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated Appil 3, 2022]	105.	Procedural	Provisions of TCS u/s 206C(1G) not applicable to a non-resident Individual who is visiting India [Notification No. 20 Dated March 30, 2022]  Section 206C(1G) provides the collection of tax at source (TCS) from remittance under the Liberalized Remittance Scheme and on sale of an overseas tour package. The CBDT has notified that provisions of TCS under section 206C(1G) shall not apply to an individual who is not a	
Income which do not form a part of Total Income  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 24 Dated 4th April, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 7th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Income tax 6th Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]	106.	Lesson 3	Notification No. 22 Dated March 31, 2022]	https://incomet
Procedural Compliances  CBDT notifies Income Tax Rule 21AAA i.e. Taxation of income from retirement benefit account maintained in a notified country and FORM No. 10-EE vide Notification No. 24/2022.  • After rule 21AA which specifies "Furnishing of particulars for claiming relief" the following new rule 21AAA has been inserted "Where a specified person has income accrued in a specified account or accounts, during a previous year relevant to any assessment year beginning on or after the 1st day of April, 2022, such income shall, at the option of the specified person, be included in his total income of the previous year relevant to the assessment year in which income from the said specified account or accounts is taxed at the time of withdrawal or redemption, as the case may be, in the notified country"  • Form No. 10-EE has been inserted under Appendix-II  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated April 5, 2022]  Assessment, Appeals & The Central Board of Direct Taxes hereby makes the Income-tax 4848.pdf		do not form a part of Total	namely, the 'the Kotak Infrastructure Debt Fund Limited (PAN: AAACK5920G)' for the purposes of the clause (47) of section 10 of Income-tax Act, 1961 for the assessment year 2018-19 and subsequent	ommunications /notification/no tification-22-
Assessment, Appeals & The Central Board of Direct Taxes hereby makes the Income-tax     April 5, 2022]   nic.in/WriteRegard   adData/2022/2   addata/2022/2	107.	Procedural	<ul> <li>4th April, 2022]</li> <li>CBDT notifies Income Tax Rule 21AAA i.e. Taxation of income from retirement benefit account maintained in a notified country and FORM No. 10-EE vide Notification No. 24/2022.</li> <li>After rule 21AA which specifies "Furnishing of particulars for claiming relief" the following new rule 21AAA has been inserted "Where a specified person has income accrued in a specified account or accounts, during a previous year relevant to any assessment year beginning on or after the 1st day of April, 2022, such income shall, at the option of the specified person, be included in his total income of the previous year relevant to the assessment year in which income from the said specified account</li> </ul>	
Appeals & The Central Board of Direct Taxes hereby makes the Income-tax 4848.pdf			the case may be, in the notified country"	
<b>Revision</b> (Seventh Amendment) Rules, 2022 as per which after PART IX-A,	108.		the case may be, in the notified country"  • Form No. 10-EE has been inserted under Appendix-II  Income tax 7 <sup>th</sup> Amendment Rules, 2022 [Notification No. 26 Dated	https://egazette. nic.in/WriteRe adData/2022/23

109.	Lesson 10 Assessment,	PART IX-AA related to Dispute Resolution Committee shall be inserted as follows:  PART IX-AA DISPUTE RESOLUTION COMMITTEE Rule 44DAA - Constitution of Dispute Resolution Committee Rule 44DAB - Application for resolution of dispute before the Dispute Resolution  Committee Rule 44DAC - Power to reduce or waive penalty imposable or grant immunity from prosecution or both under the Act Rule 44DAD - Definitions (Dispute Resolution Committee, Specified Order, Specified Condition, Specified Person) FORM NO. 34BC - Application to the Dispute Resolution Committee.  e-Dispute Resolution Scheme, 2022 [Notification No. 27 Dated April 5, 2022]	https://egazette. nic.in/WriteRea dData/2022/234
	Appeals & Revision	<ul> <li>The Central Government hereby makes e-Dispute Resolution Scheme, 2022. The scheme specifies the following:</li> <li>Scope and Procedure</li> <li>Application for Dispute Resolution and Screening of Application by Committee</li> <li>Procedure to be followed by Dispute Resolution Committee</li> <li>Powers of the Dispute Resolution Committee</li> <li>Waiver of penalty imposable and Immunity from prosecution</li> <li>Appeal or revision</li> <li>Authorisation to be filed</li> <li>Exchange of communication exclusively by electronic mode</li> <li>Authentication and Delivery of electronic record</li> <li>No personal appearance before the Dispute Resolution Committee</li> <li>Proceedings not open to the public</li> <li>Language of the Dispute Resolution Committee</li> <li>Power to specify format, mode, procedure and processes</li> </ul>	851.pdf
110.	Income which do not form a part of Total Income	Notification No. 29 [Dated April 11, 2022]  The Central Government notifies "The Somnath Temple managed by Shree Somnath Trust (PAN: AAATS9555Q)" to be place of historic importance and a place of public worship of renown for the purposes of clause (b) of sub-section (2) of section 80G of the Income-tax Act, 1961.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-29- 2022.pdf
111.	Lesson 3  Income which do not form a part of Total Income	Notification No. 30 [Dated April 11, 2022]  The Central Government notifies to include 'Rajasthan Electricity Regulatory Commission' (PAN AAABR0296D), a Commission constituted by the state Government of Rajasthan, for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that Commission subject to fulfillment of certain condition.  Accordingly, Rajasthan Electricity Regulatory Commission is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-30- 2022.pdf
		39	

Income which do not form a part of Total Income   Income which do not form a part of Total Income   Income with the Central Government hereby notifies the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Bank for Financing Infrastructure and Development Act, 2021, and the National Park Security of the purpose of clause (40 pri 2022 pdf    Income which do not form a part of Total Income and part of Total Income which do not form a part of Total Income with the National Park Security of the Income tax Act, 1961 subject to certain conditions.    Income which do not form a part of Total Income with the National Park Security of the Income tax Act, 1961 subject to certain conditions.    Accordingly, Gujarat Real Estate Regulatory Authority is notified for the purpose of (46) of section 10 of the Income tax Act, 1961 in respect of	112.	Lesson 3	Notification No. 31 [Dated April 18, 2022]	https://incometa
Part III   PGBP		do not form a part of Total	The Central Government hereby notifies the National Bank for Financing Infrastructure and Development, established under section 3 of the National Bank for Financing Infrastructure and Development Act, 2021, for the purposes of clause (48D) of section 10 of the Income-tax Act, 1961 for a period of ten consecutive assessment years beginning from the	xindia.gov.in/co mmunications/n otification/notifi cation-31-
Income which do not form a part of Total Income  Income which do not form a part of Total Income  Inco	113.	Part III	The Central Government hereby approves 'Sri Sharada Institute of Indian Management Research Foundation Trust, New Delhi, (PAN: AAJTS0088H)' as 'other Institution' under the category of 'University, College or other institution' for research in social science or statistical research for the purposes of clause (iii) of sub-section (1) of section 35 of the Income-tax Act, 1961 read with rules 5C and 5E of the Income-tax	xindia.gov.in/co mmunications/n otification/notifi cation-33-
Income which do not form a part of Total Income    Income	114.	Lesson 3	Notification No. 35 [Dated April 20, 2022]	
the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.    Income which do not form a part of Total Income   Income		do not form a part of Total	Regulatory Authority' (PAN AAAGG1260R), an Authority constituted by the State Government of Gujarat, for the purposes of clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that Authority, subject to fulfilment of certain	mmunications/n otification/notifi cation-35-
Income which do not form a part of Total Income   Income which do not form a part of Total Income   Income   Income   Total Income   Inc			the purpose of claiming exemption under section 10(46) of the Income	
Income which do not form a part of Total Income  Incom	115.	Lesson 3	·	
the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.  116. Lesson 9  Procedural Compliances  CBDT has notified additional conditions under section 139(1) of Income Tax return otification/noti		do not form a part of Total	Zone Authority' (PAN AAALS4995G), an Authority constituted under the Special Economic Zone Act, 2005 by the Government of India, for the purposes of (46) of section 10 of the Income-tax Act, 1961, in respect of the following specified income arising to that Authority, subject to	mmunications/n otification/notifi cation-36-
Procedural Compliances  CBDT has notified additional conditions under section 139(1) of Income Tax Act 1961 for compulsory return filing which are as follows:  i. if his total sales, turnover or gross receipts, as the case may be, in			the purpose of claiming exemption under section 10(46) of the Income	
Procedural Compliances  CBDT has notified additional conditions under section 139(1) of Income Tax Act 1961 for compulsory return filing which are as follows:  i. if his total sales, turnover or gross receipts, as the case may be, in	116.	Lesson 9	Additional conditions for compulsory filing of Income Tax return	_
			CBDT has notified additional conditions under section 139(1) of Income Tax Act 1961 for compulsory return filing which are as follows:	mmunications/n otification/notifi cation-37-
or			the business exceeds sixty lakh rupees during the previous year; or	

117.	Lesson 3	<ul> <li>ii. if his total gross receipts in profession exceeds ten lakh rupees during the previous year; or</li> <li>iii. if the aggregate of tax deducted at source and tax collected at source during the previous year, in the case of the person, is twenty-five thousand rupees or more; or</li> <li>iv. the deposit in one or more savings bank account of the person, in aggregate, is rupees fifty lakh or more during the previous year:</li> <li>Notification No. 47 [Dated April 28, 2022]</li> </ul>	https://incometa
	Income which do not form a part of Total Income	The Central Government notifies to include Tamilnadu Construction Workers Welfare Board (PAN AAATT9440P), a Board constituted by the state Government of Tamil Nadu, for the purposes of clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that Board, subject to fulfilment of certain conditions.  Accordingly, Tamilnadu Construction Workers Welfare Board is notified for the purpose of claiming exemption under section 10(46) of	xindia.gov.in/co mmunications/n otification/notifi cation-47- 2022.pdf
118.	Lesson 9 Procedural Compliances	Income tax Act, 1961 subject to certain conditions.  Income tax 11 <sup>th</sup> Amendment Rules 2022 [Notification No. 48 Dated April 29, 2022]  The Central Board of Direct Taxes has issued the Income-tax (Eleventh Amendment) Rules, 2022 which provides that following class of persons shall file return of income relating to the assessment year commencing on the 1st day of April, 2020 and subsequent assessment years, in the Form ITR-U Electronically under digital signature.  1. Individual, or Hindu undivided family or a firm or limited liability partnership or an association of persons or a body of individuals, whether incorporated or not, or a local authority or an artificial juridical person in whose case accounts are required to be audited under section 44AB of the Act or a Company or a political party required to furnish a return in Form ITR-7.  2. Individual, or Hindu undivided family, or firm, or limited liability partnership, or an association of persons or a body of individuals, whether incorporated or not, or a local authority or an artificial juridical person.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-48- 2022.pdf
119.	Lesson 3  Income which do not form a part of Total Income	Income Tax (Thirteenth Amendment) Rules, 2022 [Notification No. 50 Dated May 6, 2022]  The Central Board of Direct Taxes notified Income Tax (Thirteenth Amendment) Rules, 2022. The amendment laid down the formula for computing infrastructure investments of sovereign wealth funds (SWFs) and pension funds that are eligible for income tax incentives, and the scheme of computation of tax-exempt income attributable to these investments. Rule 2DCA has been inserted to this effect.  Further, the Rules also state that, for the purpose of valuation, Section 10 of the Income Tax Act, 1961 identifies incomes that are exempted from such valuation. Where any income is not included in the specified person's (Section 10(23FE) income, and where after any previous year if	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-no-50- 2022.pdf

a person fails to meet any of the listed provisions for the valuation of that income that has to be excluded, it will be taxed as personal income. The Rules also place the following responsibilities on The Principal Director General of Income-tax (Systems) or the Director-General of Income-tax (Systems) to:

- i. Specify the procedure, formats and standards for ensuring secure capture and transmission of the data in Form No. 10BBD.
- ii. Specify the procedure, format, data structure, standards and manner of generation of electronic verification code, referred to in sub-rule (9), for verification of the person furnishing the said Form.
- iii. Be responsible for evolving and implementing appropriate security, archival and retrieval policies in relation to the Form No 10BBD so furnished.

The following modifications have also been introduced vide amendments to Rule 3:

- 1. Intimation Form (10BBB) has been substituted by the Pension Fund of investment under Section 10(23FE).
- 2. Form 10BBC- Certificate of accountant in respect of compliance to the provisions is substituted by the notified Pension Fund.
- 3. New Form 10BBD- Statement of eligible investment received has been inserted.

#### 120. **Lesson 3**

#### Income which do not form a part of Total Income

# Guidelines under clause (23FE) of section 10 of the Income-tax Act, 1961 [Circular No. 9 Dated May 9, 2022]

The Ministry of Finance (MoF) has issued the Guidelines under clause (23FE) of section 10 of the Income-tax Act, 1961 to provide for exemption to wholly owned subsidiaries of Abu Dhabi Investment Authority (ADIA), sovereign wealth funds (SWF) and pension funds (PF) on their income in the nature of dividend, interest and long-term capital gains arising from investment made in infrastructure in India, during the period beginning with April 1, 2020 and ending on March 31, 2024 subject to fulfilment of certain conditions.

Certain Provisions of the Finance Act has been amended to incentivise infrastructure investments by specified persons in India.

#### The guidelines are provided under the following headings:

- Transfer of investment within 3 years by the specified person or AIF/ domestic Company/NBFC
- Eligible infrastructure entity carrying on other businesses as well
- Violation of 50 %, 75 % or 90 % condition as per item (c), (d) or (e) of sub-clause (iii) of clause (23FE) of section 10 of the Act
- Violation of one or more conditions in clause (23FE) of section 10 of the Act or rules thereunder or under the notification exempting the specified person under the said clause.
- Computation of the capital gains arising to the specified person

https://incometa xindia.gov.in/co mmunications/ci rcular/cicular-9-2022.pdf

		on account of the transfer of their holding in domestic company or non-banking finance company  • Secondary investment in infrastructure companies  • Tax audit	
121.	Lesson 9	<ul> <li>Quarterly statement of investments</li> <li>Income Tax (Fifteenth Amendment) Rules, 2022 [Notification No. 53 Dated May 10, 2022]</li> </ul>	https://incometa xindia.gov.in/co
	Procedural Compliances	The Central Board of Direct Taxes has issued the Income–tax (Fifteenth Amendment) Rules, 2022 which provides that Principal Director General of Income-tax (Systems) or Director General of Income-tax (Systems) shall lay down the formats and standards along with procedure for authentication of permanent account number or Aadhaar number.	mmunications/n otification/notifi cation-no-53- 2022.pdf
		The amendment clarifies that permanent account number or Aadhaar number alongwith demographic information or biometric information of an individual shall be submitted to the Principal Director General of Income-tax (Systems) or Director General of Income-tax (Systems) or the person authorised by the Principal Director General of Income-tax (Systems) or Director General of Income-tax (Systems) with the approval of the Board, for the purposes of authentication of PAN or Aadhar Number.	
122.	Lesson 9	Circular regarding use of functionality under section 206AB and 206CCA of the Income-tax Act, 1961 [Circular No. 10 Dated May 17,	https://incometa xindia.gov.in/co
	Procedural Compliances	CBDT issued a Circular to modify the earlier Circular No. 11/2021 dated 21.06.2021 subsequent to amendments made in section 206AB (for TDS) and section 206CCA (for TCS) of the Income-tax Act, 1961 ('Act') by the Finance Act, 2022.	mmunications/ci rcular/circular- no-10-2022.pdf
		This circular is issued to clarify the implementation of the provisions of section 206AB and section 206CCA of the Act and to ease the compliance burden of the deductors in applying these provisions.	
		<ul> <li>Highlights of the Circular</li> <li>The deductor/collector shall check the status of the deductee at the beginning of each year.</li> <li>The deductee who is marked as 'filer' shall remain a filer for the whole financial year even after the expiry of the due date of furnishing the return of income for the latest assessment year.</li> <li>The status of the deductees who are marked as non-filers are subject to change and the deductor may recheck their status in the subsequent deduction.</li> <li>In the case of a non-resident who does not have any PE in India is outside the purview of the provisions of section 206AB and section 206CCA. However, the online utility does not distinguish</li> </ul>	

123.	Lesson 10 Assessment, Appeals and Revision	between a non-resident who has a PE or does not have a PE in India, hence, deductors needs to carry out the due diligence manually in respect of non-residents having PE in India and deduct the tax accordingly.  • Deductor/collectors are not required to collect any evidence from the deductee for applying the provisions of section 206AB/206CCA. Compliance as per the information provided by the online tool is sufficient.  • Section 206AB shall not apply to TDS under section 194S-TDS on transfer of Virtual Digital Assets.  CBDT notified amendment in Faceless penalty scheme, allowing mandatory personal hearing [Notification No. 54 Dated May 27, 2022]  The Central Board of Direct Taxes (CBDT) has notified the amendment in the faceless penalty scheme, allowing mandatory personal hearing through electronic mode to any taxpayer who has sought a hearing.  The amendment has omitted the Regional Faceless Penalty Centre from the Faceless Penalty Scheme and provides that electronic records shall.	https://egazette.nic.in/WriteReadData/2022/236054.pdf
		the Faceless Penalty Scheme and provides that electronic records shall be authenticated by the National Faceless Penalty Centre and even hearing should be done via them and not regional faceless penalty centre.  The Faceless Penalty (Amendment) Scheme, 2022, notified says that such hearing will be held exclusively through video conferencing or video telephony, including use of any telecommunication application software which supports video conferencing or video telephony.	
124.	Lesson 10 Assessment, Appeals and Revision	Notification No. 56 Dated May 28, 2022  The Central Board of Direct Taxes authorises the Assistant Commissioner of Income Tax / Deputy Commissioner of Income Tax (International Taxation), Circle -1(1)(1), Delhi to act as the 'Prescribed Income-tax Authority' for the purpose of issuance of notice under subsection (2) of section 143 of the Income Tax Act, 1961.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-56- 2022.pdf
125.	Lesson 10 Assessment, Appeals and Revision	Income Tax (Sixteenth Amendment) Rules, 2022 [Notification No. 57 Dated May 31, 2022]  The Central Board of Direct Taxes vide notification dated 31st May, 2022 has issued the Income-tax (Sixteenth Amendment) Rules, 2022 to provides that the form and manner of filing appeal to the High Court against a ruling pronounced or order passed by the Board for Advance Rulings by the assessee, or the Assessing Officer on the directions of the Principal Commissioner or Commissioner, shall be the same as provided in the applicable procedure laid down by the jurisdictional High Court for filing an appeal to the High Court.	https://incometa xindia.gov.in/co mmunications/n otification/notifi cation-57- 2022.pdf

126.	Lesson 3	Notification No. 58 Dated May 31, 2022	https://incometa
	Income which do not form a part of Total Income	The Central Government notifies to include 'National Biodiversity Authority' (PAN AAALN0331K), an Authority established under the Biological Diversity Act, 2002, for the purposes of the clause (46) of section 10 of the Income-tax Act, 1961 in respect of the certain specified income arising to that Authority.	xindia.gov.in/co mmunications/n otification/notifi cation-58- 2022.pdf
		Accordingly, National Biodiversity Authority is notified for the purpose of claiming exemption under section 10(46) of the Income tax Act, 1961 subject to certain conditions.	